Incorporated in the Cayman Islands with limited liability 於開曼群島註冊成立之有限公司 Stock Code 股份代號: 02368

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EAGLE NICE (INTERNATIONAL) HOLDINGS LIMITED 鷹美 (國際) 控股有限公司 *

ANNUA ANNUA BEPOR 2025年報

*僅供識別 *For identification purposes only

CORPORTE VISION



BE THE OPTIMAL MANUFACTURING HURREN HUMANIA **PARTNER FOR LEA** DING **SPORTSWEAR BRANDS** WORLDWIDE

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Corporate Governance Report



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CORPORATEINFORMATION



EXECUTIVE DIRECTORS

Chung Yuk Sing *(Chairman)* Chen Hsiao Ying *(Vice Chairman)* Chung Chi Kit *(Chief Executive Officer)* Huang Yongbiao Chen Fang Mei Lai Yin-Han (appointed with effect from 3 March 2025)

Chou Wei-Te (appointed with effect from 30 June 2025) Johnson Tong (appointed with effect from 2 September 2024) Shih Chih-Hung (resigned with effect from 30 June 2025) Hu Chia-Ho (resigned with effect from 2 September 2024)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Chan Cheuk Ho Tham Kit Wan Leung Spencer Yu Cheong Sun Yun-Rui

COMPANY SECRETARY

Woo Man Chi

REGISTERED OFFICE

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

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

9th Floor, Tower B Regent Centre 63 Wo Yi Hop Road Kwai Chung New Territories Hong Kong

LEGAL ADVISER

Vincent T.K. Cheung, Yap & Co. 23rd Floor, Office Tower Convention Plaza 1 Harbour Road Wanchai Hong Kong

AUDITOR

Ernst & Young Registered Public Interest Entity Auditor 27th Floor, One Taikoo Place 979 King's Road Quarry Bay, Hong Kong

AUDIT COMMITTEE MEMBERS

Chan Cheuk Ho *(Chairman)* Tham Kit Wan Sun Yun-Rui

REMUNERATION COMMITTEE MEMBERS

Chan Cheuk Ho *(Chairman)* Chung Yuk Sing Sun Yun-Rui

NOMINATION COMMITTEE MEMBERS

Chung Yuk Sing *(Chairman)* Chan Cheuk Ho Sun Yun-Rui

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Taipei Fubon Commercial Bank Co., Ltd. Hong Kong Branch Bank of China, Guangdong Branch

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Maples Fund Services (Cayman) Limited P.O. Box 1093, Boundary Hall Cricket Square, Grand Cayman KY1-1102 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited 17th Floor, Far East Finance Centre 16 Harcourt Road Hong Kong

WEBSITE

https://www.eaglenice.com

控股有限公司

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EAGLE NICE (INTERNATIONAL) HOLDINGS LIMITED

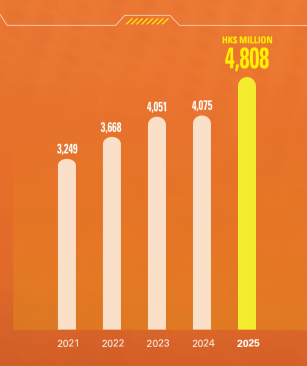
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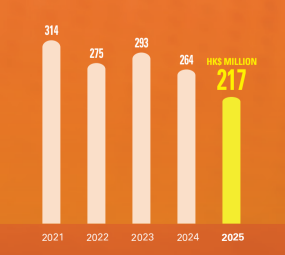


FINANCIAL HIGHLIGHTS

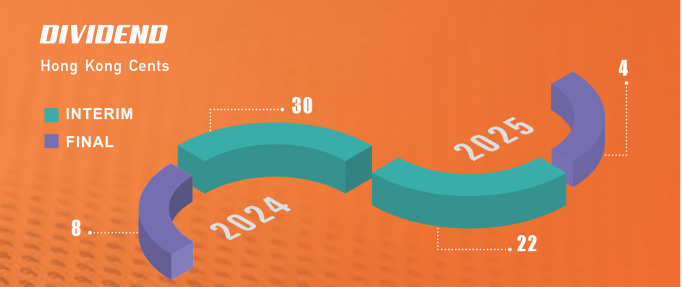
Results	2025 HK\$ Million	2024 HK\$ Million
Revenue	4,808	4,075
Profit before depreciation, amortisation, interest and tax	547	546
Profit for the year attributable to owners of the Company	217	264
Basic earnings per share	HK38.5 cents	HK49.3 cents
Dividend per share — Interim — Final	HK22 cents HK4 cents	HK30 cents HK8 cents
Financial Position	2025 HK\$ Million	2024 HK\$ Million
Total assets	3,974	3,170
Interest-bearing bank borrowings	1,448	909
Shareholders' equity	1,754	1,576
Net assets per share attributable to owners of the Company	HK\$3.06	HK\$2.95

PROFIT ATTRIBUTABLE TO OWNERS OF THE COMPANY



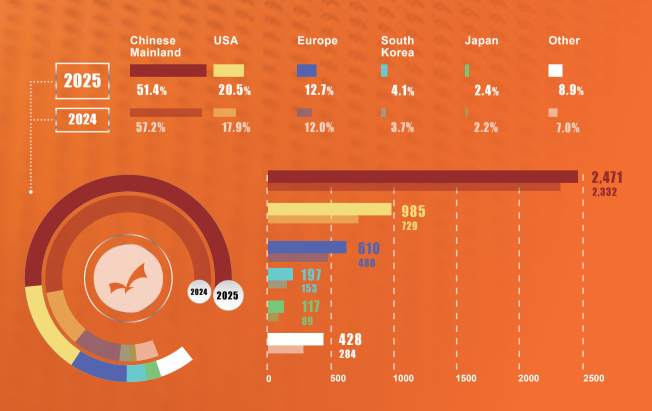


REVENUE



GEOGRAPHICAL REVENUE DISTRIBUTION

Hong Kong Dollar Million



CHAIRMAN'S STATEMENT

On behalf of the board of directors (the "Board") of Eagle Nice (International) Holdings Limited (the "Company"), I am pleased to present to the shareholders of the Company (the "Shareholders") the annual results of the Company and its subsidiaries (collectively the "Group") for the financial year ended 31 March 2025.

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BUSINESS REVIEW

EMPOWERING CORE COMPETENCE TO ACHIEVE MUTUAL PROGRESS

Over the past year, the global macro-economy continued to come under pressure against multiple challenges amidst a complex business environment created by escalating geopolitical conflicts, structural change in consumer demands and cyclical fluctuations in unyielding interest rates. In persistent adherence to the Group's core development philosophy of "consolidating the technological foundation and nurturing resilience for sustainable development," the Group has responded by deepening its innovative mechanism for customer coordination and staying focused on its dual driver of technological upgrade and strategic innovation on the back of its globally distributed production bases. At present, the global sportswear industry is looking at imminent structural changes in three principal aspects: deepened stratification of consumer spending, regionalised reconstruction of the supply chain and the quantum leap in intelligent applications In this connection, the Group has embarked on systematic building of sustainable competencies as guided by the three-dimensional strategic framework of "global presence, technological accumulation and swift response."

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Chairman's Statement

(continued)

GLOBAL PRESENCE, TECHNOLOGICAL ACCUMULATION AND SWIFT RESPONSE

Over the past five years, the Group has continued its ongoing efforts to deepen the strategy of capacity globalisation, in order to effectively address changing conditions in the trade environment by constructing a diversified production and operation matrix. In the core Southeast Asian region, the Group has achieved significant improvements in production efficiency through enhanced coordination among the three factories and formed a lean manufacturing regime underpinned by regional coordination, capacity aggregation and technology-sharing, following vigorous efforts in optimisation and integration at its third factory in Vietnam. In Indonesia, steady progress has been made for the phase-one expansion of Bandung Factory with the construction of infrastructure scheduled for completion by the end of the year to add strategic momentum to the Group's overseas production capacity. In view of the temporary costing pressure generated by automation upgrades, the Group will fully leverage the regional advantages of its presence in Southeast Asia, such as advantageous labour costs and benefits derived from regional trade policies, to systematically alleviate fragilities in its financial structure through a dynamic hedging mechanism, as well as to effectively block the spillover effect of financial pressure arising from investments in automation for domestic operations, with a view to building a solid risk buffer for safeguarding medium to long-term development.

On technological innovation, the Group's technology development centre has focused on generating upgrades of its smart production systems to drive breakthroughs and upgrades in manufacturing processes. The Group regards talent training as the core engine for sustainable development and has continued to enhance the competitiveness of its technical team through tailored training regimes and a mechanism for incentivising innovation, with a view to achieving profound coordination between manpower and corporate strategies.

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OUTLOOK

Looking to the future, the Group will optimise the configuration of its global supply chain in close tandem with evolution of the international political and economic landscape, in resolute adherence to the business principle of "steering through economic cycles to achieve excellence, progress and sustainability". In anticipation of upcoming cycle of rate cuts, the Group will exercise stringent control over capital expenditure and speed up the application of new technologies to achieve cost reduction and efficiency enhancement, whilst making ongoing improvements to its cash flow management mechanism. The Group will also continue to monitor changes in the international business environment and carefully assess any possible impacts in view of the uncertainties in the U.S. trade policies. Drawing from a management philosophy emphasising "strategic focus underpinned by global vision and meticulous operation down to every detail", the Group is committed to delivering sustainable value by deepening the coordination between technology development and manufacturing regimes.

I would like to take this opportunity to express on behalf of the Board sincere gratitude to all Shareholders, customers, suppliers and business partners for their support. Whilst pursuing sustainable development, the Group will continue to maintain its policy on dividend payout ratio to honour its pledge to reward the Shareholders. Appreciation is also due to all members of the management and staff for their hard work and contributions to the Group's sustainable development.

Chung Yuk Sing Chairman Hong Kong, 11 June 2025

MANUFACTURING STRENGTH: EXPANSION AND OPTIMISATION OF OUR FACTORY NETWORK



CHINESE MAINLAND

- **/** Jingmen City, Hubei Province, China
- **2** Yifeng County, Jiangxi Province, China
- **3** Shantou City, Guandong Province, China

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- **4** Huilai County, Guangdong Province, China
- 5 Foshan City, Guangdong Province, China

VIETNAM

- 6 Ho Chi Minh City, Vietnam
- **7** Long An Province, Vietnam
- **B** Long An Province, Vietnam

INDONESIA

- **9** Banten Province, Indonesia
- **ID** Bandung Province, Indonesia

CÔNG TY TNHH EAGLE NICE VIỆT NAM EAGLE NICE (INTERNATIONAL) HOLDINGS LIMITED Ar Mai 2 XI Wị Naw Nan, Nayện Đức Holt Tính Long An, Việt Nam

MANAGEMENT DISCUSSION AND ANALYSIS

FINANCIAL REVIEW

Financial Performance

For the year under review, the Group reported record-high total sales of HK\$4,807.9 million (2024: HK\$4,074.7 million), representing an increase of HK\$733.2 million (or 18.0%). According to the information generated from sportswear market surveys, the global sportswear market is expected to expand at a compound annual growth rate of approximately 8% from 2025 to 2032. North America accounted for approximately 30% of the global sportswear market in 2024. The expected substantial growth in the sportswear market of United States ("U. S.") and growing awareness for the importance of sports and exercises have driven growth in the sportswear market. In recent years, the Group has made considerable efforts to seize opportunities for growth and development in the European and U.S. markets by actively investing in and constructing production bases in Southeast Asia. The substantial increase in the Group's production capacity has brought about the substantial increase in sales to the European and U.S. markets, contributing to the growth in the Group's total sales. The three major markets for the Group's sales remained to be Chinese Mainland, the U.S. and Europe, with Chinese Mainland still being the largest market of the Group. During the year, sales to Chinese Mainland increased by HK\$138.9 million (or 6.0%) to HK\$2,471.3 million. With the Group's successful further expansion in the European and U.S. markets, the proportion of sales to Chinese Mainland decreased from 57.2% for last year by 5.8% to 51.4%, as total sales to the European and U.S. markets for the year increased by HK\$378.3 million (or 31.1%) to HK\$1,595.2 million, accounting for 33.2% of the Group's total sales, an increase of 3.3% compared to 29.9% for last year.

As at 31 March 2025, the Group owned 10 production bases which are strategically located in Chinese Mainland (including Guangdong Province, Jiangxi Province and Hubei Province) and Southeast Asia (including Vietnam and Indonesia). The Group's production bases in Chinese Mainland have attained sophistication with sufficient and stable capacity to meet the demand for domestic sales. One of the production bases in Chinese Mainland has also been the major development centre of the Group, externally offering product design services to customers with a special focus on the development and manufacturing of high-end products; and internally providing ongoing production technology development and optimisation to simplify manufacturing processes and facilitate automated production, thereby reducing demand for labour to achieve cost reduction whilst alleviating the problem of labour shortage. In view of uncertainties in trade negotiations and tariffs imposed on products manufactured in Chinese Mainland and marketed in Europe and the U.S., the Group has focused on active development of overseas production bases in recent years. The land site acquired last year adjacent to Bandung Factory in Indonesia is scheduled to commence production in 2026. Eagle Nice Vietnam commenced production during the year to bring additional production capacity to the Group whilst serving as another development centre specialised in sample development to further enhance the Group's capability in business development. During the year, the Group completed the acquisition of Vietnam Long An in July 2024, which not only brings about immediate production capacity but also potential capacity expansion given its available land and plants.

During the year under review, the aforesaid projects were undergoing different stages of development and have not commenced generating profit for the Group, thereby inevitably affecting the Group's overall profitability. Although the Group's gross profit increased by HK\$24.0 million (or 3.2%) to HK\$772.7 million (2024: HK\$748.7 million), the gross profit margin decreased by 2.3% from 18.4% to 16.1%. The Group's profit before tax decreased by HK\$57.0 million (or 15.0%) to HK\$323.8 million (2024: HK\$380.8 million), and its profit before tax margin decreased by 2.6% from 9.3% to 6.7%.

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FINANCIAL REVIEW (continued)

Financial Performance (continued)

The Group's selling and distribution expenses for the year under review increased by HK\$11.8 million (or 42.3%), which was consistent with the increase in sales. Administrative expenses increased by HK\$48.4 million (or 15.7%), owing mainly to the increase in staff remuneration and benefits after annual adjustments and the hiring of additional staff to cope with business expansion and production process optimisation. In relation to finance costs, interest expenses for the year increased substantially by HK\$25.5 million (or 58.7%) compared to last year, mainly due to sharp increase in the Group's bank loans in recent years to finance the acquisition of several production bases and optimisation of production equipment for the purpose of production capacity expansion. For taxation, as the Group's profit before tax for the year decreased by HK\$57.0 million (or 15.0%), overall tax expenses for the year decreased by HK\$13.5 million (or 12.4%) on an effective tax rate of 29.4%, an increase of 0.8% over 28.6% for last year. As mentioned above, the two production bases in Vietnam recorded losses in their initial stage of operation during the year under review. Excluding aforesaid operating losses, the adjusted effective tax rate for the year was 22.3% (2024: 25.3%), reducing by 3.0% compared to last year attributable to a decrease in the proportion of sales from Chinese Mainland which was subject to a higher tax rate.

Other income and gains amounted to HK\$21.1 million (2024: HK\$19.9 million), comprising mainly incentive or subsidies granted by Chinese Mainland government amounting to HK\$8.4 million (2024: HK\$9.4 million) and bank interest income of HK\$3.1 million (2024: HK\$5.5 million). Other operating expenses amounted to HK\$4.6 million, comprising mainly losses on disposal of items of property, plant and equipment compared with HK\$8.2 million as of last year mainly consisting of exchange loss of HK\$7.8 million.

Profit attributable to owners of the Company amounted to HK\$217.2 million for the year, representing a decrease of HK\$46.3 million (or 17.6%) compared to HK\$263.5 million for last year, attributable to the losses incurred by two Vietnam production bases at their initial stage of operation and the substantial increase in finance costs, which had affected the Group's profitability. Net profit margin attributable to owners of the Company decreased by 2.0% from 6.5% to 4.5%. Basic earnings per share attributable to owners of the Company for the year amounted to HK38.5 cents compared to HK49.3 cents for last year. The Board proposed a final dividend of HK4 cents (2024: HK8 cents) per share. Together with the interim dividend of HK22 cents (2024: HK30 cents) per share paid during the year, total dividend for the year amounted to HK26 cents per ordinary share, compared with HK38 cents for last year. The dividend payout ratio for the year was 68.7% (2024: 77.0%).

Liquidity and Financial Resources

During the year under review, the Group continued to maintain a healthy liquidity position. The Group generally finances its operations with internally generated resources and banking facilities. As at 31 March 2025, the Group had cash and bank balances amounted to HK\$387.4 million (2024: HK\$490.1 million) mainly denominated in Hong Kong dollars, RMB and USD.

As at 31 March 2025, the Group's banking facilities of HK\$1,953.7 million (2024: HK\$1,486.3 million) were supported by the corporate guarantees of HK\$1,418.8 million (2024: HK\$1,490.3 million) executed by the Company and certain subsidiaries of the Company. As at 31 March 2025, an aggregate amount of the Group's banking facilities of HK\$1,447.5 million (2024: HK\$909.5 million) was utilised.

Management Discussion and Analysis (continued)

FINANCIAL REVIEW (continued)

Liquidity and Financial Resources (continued)

The management believes that the Group's existing financial resources will be sufficient to meet its existing operations as well as existing and future expansion plans and, if necessary, the Group will be able to obtain additional financing with favourable terms. There is no material effect of seasonality on the Group's borrowing requirements.

Gearing ratio of the Group is defined as the net debt (represented by bank borrowings net of cash and bank balances) divided by the total equity. The Group's gearing ratio as at 31 March 2025 was 58.1% (2024: 25.7%).

Foreign Exchange Risk Management

The Group has transactional currency exposures as substantial portion of sales or purchases are denominated in USD and RMB. As such, the Group is exposed to foreign exchange risk arising from such exposure to USD and RMB. Although the Group has strived to maintain the balance of its sales and purchases in the same currency, as the foreign currency risks generated from the sales and purchases can only be partially set off with each other, financial instrument may be employed when necessary to manage the Group's exposure to the potential foreign exchange risk.

The Group will continue to monitor its foreign exchange exposures and use appropriate tools to manage and minimise its foreign exchange risk.

Material Acquisition and Disposal

During the year ended 31 March 2025, other than the Acquisition (as defined and detailed in notes 27 and 29 to the financial statements), there were no material acquisitions or disposals of subsidiaries. For the year ended 31 March 2024, there was no acquisition or disposal of subsidiaries.

Contingent Liabilities

The Group did not have any significant contingent liabilities as at 31 March 2025 (31 March 2024: Nil).

FINANCIAL REVIEW (continued)

Capital Commitments

The Group had the following capital commitments at the end of the year under review:

	As at 31 March 2025 HK\$'000	As at 31 March 2024 HK\$'000
Contracted, but not provided for:		
Renovation and purchases of property, plant and equipment located at:		
— Shantou	2,571	19,172
— Hubei	24,524	533
— Indonesia	39,417	4,596
— Vietnam	19,606	10,740
— Hong Kong	1,230	11,890
— Yifeng	1,330	589
— Other locations	132	182
	88,810	47,702

Employees and Remuneration Policies

As at 31 March 2025, the Group employed a total of approximately 18,800 employees including the Directors (2024: approximately 15,500). Total employee benefit expenses for the year under review including emoluments of the Directors and the Company's chief executive officer (the "Chief Executive Officer") were HK\$1,233.5 million (2024: HK\$1,052.6 million).

The employees including the Directors are remunerated based on their work performance, professional experiences and the prevailing industry practice. The Group also makes contributions to the statutory mandatory provident fund scheme and defined contribution retirement benefits scheme for the employees of the Group in Hong Kong and to the pension scheme for the employees of the Group in Chinese Mainland, Vietnam and Indonesia.

Management Discussion and Analysis (continued)

CONNECTED TRANSACTIONS

A. Continuing Connected Transactions

The Group, through certain of its subsidiaries, conducted the following continuing connected transactions (collectively, the "Continuing Connected Transactions") under Chapter 14A of the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"):

(a) Master Services Agreements

On 1 June 2021, Pouyuen Vietnam Company Limited ("Pouyuen Vietnam"), a company established in Vietnam and an indirect wholly-owned subsidiary of Yue Yuen Industrial (Holdings) Limited (stock code: 00551) ("Yue Yuen"), a company listed on the main board of the Stock Exchange and a substantial shareholder of the Company, who in turn is a connected person of the Company, and Pro Kingtex Vietnam Co., Limited ("Pro Kingtex Vietnam"), a wholly-owned subsidiary of the Company, entered into a master services agreement (the "Existing Master Services Agreement") for a term of 3 years commencing from 1 June 2021 to 31 May 2024 subject to a maximum service fees payable by Pro Kingtex Vietnam to Pouyuen Vietnam as follows:

	For the financial year ended 31 March 2025
US\$ (exclusive of value-added tax)	300,000
Equivalent to approximately HK\$	2,340,000

On 31 May 2024, Pouyuen Vietnam and Pro Kingtex Vietnam entered into a new master services agreement (the "New Master Services Agreement") to renew the Existing Master Services Agreement for a term of three years from 1 June 2024 to 31 May 2027 subject to maximum service fees payable by Pro Kingtex Vietnam to Pouyuen Vietnam as follows:

For the financial year ended/ending 31 March				March
	2025	2026	2027	2028
US\$ (exclusive of value-added tax)	1,500,000	1,800,000	1,800,000	300,000
Equivalent to approximately HK\$	11,700,000	14,040,000	14,040,000	2,340,000

For the year ended 31 March 2025, the total actual amounts charged by Pouyuen Vietnam to Pro Kingtex Vietnam under the Existing Master Services Agreement and the New Master Services Agreement amounted to US\$1,133,417 (equivalent to approximately HK\$8,829,000) which did not exceed the annual cap as previously disclosed in the announcement of the Company dated 31 May 2024. Further details of the Existing Master Services Agreement and the New Master Services Agreement are disclosed in the aforesaid announcement.

CONNECTED TRANSACTIONS (continued)

A. Continuing Connected Transactions (continued)

(b) Sales Agreements

湖北動能體育用品有限公司 (Hubei LPV Sports Co., Limited) ("Dongneng"), an indirect 80%-owned subsidiary of the Company, has carried out transactions of sales of sportswear products with Li Ning Company Limited, a company listed on the main board of the Stock Exchange (Stock Codes: 02331 (HKD counter) and 82331 (RMB counter)) ("Li Ning" and together with its subsidiaries, the "Li Ning Group").

As 20% shareholding of Dongneng is held indirectly by Li Ning, Li Ning Group is a connected person of the Company at the subsidiary level and the transactions between Dongneng and Li Ning Group constituted continuing connected transactions for the Company under Chapter 14A of the Listing Rules. In addition, two indirect wholly-owned subsidiaries of the Group, 鷹美(宜豐)製衣有限 公司 ("EN (Yifeng)") and 鷹美(佛山)製衣有限公司 ("EN (Foshan)"), have also carried out the same type of transactions with Li Ning Group during the year ended 31 March 2025.

Pursuant to the announcement of the Company dated 10 July 2024, the aggregate annual caps for the sales transactions with the Li Ning Group (exclusive of VAT) shall not exceed RMB850 million and RMB850 million (equivalent to approximately HK\$919 million and HK\$919 million) for the year ending 31 March 2025 and 31 March 2026 respectively. For the year ended 31 March 2025, the amount of sales (exclusive of VAT) carried out by the Group with the Li Ning Group under the sales agreements (the "Sales Agreements") amounted to RMB578 million (equivalent to approximately HK\$624 million) which did not exceed the aforesaid annual cap.

(c) Short-Term Tenancy Agreements

On 1 April 2024, Pouyuen Vietnam (as landlord) and Pro Kingtex Vietnam (as tenant) entered into a short-term tenancy agreement (the "Additional Tenancy Agreement 2") for a term of 5 months from 1 April 2024 to 31 August 2024 for a monthly rental of VND332 million (equivalent to approximately HK\$102,000) (inclusive of management fees but exclusive of value-added tax). Further details of the Additional Tenancy Agreement 2 are disclosed in the announcement of the Company dated 31 May 2024.

Management Discussion and Analysis (continued)

CONNECTED TRANSACTIONS (continued)

B. Connected Transactions

Tenancy Agreements

On 1 June 2021, Pouyuen Vietnam and Pro Kingtex Vietnam entered into a tenancy agreement (the "Existing Tenancy Agreement") for a term of 3 years from 1 June 2021 to 31 May 2024 for a monthly rental of US\$71,184 (equivalent to approximately HK\$555,000) (inclusive of management fees but exclusive of value-added tax). On 31 May 2024, the same parties entered into a new tenancy agreement (the "New Tenancy Agreement") to renew the Existing Tenancy Agreement for a term of three years from 1 June 2024 to 31 May 2027 for a monthly rental of VND1,675 million (equivalent to approximately HK\$517,000) (inclusive of management fees but exclusive of value-added tax).

On 1 June 2023, Pouyuen Vietnam and Pro Kingtex Vietnam entered into an additional tenancy agreement (the "Additional Tenancy Agreement 1") for a term of 13 months from 1 June 2023 to 30 June 2024 for a monthly rental of VND261 million (equivalent to approximately HK\$81,000) (inclusive of management fees but exclusive of value-added tax).

The Group, as the tenant, recognised right-of-use assets according to Hong Kong Financial Reporting Standards 16 issued by the Hong Kong Institute of Certified Public Accountants, with the values of US\$140,000, US\$2,485,000 and US\$2,382,000 (equivalent to approximately HK\$1,091,000, HK\$19,331,000 and HK\$18,532,000 respectively) for the Additional Tenancy Agreement 1, the Existing Tenancy Agreement and the New Tenancy Agreement respectively. The transactions contemplated under all the aforesaid tenancy agreements (collectively, the "Connected Transactions") are regarded as acquisition of assets under the definition of transaction set out in Rule 14.04(1)(a) and Rule 14A.24(1) of the Listing Rules.

Further details of the Connected Transactions have been disclosed in three announcements of the Company dated 1 June 2021 and 9 June 2021 (for the Existing Tenancy Agreement) and 31 May 2024 (for the New Tenancy Agreement and the Additional Tenancy Agreement 1).

C. Confirmation of Independent Non-Executive Directors

The independent non-executive Directors have reviewed and confirmed that the Continuing Connected Transactions have been entered into:

- (a) in the ordinary and usual course of business of the Group;
- (b) on normal commercial terms or better; and
- (c) according to the agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

CONNECTED TRANSACTIONS (continued)

D. Confirmation of the Company's Auditor

The Company's auditor was engaged to report on the disclosed continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 (Revised) "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants.

After performing the procedures, the Company's auditor confirmed that in respect of the transactions contemplated under the Existing Master Services Agreement, New Master Services Agreement and the Sales Agreements:

- a. nothing has come to their attention that causes them to believe that the disclosed continuing connected transactions have not been approved by the Company's board of directors.
- b. for transactions involving the provision of goods or services by the Group, nothing has come to their attention that causes them to believe that the transactions were not, in all material respects, in accordance with the pricing policies of the Group.
- c. nothing has come to their attention that causes them to believe that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions.
- d. with respect to the aggregate amount of each of continuing connected transactions mentioned in section A above, nothing has come to their attention that causes them to believe that the disclosed continuing connected transactions have exceeded the annual cap as set by the Company.

The Company's auditor has issued a letter containing their findings and conclusions in respect of the continuing connected transactions contemplated under the Existing Master Services Agreement, New Master Services Agreement and the Sales Agreements in accordance with Rule 14A.56 of the Listing Rules.

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

EXECUTIVE DIRECTORS

Chung Yuk Sing, aged 64, has been the Chairman of the Board and Executive Director of the Company since October 2002. He had been the Chief Executive Officer of the Company from June 2013 to September 2024. He is the founder of the Group and a director of certain subsidiaries of the Company. Mr. Chung provides leadership to the Board and is responsible for corporate development. He has been awarded the Medal of Honor of Hong Kong Special Administrative Region and accredited as "Honorary Citizen of Shantou City" in the PRC. Mr. Chung holds several public positions, including the Honorary President of Shantou Overseas Sodality, Honorary President of Shantou Overseas Communication Association and Honorary President of Social Security and Welfare Association of Lunghu, Shantou City.

Chen Hsiao Ying, aged 61, has joined the Group as Executive Director of the Company since October 2007. He has been appointed as the Vice Chairman of the Board since August 2013. He was Chief Executive Officer of the Company from October 2007 to June 2013. He is also a director of certain subsidiaries of the Company. Mr. Chen had worked as Factory Manager in a sportswear manufacturing and trading company in Taiwan since 1981 prior to founding Actex Garment Co., Limited, a company specialising in the manufacturing and trading of sportswear, in 1997. Mr. Chen has over 30 years of manufacturing and management experience in the garment industry. He is in charge of the corporate strategy, management, business development and manufacturing management of the Group. He is the father of Mr. Chen Yian, a member of senior management of the Group.

Chung Chi Kit, aged 36, has been Executive Director of the Company since December 2020. He has succeeded Mr. Chung Yuk Sing as the Chief Executive Officer of the Company since September 2024. He was the Deputy Chief Executive Officer of the Company from August 2022 to September 2024. He joined the Group as Special Assistant to Chairman in April 2015 and was promoted to Business Managing Director in March 2016. He is responsible for business planning and development of the Group. He was the Chief Executive Officer of a wine distribution company up to March 2015. He graduated from Nottingham Trent University in 2011 and holds a Bachelor's Degree in Accounting and Finance. He obtained a Master's Degree in Marketing and a Master's Degree in International Business from the Royal Holloway, University of London and Hult International Business School in 2012 and 2013, respectively. He is the son of Mr. Chung Yuk Sing, the Chairman of the Board and Executive Director of the Company.

Huang Yongbiao, aged 59, has joined the Group as Executive Director of the Company since May 2019. He is currently a director of certain subsidiaries of the Company. Mr. Huang has over 30 years of manufacturing and management experience in the garment industry. He is the father of Mr. Huang Zhenxu, a member of senior management of the Group.

Chen Fang Mei, aged 62, has joined the Group as Executive Director of the Company since May 2009. She is responsible for treasury and financial matters of the Group. She had been the Spokesperson and Vice President of Pou Chen Corporation (stock code: 9904) ("Pou Chen", and together with its subsidiaries, the "Pou Chen Group"), a company listed on the Taiwan Stock Exchange Corporation, during 2004 to 2013. She graduated from Soochow University in Taiwan in 1986 and holds a Bachelor's Degree in International Business. Ms. Chen was Vice President and Head of Underwriting of Citibank Securities (Taiwan) Limited from 2001 to 2004. She has over 20 years of experience in the investment and securities industries in Taiwan. Ms. Chen was an executive director of Symphony Holdings Limited (stock code: 01223), a company listed on the main board of the Stock Exchange from July 2009 to June 2015.

Lai Yin-Han, age 28, has joined the Group as Executive Director of the Company since March 2025. She graduated from National Chung Hsing University in Taiwan in 2020 with a Bachelor's Degree in Business Management. Ms. Lai has been based in a sports garment factory in Vietnam since 2021, where she began in the development center, establishing a strong foundation in different stages of apparel production and processes. Ms. Lai is responsible for managing the general operations of the Group.

Chou Wei-Te, aged 57, has been Executive Director of the Company since June 2025. He is currently an executive director of Yue Yuen. Mr. Chou joined Yue Yuen in 2015 and is a director of certain subsidiaries of Yue Yuen. Mr. Chou joined Pou Chen in 2003 and currently is the executive assistant vice president of Pou Chen. He is mainly responsible for the promulgation and implementation of administrative management of the Yue Yuen Group in Chinese Mainland and various regions in Southeast Asia. He holds a Master's degree in Shipping Management and a Bachelor's degree in Accounting. He had worked in private enterprises where he was responsible for accounting and financial management. Mr. Chou has over 30 years' experience in finance, accounting, and administration management.

Johnson Tong, aged 54, has joined the Group as Executive Director of the Company since September 2024. He is an experienced executive with a strong background in corporate leadership and sustainable development. Mr. Tong is currently the Group Chief Strategy Officer and Executive Director of the Strategic Investment Department of the Pou Chen Group. Mr. Tong joined the Pou Chen Group in 2005 starting from the Brand Division and has held various positions in business, finance, strategy, communications, and sustainability development, and has been continuously promoted to his previous role of Group Chief Sustainability Officer, and his current role as Group Chief Strategy Officer. Prior to joining Pou Chen Group, Mr. Tong had experiences in trading and the footwear industry, working closely with many major sportswear brands. Mr. Tong has obtained a Bachelor of Arts Degree (graduated Cum Laude) in Finance and a Master's Degree in Business Administration, both from the University of Oregon, in 1996 and 2003 respectively.

Shih Chih-Hung, aged 59, joined the Group as Executive Director of the Company from April 2020 to June 2025. He is one of the vice presidents of Pou Chen and is currently responsible for managing global supply chain of Pou Chen Group. He has also been appointed as a director and chief financial officer of Yue Yuen since September 2022. He joined Yue Yuen in 1991 and is also a director of certain subsidiaries of Yue Yuen. He had been a director of Evermore Chemical Industry Co., Ltd (stock code: 1735), a company listed on the Taiwan Stock Exchange Corporation, from May 2022 to June 2024. He graduated from Chung-Yuan University with a Bachelor's Degree in Accounting. He resigned as Executive Director of the Company with effect from 30 June 2025.

Directors' and Senior Management's Biographies (continued)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Chan Cheuk Ho, aged 58, has been the finance director, financial controller and company secretary of several companies listed on the main board of the Stock Exchange in the past 20 year. He obtained a Bachelor's Degree in Business Administration from the Chinese University of Hong Kong in 1989 and a Master's Degree in Business Administration from the University of Manchester in 2003. Mr. Chan has been a fellow member of the Hong Kong Institute of Certified Public Accountants since 2003. Mr. Chan is currently an independent non-executive director of EPS Creative Health Technology Group Limited (stock code: 03860), a company listed on the main board of the Stock Exchange; and Gudou Holdings Limited (stock code: 08308), a company listed on GEM of the Stock Exchange, since July 2021 and December 2023 respectively. He is currently also the company secretary of Green Leader Holdings Group Limited (stock code: 08176), a company listed on GEM of the Stock Exchange; and SuperRobotics Holdings Limited (stock code: 08176), a company listed on GEM of the Stock Exchange, since October 2024 and May 2022 respectively. He has been appointed as Independent Non-Executive Director of the Company since November 2002.

Tham Kit Wan, aged 64, is a qualified lawyer of Hong Kong, England and Wales and Singapore. Ms. Tham obtained a degree of Bachelor of Laws from The National University of Singapore in June 1983 and a degree of Master of Laws (International Business Law) from The City University of Hong Kong in November 2006. She has more than 25 years of experience in corporate finance and the commercial and banking fields. She was a director of Union Bank of Hong Kong Limited (formerly traded under the stock code: 349 of the Stock Exchange) and Union Bank Finance Limited from 1989 to 1993. She was the Head of Legal Department of K.Wah Construction Materials Limited (now known as Galaxy Entertainment Group (stock code: 00027)), a company listed on the main board of the Stock Exchange, from 1998 to 2007. She served as Legal Counsel and Senior Vice President of Symphony Holdings Limited (stock code: 01223), a company listed on the main board of the Stock Exchange, from 2007 to 2015. She has been appointed as Independent Non-Executive Director of the Company since September 2016.

Leung Spencer Yu Cheong, aged 49, is currently the Principal Consultant of a consultancy firm that provides advice to leading brand-portfolio companies in US and Chinese Mainland on their transformation programs, including supply-chain & transfer pricing optimisation, long term strategy review, and organisational structure design. Between 2005 and 2018, Mr. Leung had worked as an Equity Research Analyst covering in various industry segments, and last held the position of Hong Kong Strategist with Union Bank of Switzerland. Mr. Leung is also a Responsible Officer licensed to carry out Type 4 (Advising on Securities) and Type 9 (Asset Management) regulated activities under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO") with Innovest Asset Management Limited. Mr. Leung obtained a Master of Business Administration Degree from New York University Leonard N. Stern School of Business in 2005, a Master of Applied Science Degree in Electrical Engineering from the University of Ottawa in 2002 and a Bachelor of Applied Science Degree in Electrical Engineering from the University of Toronto in 1998. He has been appointed as Independent Non-Executive Director of the Company since December 2020.

Sun Yun-Rui, aged 53, is currently Chief Operating Officer of Les Enphants (Taiwan) which is a retailer of children's apparel and accessories in Asia with operations in Chinese Mainland, Taiwan, and Southeast Asia. Mr. Sun has the unique background of having worked on both ends of the apparel supply chain spectrum. Over the course of over 30 years, Mr. Sun has worked at apparel importers in Los Angeles, United States of America, a leading global apparel sourcing company in Hong Kong, department store branch offices in Taiwan and an apparel supplier/manufacturer in Shanghai. Mr. Sun's business, professional, operational and financial acumen comes from working for a leading global training and development company as well as owning and operating a business startup coaching consultancy. Mr. Sun obtained a Bachelor of Science Degree from California State Polytechnic University, Pomona in 1995. He has been appointed as Independent Non-Executive Director of the Company since March 2024.

SENIOR MANAGEMENT

Chen Yian, aged 26, has joined the group since January 2024 as the Assistant to the Vice Chairman and was promoted to the Merchandising Director of the Company in April 2024. He has been appointed as the Deputy Chief Executive Officer of the Company since September 2024. Mr. Chen graduated from Simon Fraser University in Canada with a Degree in Communications. He is the son of Mr. Chen Hsiao Ying, the Vice Chairman of the Board and Executive Director of the Company.

Huang Zhenxu, aged 35, has joined the Group since 2019 as the executive deputy general manager of Hubei region, and concurrently as the general manager of Foshan region since 2022. He has over 13 years of experience in apparel industry. Prior to joining the Group, he was the assistant to the general manager of Hubei LPV Sports Co., Limited and was responsible for assisting in the management and general operation. He is the son of Mr. Huang Yongbiao, Executive Director of the Company.

Tsang Sau Fan, aged 58, has joined the Group since March 1996. She was Executive Director of the Company from October 2002 to May 2009. Currently, she is General Manager of the Group and is responsible for sales and marketing of the Group. She has over 20 years of experience in sales of garment products. Prior to joining the Group, she worked as a merchandiser in a garment manufacturing company in Hong Kong.

Poon Wai Kin, aged 55, currently is Merchandising General Manager of the Group. He joined the Group in August 2009. Mr. Poon is responsible for overseeing all aspects of product creation, capacity planning and supply chain management. Mr. Poon holds a Master's Degree in Information Management from The Hong Kong Polytechnic University. His extensive experience in the textile and apparel industry, including 12 years at Nike from 1997 to 2009 where he held key positions in operations management and product development, has given him deep expertise in global brand operations.

Tam Kwok Hung, aged 59, has joined the Group since January 2008 as Vice General Manager in Merchandising. Currently, he is Merchandising General Manager of the Group and is responsible for sales and marketing of the Group. He has over 30 years of experience in apparel industry. Prior to joining the Group, he worked as Divisional Senior Manager at Li & Fung group in global sourcing for an Italian brand.

Directors' and Senior Management's Biographies (continued)

Wong Ying, aged 29, has joined the Group since July 2018 and has been appointed as Merchandising General Manager of the Group since July 2024. She is responsible for business development and merchandising affairs of the Group. She was appointed as Assistant to Business Managing Director from July 2018 to June 2022 and Chief of Staff from July 2022 to June 2024. Ms. Wong graduated from the Chinese University of Hong Kong in 2017 and holds a Bachelor's Degree in Business Administration. Prior to joining the Group, Ms. Wong worked as a project manager in a logistic company in Hong Kong.

Woo Man Chi, aged 53, has joined the Group as Financial Controller since May 2005 and has been appointed as Company Secretary of the Company since September 2005. She is responsible for the accounting, finance and compliance related functions of the Group. She previously worked in a reputable international accounting firm, Deloitte Touche Tohmatsu, in Hong Kong for five years. Prior to joining the Group, she worked in a manufacturing company listed on the main board of the Stock Exchange as Assistant Financial Controller. She has more than 25 years of experience in accounting and financial management. Ms. Woo holds a Bachelor's Degree in Accounting from the Hong Kong University of Science and Technology. She is a practising member of the Hong Kong Institute of Certified Public Accountants.

Yung Ching Yuen, aged 47, has joined the Group since August 2005 and formerly was Assistant Chief Financial Officer of the Group. She has served as the Investor Relations Director since 2008 and has also been responsible for the internal control function of the Group since 2021. Prior to joining the Group, she had worked for an international accounting firm and an international consulting firm, and participated in a number of IPO projects and audit work for Chinese Mainland, Hong Kong and Taiwan companies listed on the Stock Exchange. Ms. Yung holds a Master's degree in Corporate Governance and a Bachelor's degree in Accountancy from The Hong Kong Polytechnic University. She is a member of the Hong Kong Institute of Certified Public Accountants, a Chartered Secretary and a Chartered Governance Professional.

Yung Chun Wing, aged 53, has joined the Group as Legal Director since November 2023. He is responsible for the legal affairs of the Group, including mergers and acquisitions, compliance and corporate risk management. He has more than 20 years of legal and management experience focusing on corporate M&A, private equity and funds management. Prior to joining the Group, he held various senior positions within the China Resources group including as Head of Transaction Management and Chief Operating Officer of Harvest Capital Partners Limited. Mr. Yung is a qualified solicitor in Hong Kong.

REPORT OF THE DIRECTORS

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The directors of the Company (the "Directors") present their report and the audited financial statements of the Company and the Group for the year ended 31 March 2025.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. Details of the principal activities of the subsidiaries of the Company are set out in note 1 to the financial statements. There were no significant changes in the nature of the Group's principal activities during the year.

RESULTS AND DIVIDENDS

The Group's profit for the year ended 31 March 2025 and the state of affairs of the Group's financial position at that date are set out in the financial statements on pages 120 to 228 of this annual report.

An interim dividend of HK22 cents per ordinary share was paid on 11 December 2024. The Directors recommend the payment of a final dividend of HK4 cents per ordinary share in respect of the year to the Shareholders on the register of members on 29 August 2025. Details are set out in note 11 to the financial statements.

SUMMARY FINANCIAL INFORMATION

A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published audited financial statements is set out below.

	2025 HK\$'000	2024 HK\$'000	2023 HK\$'000	2022 HK\$'000	2021 HK\$'000
Revenue	4,807,899	4,074,668	4,051,107	3,668,371	3,248,875
Profit before tax Income tax expense	323,821 (95,290)	380,779 (108,746)	399,444 (98,501)	363,938 (81,357)	422,386 (95,651)
Profit for the year	228,531	272,033	300,943	282,581	326,735
Attributable to: Owners of the Company Non-controlling interests	217,201 11,330	263,510 8,523	292,639 8,304	274,633 7,948	313,559 13,176
	228,531	272,033	300,943	282,581	326,735

Results

Report of the Directors (continued)

SUMMARY FINANCIAL INFORMATION (continued)

Assets and liabilities

	As at 31 March				
	2025 HK\$′000	2024 HK\$'000	2023 HK\$'000	2022 HK\$'000	2021 HK\$'000
Non-current assets	2,012,004	1,518,222	1,412,551	1,404,279	1,124,131
Current assets Current liabilities	1,962,030 (1,913,783)	1,652,265 (1,211,168)	1,662,196 (1,241,933)	1,721,123 (1,328,430)	1,448,506 (956,375)
Net current assets	48,247	441,097	420,263	392,693	492,131
Non-current liabilities	(236,161)	(324,903)	(150,568)	(75,283)	(65,189)
	1,824,090	1,634,416	1,682,246	1,721,689	1,551,073

The above summary does not form part of the audited financial statements.

SHARE CAPITAL

The movement in share capital of the Company during the year is set out in note 27 to the financial statements.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

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

DISTRIBUTABLE RESERVES

At 31 March 2025, the Company's reserves available for distribution, calculated in accordance with the provisions of the Companies Law of the Cayman Islands, amounted to HK\$982,202,000. The amount of HK\$982,202,000 includes the Company's share premium account and capital reserve of HK\$798,708,000 in aggregate at 31 March 2025, which may be distributed provided that immediately following the date on which a dividend is proposed to be distributed, the Company will be in a position to pay off its debts as and when they fall due in the ordinary course of business.

MAJOR CUSTOMERS AND SUPPLIERS

During the year under review, sales to the Group's five largest customers accounted for approximately 96.4% of the Group's total sales for the year and sales to the largest customer included therein accounted for approximately 58.7%.

Purchases from the Group's five largest suppliers accounted for approximately 29.8% of the Group's total purchases for the year and purchases from the largest supplier included therein accounted for approximately 7.1%.

None of the Directors or any of their associates or any shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest customers or suppliers.

DIRECTORS

The Directors during the year and subsequent to year end date were:

Executive Directors:

- Mr. Chung Yuk Sing (Chairman)
- Mr. Chen Hsiao Ying (Vice Chairman)
- Mr. Chung Chi Kit (Chief Executive Officer)
- Mr. Huang Yongbiao
- Ms. Chen Fang Mei
- Ms. Lai Yin-Han (appointed with effect from 3 March 2025)
- Mr. Chou Wei-Te (appointed with effect from 30 June 2025)
- Mr. Johnson Tong (appointed with effect from 2 September 2024)
- Mr. Shih Chih-Hung (resigned with effect from 30 June 2025)
- Mr. Hu Chia-Ho (resigned with effect from 2 September 2024)

Independent Non-Executive Directors:

- Mr. Chan Cheuk Ho
- Ms. Tham Kit Wan
- Mr. Leung Spencer Yu Cheong
- Mr. Sun Yun-Rui

In accordance with article 87(1) of the Company's articles of association, Mr. Chen Hsiao Ying, Mr. Chung Chi Kit and Mr. Chan Cheuk Ho will retire by rotation and, being eligible, will offer themselves for re-election at the forthcoming annual general meeting. In accordance with article 86(3) of the Company's articles of association, Mr. Johnson Tong, Ms. Lai Yin-Han and Mr. Chou Wei-Tei, who were appointed as Executive Director in September 2024, March 2025 and June 2025 respectively, shall hold office until the forthcoming annual general meeting.

The Company has received annual confirmations of independence from the independent non-executive directors of the Company, namely Mr. Chan Cheuk Ho, Ms. Tham Kit Wan, Mr. Leung Spencer Yu Cheong and Mr. Sun Yun-Rui and as at the date of this report still considers them to be independent.

Report of the Directors (continued)

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the Directors and senior management of the Group are set out on pages 22 to 26 of this annual report.

DIRECTORS' SERVICE CONTRACTS

No Director proposed for re-election at the forthcoming annual general meeting of the Company has a service contract with the Company or any of its subsidiaries, which is not determinable by the employing company within one year without payment of compensation, other than statutory compensation.

All the independent non-executive directors are appointed for a specific term and are subject to retirement by rotation and re-election at the annual general meeting in accordance with the articles of association of the Company.

EMOLUMENT POLICY AND DIRECTORS' REMUNERATION

The Group's emolument policy is formulated based on the performance of individual employees and is reviewed regularly. Subject to the Group's profitability, the Group may also provide discretionary bonuses to its employees as an incentive for their contribution to the Group. The primary goal of the emolument policy with regard to the remuneration packages of the Group's executive directors is to enable the Group to retain and motivate executive directors by linking their compensation with performance as measured against corporate objectives achieved.

The principal elements of the Group's remuneration packages include basic salaries, discretionary bonuses and housing benefits.

The Directors' fees are subject to the Shareholders' approval and the Board was authorised to fix the Directors' fee at general meetings. Other emoluments are determined by the Board with reference to Directors' duties, responsibilities and performance and the results of the Group.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

No Director nor a connected entity of a Director had a material interest, either directly or indirectly, in any transactions, arrangements or contracts of significance to the business of the Group to which the Company or any of its subsidiaries was a party during the year.

PERMITTED INDEMNITY PROVISION

The articles of association of the Company provides that for the time being acting in relation to any of the affairs of the Company, every Director and other officers shall be entitled to be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, losses, damages and expenses which they may incur or sustain by or by reason of any act done about the execution of the duties of their respective office or otherwise in relation thereto. The Company had arranged appropriate directors' and officers' liability insurance coverage for the Directors and other officers of the Group for the year under review.

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

As at 31 March 2025, the interests and short positions of the Directors and chief executive of the Company in the share capital and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules, were as follows:

The Company

Name of Director	Capacity	Number of shares held Long position	Percentage of the Company's issued capital
Mr. Chung Yuk Sing	Interest in a controlled corporation	72,650,000	12.65
("Mr. Chung")		(Note 1)	
	Beneficial owner	19,892,000	3.46
Mr. Chen Hsiao Ying	Beneficial owner	36,750,800	6.40
Mr. Chung Chi Kit	Beneficial owner	8,500,000	1.48
Mr. Huang Yongbiao	Interest in a controlled corporation	32,320,000	5.63
("Mr. Huang")		(Note 2)	
	Beneficial owner	368,000	0.06

Notes:

1. These shares are held by Time Easy Investment Holdings Limited ("Time Easy"), the entire issued share capital of which is held by Mr. Chung, Executive Director.

 These shares are held by Excel Skill International Limited ("Excel Skill"), the entire issued share capital of which is held by Mr. Huang, Executive Director.

Save as disclosed above, as at 31 March 2025, none of the Directors and chief executive of the Company had registered an interest or short position in the shares and underlying shares of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the section "Directors' and chief executive's interests and short positions in shares and underlying shares" above, at no time during the year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company or any of its associated corporations granted to any of the Directors or their respective spouses or minor children, or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

Report of the Directors (continued)

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 March 2025, other than the Directors and the chief executive of the Company, the following interests of 5% or more of the issued share capital of the Company were recorded in the register of interests required to be kept by the Company pursuant to section 336 of the SFO:

Name	Capacity	Number of ordinary shares held Long position	Percentage of the Company's issued capital
Time Easy	Beneficial owner	72,650,000	12.65
		(Note 1)	
Excel Skill	Beneficial owner	32,320,000	5.63
		(Note 2)	
Pou Chen	Interest in a controlled corporation	192,000,000	33.44
		(Note 3)	
Wealthplus Holdings Limited	Interest in a controlled corporation	192,000,000	33.44
("Wealthplus")		(Note 3)	
Yue Yuen	Interest in a controlled corporation	192,000,000	33.44
		(Note 3)	
Pou Hing Industrial Co. Ltd.	Interest in a controlled corporation	192,000,000	33.44
("Pou Hing")		(Note 3)	
Great Pacific Investments	Beneficial owner	192,000,000	33.44
Limited ("Great Pacific")		(Note 3)	

Notes:

- 1. The entire issued share capital of Time Easy is held by Mr. Chung.
- 2. The entire issued share capital of Excel Skill is held by Mr. Huang.
- 3. The 192,000,000 shares of the Company were held by Great Pacific which was wholly-owned by Pou Hing. The entire issued share capital of Pou Hing was held by Yue Yuen in which Wealthplus and Win Fortune Investments Ltd. ("Win Fortune") held an interest of 47.95% and 3.16% respectively. Wealthplus and Win Fortune are in turn wholly-owned by Pou Chen. Accordingly, Pou Hing, Yue Yuen, Wealthplus, Win Fortune and Pou Chen are all deemed to be interested in the 192,000,000 shares of the Company held by Great Pacific.

Save as disclosed above, as at 31 March 2025, no person, other than the Directors and the chief executive of the Company, whose interests are set out in the section "Directors' and chief executive's interests and short positions in shares and underlying shares" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

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SUFFICIENCY OF PUBLIC FLOAT

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

DIRECTORS' INTERESTS IN A COMPETING BUSINESS

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

RELATED PARTY TRANSACTIONS

Details of the related party transactions of the Group for the year ended 31 March 2025 are set out in note 33 to the financial statements. Save as mentioned in the section headed "CONNECTED TRANSACTIONS" set out in the section headed "Management Discussion and Analysis" of this annual report, other connected transactions are fully exempted from the independent shareholders' approval, annual review and all disclosure requirements under Rule 14A.76 of the Listing Rules.

BUSINESS REVIEW

The review of the business of the Group for the year ended 31 March 2025 including the challenges/ uncertainties and the ways to tackle them together with a discussion on the Group's future development are set out in the sections headed "Financial Highlights", "Chairman's Statement" and "Management Discussion and Analysis" set out on page 6 to 7, pages 8 to 11 and pages 14 to 21 respectively of this annual report. Description of the risks faced by the Group is set out in note 35 to the financial statements.

Environmental policy and performance

The Group is committed to making contributions to sustainable development in different aspects, including environmental protection. To ensure compliance with applicable environmental laws, the Group has developed a comprehensive environmental policy for its operations. During the year under review, the Group had been in compliance with applicable environmental laws and regulations of Hong Kong, Chinese Mainland, Indonesia and Vietnam.

Detailed information regarding the environmental, social and governance ("ESG") practices adopted by the Group is set out in the ESG Report which will be disclosed in a separate report and published on the websites of the Stock Exchange and the Company.

Compliance with relevant laws and regulations

During the year under review, so far as the Company is aware, the Group had complied with all relevant laws and regulations material to the operations of the Group.

Report of the Directors (continued)

BUSINESS REVIEW (continued)

Relationships with employees, customers, shareholders, suppliers and other stakeholders

The ongoing success of the Group is dependent on its stakeholders, including its employees, customers, the Shareholders and suppliers. The Group regards its employees as important stakeholders and provides them with competitive remuneration packages and other labour benefits in line with industry practices, a workplace conducive to occupational health and safety, as well as in-service training on a continued basis.

The Group is committed to forging closer ties with its customers. We also consistently uphold and strengthen our cooperation with suppliers, while maintaining communications with the Shareholders through, among others, our corporate website (https://www.eaglenice.com).

The Company communicates with the Shareholders and other stakeholders mainly through: (i) the convening of annual general meetings which provides an opportunity for direct communication between the Shareholders and the Board; (ii) the publication of announcements, annual and interim reports and/or circulars in accordance with the Listing Rules, as well as press releases providing the latest updates on the Group's development; and (iii) the website of the Company which provides the latest information on the Group.

EVENT AFTER THE REPORTING PERIOD

No significant event of the Group occurred after the end of reporting period and up to the date of this report.

AUDITOR

Ernst & Young retire and a resolution of their reappointment as auditor of the Company will be proposed at the forthcoming annual general meeting.

ON BEHALF OF THE BOARD

Chung Yuk Sing *Chairman* Hong Kong, 11 June 2025

CORPORATE GOVERNANCE REPORT

The Group is committed to maintaining a high level of corporate governance with an emphasis on the principles of transparency, accountability and independence. The Company has adopted the code provisions set out in Part 2 of the Corporate Governance Code in Appendix C1 to the Listing Rules (the "CG Code") as its own code of corporate governance practices. The Company had, throughout the year ended 31 March 2025, complied with the code provisions set out in Part 2 of the CG Code (the "Code Provisions") except for the deviations specified with considered reasons for such deviations as explained in this corporate governance report.

1. BOARD OF DIRECTORS

a. Board's Composition & Board Meetings

During the year under review, four board meetings and one general meeting were held. The composition of the Board and the attendance of each Director at board meetings and general meeting during the year are set out as follows:

Name of Director	Number of board meetings attended/held	Number of general meeting attended/held
Executive Directors	attended/neid	
Mr. Chung Yuk Sing <i>(Chairman)</i>	4/4	1/1
Mr. Chen Hsiao Ying (Vice Chairman)	4/4	1/1
Mr. Chung Chi Kit <i>(Chief Executive Officer)</i>	4/4	1/1
Mr. Huang Yongbiao	4/4	1/1
Ms. Chen Fang Mei	4/4	1/1
Ms. Lai Yin-Han (appointed with effect from 3 March 2025)	1/1	0/0
Mr. Shih Chih-Hung	4/4	1/1
Mr. Johnson Tong (appointed with effect from 2 September 2024) 2/2	0/0
Mr. Hu Chia-Ho (resigned with effect from 2 September 2024)	2/2	1/1
Independent Non-Executive Directors		
Mr. Chan Cheuk Ho	4/4	1/1
Ms. Tham Kit Wan	4/4	1/1
Mr. Leung Spencer Yu Cheong	4/4	1/1
Mr. Sun Yun-Rui	4/4	1/1

Biographical details of all Directors are disclosed in the section headed "Directors' and Senior Management's Biographies" on pages 22 to 26 of this annual report. Save that Mr. Chung Yuk Sing, the Chairman, is the father of Mr. Chung Chi Kit, an executive Director and chief executive officer of the Company ("Chief Executive Officer"), to the best knowledge of the Company, there are no financial, business, family or other material or relevant relationships amongst members of the Board.

1. BOARD OF DIRECTORS (continued)

b. Board Diversity

Pursuant to the CG Code, the Board has adopted a board diversity policy since December 2013, which was revised in March 2023 (the "Board Diversity Policy"). The Company recognises and embraces the benefits of having a diverse Board, and sees increasing diversity at Board level as an essential element in maintaining a competitive advantage. A truly diverse Board will include and make good use of differences in the skills, regional and industry experience, background, race, gender and other qualities of Directors. These differences will be considered in determining the optimum composition of the Board and when possible should be balanced appropriately. All Board appointments are made on merit and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

The Nomination Committee will discuss annually for achieving diversity from a number of aspects, including but not limited to gender, age, ethnicity, skills, cultural and educational background, professional experience and knowledge. The Nomination Committee will also conduct a review of the policy periodically which will include an assessment of the effectiveness of the policy and recommend any proposed changes to rectify identified deficiencies for the approval by the Board.

The Board has reviewed the implementation and effectiveness of the Board Diversity Policy for the year ended 31 March 2025 and considered it to be effective.

c. Gender Diversity

The Company aims to avoid a single gender Board and will review the gender diversity of the Board from time to time in accordance with the business development of the Group. The Company believes the gender diversity of the Board would enhance the business development of the Group and bring more inspiration to the Board, and hence gender diversity is one of the essential factors for the Company to select suitable candidate as the Director. As at the date of this corporate governance report, the Board consists of three female Directors and nine male Directors. The Board considers that the gender diversity in respect of the Board after taking into account the specific needs of the Company is currently satisfactory.

The Company values gender diversity across all levels of the Group. The following table sets out the gender ratio in the workforce of the Group, including the Board and senior management as at the date of this corporate governance report:

	Female	Male
Board	25%(3)	75%(9)
Senior Management	44%(4)	56%(5)
Other employees	79%(14,835)	21%(3,943)
Overall workforce	79%(14,842)	21%(3,957)

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1. BOARD OF DIRECTORS (continued)

c. Gender Diversity (continued)

Currently, the female to male ratio in the overall workforce of the Group is approximately 7.9:2.1 which is in line with the apparel manufacturing industry. The Board considers that the gender diversity in workforce is currently satisfactory. Further details on the workforce of the Group by gender can be found in the ESG Report of the Company.

d. Independent Non-Executive Directors

At least one of the independent non-executive directors of the Company ("INEDs") has appropriate professional qualifications or accounting or related financial management expertise under Rule 3.10 of the Listing Rules. The Group has received, from each of the INEDs, an annual confirmation of his/ her independence pursuant to Rule 3.13 of the Listing Rules and considered all of the INEDs to be independent pursuant to the factors set out therein.

Each of the INEDs was appointed for a term of three years with a formal letter of appointment setting out the key terms and conditions of his/her appointment.

e. Chairman and Chief Executive Officer

Code Provision C.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. Mr. Chung Yuk Sing, who has been the Chairman of the Board since 2002 and Chief Executive Officer since 30 June 2013, ceased to be Chief Executive Officer with effect from 2 September 2024. With effect from 2 September 2024, Mr. Chung Chi Kit, an executive Director and son of Mr. Chung Yuk Sing, has succeeded as Chief Executive Officer and therefore, the roles of Chairman and Chief Executive Officer are now performed by different individuals.

Notwithstanding the aforesaid deviation during the period under review from 1 April 2024 to 1 September 2024, the Board considered that the balance of power and authority between the Board and the management of the Group during that period was not impaired given collective responsibility on the decision-making process of the Company's business strategies and operation and the principal divisions of the Group's businesses managed by different Directors.

f. Distinctive Roles of the Board and the Management

The Board is collectively responsible for long-term success of the Group and interests of Shareholders. Under the leadership of the Chairman, the Board actively promotes the success of the Group by directing and supervising its affairs in a responsible and effective manner. The principal responsibilities of the Board include the following:

- formulation of the Group's mission, vision and core values and promotion of the Group's corporate culture;
- formulation, updating and refining of the Group's strategy and business objectives;
- review and approval of the Group's business plan, major acquisitions and disposals; and
- review of the policies and monitoring the implementations in relation to corporate governance, internal controls, risk management and sustainability practices.

1. BOARD OF DIRECTORS (continued)

f. Distinctive Roles of the Board and the Management (continued)

The executive Directors are involved in the day-to-day operations of the Group's businesses and they, together with the members of the Company's senior management, ensure that the management is accountable to the Board, and ultimately to the Shareholders. The principal responsibilities of the senior management include the following:

- running of day-to-day management of the Group's businesses operation;
- implementation of the Group's business plans and strategies;
- design, implementation and maintenance of appropriate and effective risk management and internal control systems; and
- monitoring and assessment of the performance of each business team of the Group.

g. Delegation by the Board

While at all times the Board retains full responsibility for guiding and monitoring the management and operations of the Group, in discharging its duties, certain responsibilities are delegated to:

- the standing Board committees of the Company namely: the Audit Committee, the Nomination Committee and the Remuneration Committee. Each committee's constitution, powers and duties are clearly defined by its terms of reference, and the committees are accountable to the Board;
- (ii) the Chief Executive Officer, being delegated with the day-to-day management of the businesses of the Group, is accountable to the Board; and
- (iii) the senior management team of the Group, being delegated with the responsibilities to deal with daily operational functions, is answerable to the Board.

The Board regularly reviews its arrangement for delegation of authority to ensure that such delegation is appropriate in view of the Group's prevailing circumstances and that appropriate reporting systems are in place.

1. BOARD OF DIRECTORS (continued)

h. Corporate Governance Functions

The Board is responsible for performing the corporate governance functions, which includes:

- formulating and reviewing the Group's policies and practices on corporate governance;
- reviewing and monitoring the training and continuous professional development of the Directors and the senior management;
- reviewing and monitoring the Group's policies and practices on compliance with legal and regulatory requirements;
- formulating, reviewing and monitoring the code of conduct, guidelines and compliance manual applicable to employees and Directors; and
- reviewing the Group's compliance with the CG Code and disclosures in this Corporate Governance Report.

The Board has delegated its responsibilities of performing corporate governance duties to the Audit Committee. The Audit Committee reviews the Group's policies and practices on corporate governance, reports and makes recommendations to the Board regarding matters set out in the Code Provisions.

i. Appointment, re-election and removal

Pursuant to the articles of association of the Company, all Directors are subject to retirement by rotation at least once every three years and any Directors appointed by the Board shall hold office only until the next following general meeting of the Company (in the case of filling a casual vacancy) or until the next following annual general meeting of the Company (in the case of an addition to the existing Board) and shall then be eligible for re-election.

The appointment of new Directors and nomination of Directors for re-election at annual general meetings are first considered by the Nomination Committee. The recommendations of the Nomination Committee will then be put to the Board for decision. In considering the appointment of new Directors, the Nomination Committee will assess the candidate according to the criteria set out in Rules 3.08 and 3.09 of the Listing Rules. In the case of a candidate for an INED, he/she should also meet the independence criteria set out in Rule 3.13 of the Listing Rules.

Mr. Johnson Tong, Ms. Lai Yin-Han and Mr. Chou Wei-Te were appointed as Executive Director with effect from 2 September 2024, 3 March 2025 and 30 June 2025, respectively. Mr. Tong, Ms. Lai and Mr. Chou obtained the legal advice referred to in Rule 3.09D of the Listing Rules on 30 August 2024, 25 February 2025 and 23 June 2025, respectively, and they have confirmed they understood their obligations as a director of listed issuer.

1. BOARD OF DIRECTORS (continued)

j. Board Independence

The Company has established mechanisms to ensure independent views and input are available to the Board and conducted review of such mechanisms on an annual basis. All Directors are entitled to seek, at the Company's expense, independent professional advice reasonably necessary for discharging their duties as Directors.

The Nomination Committee annually assesses the independence of INEDs during their term of appointment. The Company received from each of INEDs a written confirmation of independence pursuant to Rule 3.13 of the Listing Rules. Based on such confirmations and the opinion of the Nomination Committee, the Company considers that all INEDs continue to demonstrate strong independence and all remain independent.

The Board has reviewed the implementation and effectiveness of the mechanisms and considered them to be effective for the year ended 31 March 2025.

k. Directors' Securities Transactions

The Company has adopted a code of conduct regarding directors' securities transactions on terms no less exacting than the required standards set out in the Model Code. Having made specific enquiry of the directors, the directors confirmed that they had complied with the required standard set out in the Model Code during the year.

I. Directors' and Officers' Insurance

The Company has arranged appropriate insurance cover in respect of potential legal actions against its Directors and officers.

m. Continuing professional development

Directors must keep abreast of their collective responsibilities. Each newly appointed Director would receive an induction package covering the Group's businesses and the statutory and regulatory obligations of a director of a listed company. The Group also provides briefings and other training to develop and refresh the Directors' knowledge and skills. The Group continuously updates Directors on the latest developments regarding the Listing Rules and other applicable regulatory requirements, to ensure compliance and enhance their awareness of good corporate governance practices. Circulars and guidance notes are issued to Directors and senior management to ensure awareness of corporate governance practices.

1. BOARD OF DIRECTORS (continued)

m. Continuing professional development (continued)

During the year under review, the Directors participated in the following trainings:

	Type of Trainings
Executive Directors	
Mr. Chung Yuk Sing	A, C
Mr. Chen Hsiao Ying	A, C
Mr. Chung Chi Kit	A, C
Mr. Huang Yongbiao	A, C
Ms. Chen Fang Mei	A, B, C
Ms. Lai Yin-Han (appointed with effect from 3 March 2025)	A, C
Mr. Shih Chih-Hung	A, C
Mr. Johnson Tong (appointed with effect from 2 September 2024)	A, C
Mr. Hu Chia-Ho (resigned with effect from 2 September 2024)	A, C
Independent Non-Executive Directors	
Mr. Chan Cheuk Ho	A, B, C
Ms. Tham Kit Wan	A, B, C
Mr. Leung Spencer Yu Cheong	A, B, C
Mr. Sun Yun-Rui	A, C

A: having training provided by the Company

B: attending seminars/conferences/workshops/forums

C: reading newspapers/journals and updates relating to their profession and director's responsibilities

n. Company Secretary

The Company Secretary is a full time employee of the Company and has day-to-day knowledge of the Company's affairs. During the year under review, the Company Secretary had duly complied with the relevant professional training requirement under Rule 3.29 of the Listing Rules.

2. BOARD COMMITTEES

a. Audit Committee

The Audit Committee comprises three INEDs, namely Mr. Chan Cheuk Ho, Ms. Tham Kit Wan and Mr. Sun Yun-Rui. Mr. Chan Cheuk Ho is the Chairman of the Audit Committee. The Board considers that each member of the Audit Committee has broad commercial experience and together form a suitable mix of expertise in the legal and accounting fields and that the composition and members of the Audit Committee comply with the requirements under Rule 3.21 of the Listing Rules.

The Audit Committee was established with written terms of reference that sets out the authorities and duties of the Audit Committee adopted by the Board. The functions of risk management, internal control and corporate governance were adopted into the terms of reference of Audit Committee in compliance with the Listing Rules. The Audit Committee must meet not less than two times a year with the Company's external auditor. It meets with the external auditor and the management of the Group, to ensure that the audit findings are addressed properly. The principal responsibilities of the Audit Committee include the following:

- (i) to review the relationship with the external auditor by reference to the work performed by the auditor, their fees and terms of engagement, and make recommendation to the Board on the appointment, re-appointment and removal of external auditor;
- (ii) to monitor the integrity of the Group's financial statements and ensure objectivity and credibility of financial reporting;
- to review the effectiveness and adequacy of the Company's financial reporting system, internal control systems and associated procedures, risk management and corporate governance matters as well as those relating to ESG performance and reporting of the Group;
- (iv) to review the adequacy of the resources, qualifications, experience, training programs and budget of the staff of the Group's financial reporting, accounting and internal audit functions; and
- (v) to ensure the compliance with the applicable accounting principles and practices, and the Listing Rules.

During the year, the Audit Committee held three meetings including two meetings with the external auditor without the presence of the executive Directors and the management. The attendance of the individual member of the Audit Committee at the meetings is set out below:

Committee Members	Number of meetings attended/held
Mr. Chan Cheuk Ho <i>(Chairman)</i>	3/3
Ms. Tham Kit Wan	3/3
Mr. Sun Yun-Rui	3/3

2. BOARD COMMITTEES (continued)

a. Audit Committee (continued)

The following is a summary of the major work performed by the Audit Committee during the year:

- review of the annual report and results announcement of the Company for the year ended 31 March 2024, with a recommendation to the Board for approval;
- (ii) review of the external auditor's independence and their report, with a recommendation to the Board for the re-appointment of the external auditor by the Shareholders at its 2024 annual general meeting;
- (iii) review of the interim report and results announcement of the Company for the six months ended 30 September 2024, with a recommendation to the Board for approval;
- (iv) consideration of audit and non-audit services provided by the external auditors;
- (v) review of the effectiveness and adequacy of the Group's financial reporting system, internal control systems and associated procedures, risk management and corporate governance matters through the management and an independent internal audit service provider (the "Independent Professional Firm") who was engaged to perform the aforesaid work on a halfyearly basis and no material findings had been identified;
- (vi) review of the Group's ESG performance and reporting through the management and an independent ESG reporting service provider who was engaged to assist the Group to identify ESG risks and prepare ESG Report to comply with the Listing Rules;
- (vii) review of the adequacy of resources, qualifications and experience of staff of the Group's accounting, internal audit and financial reporting functions, and their training programmes and budget;
- (viii) review of the audit fees payable to the external auditor for the year ended 31 March 2025, with a recommendation to the Board for approval;
- (ix) review of continuing connected transactions and connected transactions;
- (x) determination and review of the Company's current corporate governance policy and practice;
- (xi) review of the Company's compliance with the CG Code and other legal and regulatory requirements; and
- (xii) review of the disclosure in the Corporate Governance Report.

During the year, for the corporate governance functions, the Independent Professional Firm with professional staff in possession of relevant expertise was engaged to perform the aforesaid work and no material findings had been identified.

2. BOARD COMMITTEES (continued)

b. Remuneration Committee

The Remuneration Committee consists of one executive Director, namely, Mr. Chung Yuk Sing and two INEDs, namely, Mr. Chan Cheuk Ho and Mr. Sun Yun-Rui. Mr. Chan Cheuk Ho is the Chairman of the Remuneration Committee.

The main functions of the Remuneration Committee are to assist the Board in establishing a formal and transparent procedure for setting policy on Directors' and senior management's remuneration and to make recommendation to the Board on the remuneration packages of individual executive Directors and senior management (i.e. the model described in the Code Provision E.1.2(c)(ii) was adopted) as well as on the remuneration of INEDs by reference to the Company's operation results, individual performance and prevailing market rate.

The committee meets at least once a year. During the year under review, four committee meetings were held. The attendance of the individual member of the Remuneration Committee at the meeting is set out below:

Committee Members	Number of meetings attended/held
Mr. Chan Cheuk Ho <i>(Chairman)</i>	4/4
Mr. Chung Yuk Sing	4/4
Mr. Sun Yun-Rui	4/4

The following is a summary of the work performed by the Remuneration Committee during the year:

- (i) recommendation of the remuneration package of the two newly appointed executive Directors to the Board for approval;
- (ii) recommendation to the Board on the payment of discretionary bonuses to the executive Directors and the senior management in respect of the interim results of the Company for the six months ended 30 September 2024; and
- (iii) assessment of the performance and review of the remuneration packages of executive Directors and senior management.

2. BOARD COMMITTEES (continued)

b. Remuneration Committee (continued)

Pursuant to the Code Provision E.1.5, details of the annual remuneration of the members of the senior management (excluding Directors) by band for the year ended 31 March 2025 is as follows:

Emolument band	Number of senior management
Nil to HK\$1,000,000	0
HK\$1,000,001 to HK\$1,500,000	4
HK\$1,500,001 to HK\$2,000,000	4
HK\$2,000,001 to HK\$2,500,000	1
	9

Details of the remuneration of each Director for the year ended 31 March 2025 are set out in note 8 to the financial statements.

c. Nomination Committee

The Nomination Committee consists of one executive Director, namely, Mr. Chung Yuk Sing and two INEDs, namely, Mr. Chan Cheuk Ho and Mr. Sun Yun-Rui. Mr. Chung Yuk Sing is the Chairman of the Nomination Committee.

The main functions of the Nomination Committee are to review the structure, size and composition of the Board, to identify individuals who are suitably qualified to become the Directors, and to assess the independence of the INEDs. After considering the independence and qualifications of nominees, the Nomination Committee makes recommendations to the Board so as to ensure that all nominations are fair and transparent. The Nomination Committee is also responsible for making recommendations on the appointment or re-appointment of the Directors and succession planning of the Directors, in particular Chairman and Chief Executive Officer.

2. BOARD COMMITTEES (continued)

c. Nomination Committee (continued)

The Nomination Committee meets at least once every year and additional meetings may be convened by the chairman of the committee as and when necessary. During the year ended 31 March 2025, the Nomination Committee met twice and the following is a summary of work performed by the Nomination Committee:

- (i) assessment of the independence of all INEDs;
- (ii) review of the structure, size, diversity and composition of the Board;
- (iii) review of the Board Diversity Policy and its implementation and effectiveness;
- (iv) recommendation of succession planning to the Board;
- (v) nomination of suitable candidates to replace Mr. Hu Chia-Ho, who resigned as Executive Director with effect from 2 September 2024; and
- (vi) nomination of Ms. Lai Yin-Han to join the Board as Executive Director.

The attendance of individual member of the Nomination Committee at the meetings is set out below:

Committee Members	Number of meetings attended/held
Mr. Chung Yuk Sing <i>(Chairman)</i>	2/2
Mr. Chan Cheuk Ho	2/2
Mr. Sun Yun-Rui	2/2

Nomination Policy

The Nomination Committee shall nominate suitable candidates to the Board for it to consider and make recommendations to the Shareholders for election as Directors at general meetings or appoint Directors to fill casual vacancies. When the Nomination Committee considers it appropriate, it invites Board members or any person to nominate candidates and makes final recommendations for the Board's consideration and approval.

2. BOARD COMMITTEES (continued)

c. Nomination Committee (continued)

Selection Criteria

When assessing and selecting candidates for directorships, the members of the Nomination Committee shall consider the following factors:

- (i) age, skills, knowledge, experience, expertise, professional and educational qualifications, background and other personal qualities of the candidate;
- (ii) effect on the Board's composition and diversity;
- (iii) commitment of the candidate to devote sufficient time to effectively carry out his/her duties. In this regard, the number and nature of offices held by the candidate in public companies or organisations, and other executive appointments or significant commitments will be considered;
- (iv) potential/actual conflicts of interest that may arise if the candidate is selected;
- (v) independence of the candidate;
- (vi) in the case of a proposed re-appointment of an INED, the number of years he/she has already served the Company; and
- (vii) other factors considered to be relevant by the Nomination Committee on a case by case basis.

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

2. BOARD COMMITTEES (continued)

c. Nomination Committee (continued)

Nomination Procedures

Appointment of Directors

- (i) The Nomination Committee identifies individual(s) suitably qualified to become Board members, having due regard to the Nomination Policy and the Board Diversity Policy, and assesses the independence of the proposed INED as appropriate;
- (ii) The Nomination Committee may use any process it deems appropriate to evaluate the candidate(s), which may include personal interviews, background checks, presentations or written submissions by the candidate(s) and third party references;
- (iii) The Nomination Committee makes recommendation(s) to the Board;
- (iv) The Board considers the individual(s) recommended by the Nomination Committee, having due regard to the Nomination Policy and the Board Diversity Policy; and
- (v) The Board confirms the appointment of the individual(s) as Director(s) or recommends the individual(s) to stand for election at a general meeting. Individual(s) appointed by the Board to fill a casual vacancy shall hold office until the next general meeting of the Company and shall then be eligible for re-election by the Shareholders, whereby individual(s) appointed as an addition to the existing Board will hold office until the next annual general meeting of the Company and shall then be eligible for re-election by the Shareholders at the next annual general meeting in accordance with the Company's articles of association.

Re-election of Directors

- (i) The Nomination Committee considers each retiring Director, having due regard to the Nomination Policy and the Board Diversity Policy, and assesses the independence of each retiring INED;
- (ii) The Nomination Committee makes recommendation(s) to the Board;
- (iii) The Board considers each retiring Director recommended by the Nomination Committee, having due regard to the Nomination Policy and the Board Diversity Policy;
- (iv) The Board recommends the retiring Directors to stand for re-election at the annual general meeting in accordance with the Company's articles of association; and
- (v) The Shareholders approve the re-election of Directors at the annual general meeting.

3. AUDIT, INTERNAL CONTROL AND RISK MANAGEMENT

a. Financial Reporting

The Board is responsible for the preparation of the financial statements with the assistance of the accounting team in accordance with statutory requirements and appropriate financial reporting standards for each financial period, which shall give a true and fair view of the consolidated financial position of the Group and of the consolidated financial performance and cash flows for such financial period. During the year under review, the Board was not aware of any material uncertainties relating to events or conditions that might cast significant doubt upon the Company's ability to continue in business. Accordingly, the Board has prepared the financial statements of the Group on a going concern basis. All the Directors acknowledged their responsibility for preparing the financial statements of the Company for the year ended 31 March 2025.

The statement of the external auditor of the Company about the auditor's reporting responsibilities on the financial statements of the Group is set out in the Independent Auditor's Report on pages 55 to 59 of this annual report.

b. Risk Management and Internal Control

The Board has overall responsibility for the system of risk management and internal controls of the Company and for reviewing its effectiveness through the Audit Committee. Such system is aimed to provide reasonable but not absolute assurance against material misstatement, loss or fraud. The Board has delegated to the management the design, implementation and ongoing assessment of such internal control systems, while the Board through the Audit Committee oversees and reviews the adequacy and effectiveness of relevant internal controls and risk management procedures that have been in place.

The Board is committed to the management, identification and monitoring of risks (including risks related to ESG) associated with its business activities and has implemented an effective and sound risk management and internal controls systems to manage the risk associated with its businesses and operations. The systems comprise the following phases:

- Identification: identify sources of risks, business objectives and risks that could affect the achievement of objectives
- Evaluation: analyse and evaluate the likelihood and impact of risks
- Management: consider the risk responses and ensure effective communication to the Board and ongoing monitoring of the residual risks

3. AUDIT, INTERNAL CONTROL AND RISK MANAGEMENT (continued)

b. Risk Management and Internal Control (continued)

The Group has established comprehensive policies, procedures and measures in areas of operational, financial, compliance and risk controls, which are updated or reviewed on a regular and timely basis, including the following:

(i) Inside Information Policy

Inside information policy of the Company has been formulated to regulate the handling and dissemination of inside information in order to ensure potential inside information being captured and confidentiality of such information being maintained until consistent and timely disclosure are made in accordance with the Listing Rules. The procedures regulate the handling and dissemination of inside information including:

- designated reporting channels for reporting potential inside information;
- restriction on access of information;
- signing of confidentiality agreements when necessary; and
- close monitoring of potential inside information by the management and proper disclosure made timely to ensure compliance with the Listing Rules when necessary.

(ii) Whistleblowing Policy

Whistleblowing policy of the Company has been formulated for the Group's employees and business partners to report any suspected or actual improprieties. An email account has been set up for this specific purpose. The Audit Committee will investigate the reported cases in a confidential and timely manner and report the results of investigations with appropriate follow-up action to the Board.

(iii) Anti-Corruption Policy

Anti-corruption policy of the Company has been formulated to safeguard against corruption and bribery. The Group has established reporting channels that are open and available for employees and business partners of the Group to report any suspected corruption and bribery. Audit Committee is responsible for investigating the reported incidents and taking appropriate measures.

(iv) Regular Reports and Meetings

Monthly management and financial reports of the Group's business teams are prepared for the Board's review. Executive directors hold periodic meetings with senior finance and operational management teams to review and discuss the business performance, and to address deficiencies of any key issues on a timely basis.

3. AUDIT, INTERNAL CONTROL AND RISK MANAGEMENT (continued)

b. Risk Management and Internal Control (continued)

(v) Operation/Compliance Guidelines

All major operations are governed by standard operating procedures/compliance manuals with authorization matrix and supplemented by written policies and procedures tailored to the respective business units and support functions.

Review and assessment of risk management and internal control systems during the year under review were performed by:

(i) Independent Professional Firm

The Company engaged the Independent Professional Firm to perform internal audit function for the year, which comprised, inter alia, enterprise risk assessment and reviews on the internal control system of the Group, including financial, operational and compliance controls. The review plan was approved by the Audit Committee and the Board. Based on the risk assessments and the reviews of the internal control systems of the Group conducted by the Independent Professional Firm for the year, no significant risk and control deficiency was identified. The relevant assessment and review reports have been considered by the Audit Committee and the Board for assessing the effectiveness of the risk management and internal control systems.

(ii) Management

The management, responsible for the design, implementation and ongoing assessment of risk management and internal control systems, reported and confirmed to the Board and the Audit Committee on the effectiveness of such systems. The Board through the management had conducted an annual review of the risk management and internal control systems (which cover all material controls, including financial, operational and compliance controls) of the Group to comply with the Code Provision D.2.1.

(iii) Audit Committee

The Audit Committee reviewed the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting, internal audit and financial reporting functions as well as ESG performance and reporting to comply with the Code Provision D.2.2.

(iv) External Auditor

The Group's external auditor performs independent statutory audits of the Group's consolidated financial statements. The external auditor also reports to the Audit Committee any significant weaknesses in the Group's internal control, if any, identified during the course of the audit. No significant weaknesses in the Group's internal control systems were reported from the external auditor.

3. AUDIT, INTERNAL CONTROL AND RISK MANAGEMENT (continued)

b. Risk Management and Internal Control (continued)

Based on the reports prepared by management and the Independent Professional Firm, and also taking into account the results of the audit conducted by the external auditors, the Audit Committee and the Board considered that for the year under review:

- the risk management, internal controls and accounting systems of the Group are designed to provide reasonable but not absolute assurance that material assets are protected, business risks attributable to the Group are identified and monitored, material transactions are executed in accordance with management's authorization and the financial statements are reliable for publication;
- (ii) the risk management and internal controls systems of the Group have been effectively implemented;
- (iii) there is an effective on-going process in place for identifying, evaluating and managing significant potential risks faced by the Group; and
- (iv) the resources, staff qualifications and experience, training programs and budget of the Group's accounting and financial reporting and internal audit functions, as well as ESG performance and reporting, are adequate.

c. Auditor's Remuneration

For the year ended 31 March 2025, the fee payable to the Group's auditor, Ernst & Young, is set out as follows:

Services rendered	Amount of fee payable HK\$′000
Audit services	4,316
Non-audit services	112
	4,428

4. SHAREHOLDERS' RIGHTS

a. Procedures for the Shareholders to convene Extraordinary General Meeting ("EGM") The Shareholder(s) holding not less than one-tenth of the paid up capital of the Company can make a written requisition to the Board or the Company Secretary to convene an EGM pursuant to article 58 of the Company's articles of association. The written requisition must state the objects of the meeting, and must be signed by the relevant Shareholder(s) and deposited at the Company's principal place of business in Hong Kong.

4. SHAREHOLDERS' RIGHTS (continued)

b. Procedures for directing Shareholders' enquiries to the Board

The Shareholders may send their enquiries and concerns to the Board by addressing them to the Investor Relations Director and deposit at the Company's principal place of business in Hong Kong or by e-mail to ir@eaglenice.com.

c. Putting forward proposal at general meeting

There are no provisions under the Company's articles of association or the Companies Law of the Cayman Islands regarding procedures for the Shareholders to put forward proposals at general meetings other than a proposal of a person for election as Director. The Shareholders may follow the procedures set out above to convene an EGM for any business specified in such written requisition or the procedures for the Shareholders to propose a person for election as a Director which is available on the website of the Company.

d. Dividend Policy

The Company intends to maintain a balance between meeting the expectations of the Shareholders and retaining adequate capital for development and operation of the Company's business. According to the dividend policy of the Company (the "Dividend Policy"), in deciding whether to declare or recommend a dividend, the Board shall consider the following factors:

- (i) the Group's operating results, actual and expected financial performance;
- (ii) the financial position of the Group including debt-to-equity ratio, return on equity and related financial information;
- (iii) retained earnings and distributable reserves of the Group;
- (iv) the Group's expected working capital requirements and future expansion plans;
- (v) general economic and financial conditions, business cycle of the Group and other internal or external factors that may have an impact on the business or financial performance and position of the Company;
- (vi) any restrictions imposed by the contracting parties of the Group on the payment of dividends; and
- (vii) any other factors the Board may deem relevant and appropriate.

The recommendation of the payment of any dividend is subject to the absolute discretion of the Board, and any declaration of final and special dividend will be subject to the approval of the Shareholders. The Dividend Policy will be reviewed from time to time and there is no assurance that a dividend will be proposed or declared in any specific periods.

5. INVESTOR RELATIONS

The Company has adopted a shareholders' communication policy since March 2012 to promote effective communication with shareholders and to solicit and understand the views of its shareholders and stakeholders. The Board has reviewed the implementation of the policy during the year and considered that the policy is effective with the measures disclosed below.

The Company has an ongoing dialogue with shareholders through various communication channels as follows:

- (i) publication of notices, announcements, circulars, interim reports and annual reports on the Company's website;
- (ii) holding of annual general meeting and other general meetings of the Company; and
- (iii) Investor Relations Director to organise various investor relations programs (including briefing meetings with the analysts) in order to enhance the transparency of the Company and communication with the Shareholders and investors.

During the year under review, the Company has not made any changes to its articles of association. An up-to-date version of the articles of association of the Company is available on the websites of the Company and the Stock Exchange. The Shareholders may refer to the articles of association of the Company for further details of the rights of the Shareholders.

On behalf of the Board

Chung Yuk Sing *Chairman* Hong Kong, 11 June 2025

INDEPENDENT AUDITOR'S REPORT



To the shareholders of Eagle Nice (International) Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Eagle Nice (International) Holdings Limited (the "Company") and its subsidiaries (the "Group") set out on pages 120 to 228, which comprise the consolidated statement of financial position as at 31 March 2025, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

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 2025, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with HKFRS Accounting Standards as issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") as 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 judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

Independent Auditor's Report (continued)

To the shareholders of Eagle Nice (International) Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

KEY AUDIT MATTERS (continued)

We have fulfilled the responsibilities described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Key audit matters

Impairment of goodwill

The carrying amount of goodwill was HK\$163,922,000 as at 31 March 2025. The Group performs an impairment test for goodwill on an annual basis. The impairment test is based on the recoverable amount of the cash-generating units to which the goodwill is allocated. Management's assessment process involves significant judgements and assumptions, including those related to the expected future cash flow forecasts, and the discount rate and terminal growth rate applied, which are sensitive to expected future market conditions and the cash-generating units' actual performance.

The significant accounting judgements and estimates and disclosures of impairment testing of goodwill are included in notes 3 and 16 to the consolidated financial statements.

How our audit addressed the key audit matter

Our audit procedures included, among others, involving our valuation specialists to assist us in evaluating the assumptions and methodologies used by the Group, in particular, the discount rate and terminal growth rate. We compared the forecasts prepared by management with the historical performance of the cash-generating units and the business development plan. We also assessed the Group's disclosures of goodwill in the consolidated financial statements.

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

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

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

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

To the shareholders of Eagle Nice (International) Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRS Accounting Standards as 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 of the Company 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 of the Company either intend to liquidate the Group or to cease operations or have no realistic alternative but to do so.

The directors of the Company are assisted by the Audit Committee in discharging their responsibilities for overseeing the Group's financial reporting process.

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. Our report is made 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 judgement and maintain professional scepticism throughout the audit. We also:

 Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

Independent Auditor's Report (continued)

To the shareholders of Eagle Nice (International) Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

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

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the Group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.

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

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

To the shareholders of Eagle Nice (International) Holdings Limited

(Incorporated in the Cayman Islands with limited liability)

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

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

The engagement partner on the audit resulting in this independent auditor's report is Law Fu Yuen, Patrick, (practising certificate number: P04361).

Ernst & Young

Certified Public Accountants 27/F, One Taikoo Place 979 King's Road Quarry Bay Hong Kong 11 June 2025

CONSOLIDATED STATEMENT OF PROFIT OR LOSS 综合損益表

Year ended 31 March 2025 截至二零二五年三月三十一日止年度

		Notes 附註	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元
REVENUE	營業收入	5	4,807,899	4,074,668
Cost of sales	銷售成本		(4,035,190)	(3,325,976)
Gross profit	毛利	5	772,709	748,692
Other income and gains, net	其他收入及收益 [,] 淨額		21,073	19,855
Selling and distribution expenses	銷售及分銷開支		(39,766)	(27,949)
Administrative expenses	行政開支		(356,554)	(308,163)
Other operating expenses	其他營運開支		(4,626)	(8,177)
Finance costs	融資成本		(69,015)	(43,479)
PROFIT BEFORE TAX	除稅前溢利	7	323,821	380,779
Income tax expense	所得稅開支	10	(95,290)	(108,746)
PROFIT FOR THE YEAR	年度溢利		228,531	272,033
Attributable to:	應佔:		217,201	263,510
Owners of the Company	本公司擁有人		11,330	8,523
Non-controlling interests	非控股股東權益		228,531	272,033
EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY Basic	本公司擁有人 應佔每股盈利 基本	12	HK38.5 cents 38.5港仙	HK49.3 cents 49.3港仙
Diluted	攤薄		HK38.5 cents 38.5港仙	HK49.3 cents 49.3港仙

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 綜合全面收益表

Year ended 31 March 2025 截至二零二五年三月三十一日止年度

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
PROFIT FOR THE YEAR	年度溢利	228,531	272,033
OTHER COMPREHENSIVE EXPENSE Other comprehensive expense that will not be reclassified to profit or loss in subsequent periods: Actuarial loss on defined benefit plans Other comprehensive expense that may be reclassified to profit or loss in subsequent periods: Exchange differences on translation of	其他全面支出 於其後期間不可重新分類至 損益的其他全面支出: 定額福利計劃之精算虧損 於其後期間可能重新分類至 損益的其他全面支出: 折算海外業務之匯兌差額	(58)	(1,117)
foreign operations		(48,659)	(83,874)
OTHER COMPREHENSIVE EXPENSE FOR THE YEAR, NET OF TAX	年度其他全面支出 (已扣除稅項)	(48,717)	(84,991)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	年度全面收益總額	179,814	187,042
Attributable to: Owners of the Company Non-controlling interests	應佔: 本公司擁有人 非控股股東權益	168,586 11,228 179,814	181,303 5,739 187,042

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CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

31 March 2025 二零二五年三月三十一日

		Notes 附註	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	13	1,319,765	1,018,153
Right-of-use assets	使用權資產	14(a)	474,188	351,961
Goodwill	商譽	16	163,922	104,076
Intangible assets	無形資產	17	-	2,116
Deposits	按金	15	54,129	41,916
Total non-current assets	非流動資產總值		2,012,004	1,518,222
CURRENT ASSETS	流動資產			
Inventories	存貨	18	962,565	704,869
Accounts receivable	應收賬款	19	460,403	324,572
Prepayments, deposits and other	預付款項 [、] 按金及			
receivables	其他應收款項	15	150,256	128,487
Tax recoverable	可收回稅項		345	3,195
Restricted bank balance	受限制銀行結餘	20	1,071	1,084
Cash and bank balances	現金及銀行結餘	20	387,390	490,058
Total current assets	流動資產總值		1,962,030	1,652,265
CURRENT LIABILITIES	流動負債			
Accounts payable	應付賬款	21	319,398	306,698
Accrued liabilities and other	應計負債及其他			
payables	應付款項	23	177,626	164,851
Interest-bearing bank borrowings	計息銀行貸款	24	1,307,462	651,074
Lease liabilities	租賃負債	14(b)	7,425	3,366
Tax payable	應付稅項		101,872	85,179
Total current liabilities	流動負債總值		1,913,783	1,211,168
NET CURRENT ASSETS	流動資產淨值		48,247	441,097
TOTAL ASSETS LESS CURRENT	資產總值扣除流動負債		0.000.054	1 050 040
LIABILITIES			2,060,251	1,959,319
NON-CURRENT LIABILITIES	非流動負債			
Pension scheme obligation	退休金計劃責任	25	24,620	20,387
Interest-bearing bank borrowings	計息銀行貸款	24	140,040	258,390
Lease liabilities	租賃負債	14(b)	10,384	317
Deferred tax liabilities	遞延稅項負債	26	61,117	45,809
Total non-current liabilities	非流動負債總值		236,161	324,903
Net assets	資產淨值		1,824,090	1,634,416

Consolidated Statement of Financial Position (continued) 综合財務狀況表(續) 31 March 2025 二零二五年三月三十一日

1,824,090

1,634,416

		Notes 附註	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元	123
EQUITY Equity attributable to owners of the Company	資本 本公司擁有人應佔權益				
Issued capital Reserves	已發行股本 儲備	27 28	5,742 1,748,587	5,338 1,570,545	
Non-controlling interests	非控股股東權益		1,754,329 69,761	1,575,883 58,533	

CHUNG YUK SING 鍾育升 Director 董事

Total equity

資本總值

CHEN HSIAO YING 陳小影 Director 董事

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

Year ended 31 March 2025 截至二零二五年三月三十一日止年度

			Attributable to owners of the Company 本公司擁有人應佔								
		Notes 附註	Issued capital 已發行 股本 HK\$'000 千港元	Share premium account 股份 溢價賬 HKS'000 千港元	Capital reserve 資本儲備 HKS'000 千港元 (Note 28) (附註28)	Statutory surplus reserve 法定 盈餘儲備 HK\$'000 千港元 (Note 28) (附註28)	Exchange fluctuation reserve 医率 波動儲備 HKS'000 千港元	Retained profits 留存溢利 HKS'000 千港元	Total 總計 HK\$*000 千港元	Non- controlling interests 非控股 股東權益 HK\$'000 千港元	Total 總計 HK\$*000 千港元
At 1 April 2023	於二零二三年四月一日		5,338	573,910	(229)	118,089	(5,844)	938,188	1,629,452	52,794	1,682,246
Profit for the year	年度溢利 年度其他全面支出:		-	-	-	-	-	263,510	263,510	8,523	272,033
Other comprehensive expense for the year: Actuarial loss on defined benefit plans Exchange differences on translation of foreign	中度兵他主面又面: 定額福利計劃之精算虧損 折算海外業務之匯兌差額		_	_	_	_	_	(1,117)	(1,117)	_	(1,117)
operations			-	-	-	_	(81,090)	-	(81,090)	(2,784)	(83,874)
Total comprehensive income/(expense) for the year	年度全面收益/(支出)總額		_	_	_	_	(81,090)	262,393	181,303	5,739	187,042
Transfer to statutory surplus reserve	轉撥至法定盈餘儲備		-	-	_	17,848	_	(17,848)	_	_	-
Special 2023 dividend	二零二三年特別股息	11	-	-	-	-	-	(32,028)	(32,028)	-	(32,028)
Final 2023 dividend Interim 2024 dividend	二零二三年末期股息 二零二四年中期股息	11 11		_	_	_	_	(42,704) (160,140)	(42,704) (160,140)	-	(42,704) (160,140)
At 31 March 2024	於二零二四年三月三十一日		5,338	573,910*	(229)*	135,937*	(86,934)*	947,861*	1,575,883	58,533	1,634,416
At 1 April 2024 Profit for the year	於二零二四年四月一日 年度溢利		5,338 —	573,910 —	(229)	135,937 —	(86,934) —	947,861 217,201	1,575,883 217,201	58,533 11,330	1,634,416 228,531
Other comprehensive expense for the year: Actuarial loss on defined benefit plans Exchange differences on translation of foreign	年度其他全面支出: 定額福利計劃之精算虧損 折算海外業務之匯兌差額		-	-	-	-	-	(58)	(58)	-	(58)
operations			-	-	-	-	(48,557)	-	(48,557)	(102)	(48,659)
Total comprehensive income/(expense) for the year	年度全面收益/(支出)總額		_	_	_	_	(48,557)	217,143	168.586	11.228	179.814
Issue of shares	發行股份	27	404	181,710	_	_	(40,337)	217,143	182,114	- 11,220	1/9,014
Transfer to statutory surplus reserve	轉撥至法定盈餘儲備	21	-	-	_	19,364	_	(19,364)		_	-
Final 2024 dividend	二零二四年末期股息	11	_	_	_	-	_	(45,934)	(45,934)	_	(45,934)
Interim 2025 dividend	二零二五年中期股息	11	-	-	-	-	-	(126,320)	(126,320)	-	(126,320)
At 31 March 2025	於二零二五年三月三十一日		5,742	755,620*	(229)*	155,301*	(135,491)*	973,386*	1,754,329	69,761	1,824,090

*

* These reserve accounts comprise the consolidated reserves of HK\$1,748,587,000 (2024: HK\$1,570,545,000) in the consolidated statement of financial position.

該等儲備賬項包括載於綜合財務狀況表內綜合儲備 1,748,587,000港元(二零二四年:1,570,545,000 港元)。

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

Year ended 31 March 2025 截至二零二五年三月三十一日止年度

			2025	2024	125
		N	二零二五年	二零二四年	
		Notes 附註	HK\$′000 千港元	HK\$'000 千港元	
CASH FLOWS FROM	來自經營業務之現金流量				
OPERATING ACTIVITIES					
Profit before tax	除稅前溢利		323,821	380,779	
Adjustments for:	按以下項目調整:				
Bank interest income	銀行利息收入	5	(3,150)	(5,502)	
Finance costs	融資成本	6	69,015	43,479	
Depreciation of property, plant and equipment	物業、廠房及設備折舊	7	126,101	99,355	
Depreciation of right-of-use	使用權資產折舊			,	
assets		7	25,869	19,669	
Amortisation of intangible	無形資產攤銷			-,	
assets		7	2,116	2,821	
Loss on disposal of items of	出售物業 [、] 廠房及設備項			1 -	
property, plant and	目虧損,淨額				
equipment, net		7	4,626	341	
Income derived from financial	按公平值計入損益的金融				
assets at fair value through	資產所得收益				
profit or loss		7	(928)	(2,264)	ΓĽ
·			547,470	538,678	鷹美 (國際)控股有限公司
Increase in inventories	存貨增加		(252,476)	(27,685)	有問題
Decrease/(increase) in accounts	低 應 收 賬 款 減 少 / (増 加)		(252,470)	(27,000)	股
receivable			(131,899)	20,541	气
Increase in prepayments, deposits	貊付卖佰、按全乃甘佃雁收		(131,099)	20,541	國
and other receivables	款項增加		(15,682)	(5,118)	¥ E
Increase/(decrease) in accounts	應付賬款增加/(減少)		(13,002)	(0,110)	劃
payable			12,700	(69,046)	e
Decrease in accrued liabilities and	應計負債及其他應付款項		12,700	(00,040)	HOLDINGS LIMITED
other payables	減少		(14,590)	(53,163)	S LII
Increase/(decrease) in pension	退休金計劃責任增加/		(14,000)	(00,100)	ING
scheme liabilities	(減少)		5,769	(1,603)	OLD
Settlement of pension scheme	結算退休金計劃責任		0,700	(1,000)	
liabilities			(302)	(28)	ANC
Decrease in restricted bank	受限制銀行結餘		(001)	(20)	IATI(
balance	減少		13	59	EBN
Exchange realignment	匯兌調整		(4,807)	(6,808)	(INT
			146,196	395,827	EAGLE NICE (INTERNATIONAL
Cash generated from operations Interest paid	宫運産生之呪並 已付利息		(69,015)	(43,479)	Z
Hong Kong profits tax refund/	□NN忌 退款/(已付)香港利得稅		(05,013)	(40,473)	AGL
(paid)	医水/(口口)百亿竹豆饥		222	(40,172)	ш
Overseas tax paid	已付海外稅項		(77,549)	(82,903)	
			(77,0.0)	(32,000)	
Net cash flows from/(used in)	來自/(用於)經營業務之 現金流量淨值		(140)	220.222	
operating activities	<u> </u>		(146)	229,273	

		Notes 附註	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
CASH FLOWS FROM INVESTING ACTIVITIES	來自投資活動之現金流量			
Proceeds from disposal of items of property, plant and	出售物業 [、] 廠房及設備項目 所得款項淨額			44.050
equipment, net Purchases of items of property,	購買物業、廠房及設備項目		4,091	11,852
plant and equipment	唯四印任上山	1 4 (-)	(239,447)	(131,744)
Purchases of leasehold land	購買租賃土地 收購附屬公司	14(a)	(5,613)	(119,618)
Acquisition of subsidiaries Bank interest received Income derived from financial assets at fair value through	收購內圖公司 已收銀行利息 按公平值計入損益的 金融資產所得收益	29	(30,746) 3,150	5,502
profit or loss			928	2,264
Placement of non-current portion of deposits	存入非即期部分按金		(54,129)	(39,953)
Net cash flows used in investing activities	用於投資活動之 現金流量淨值		(321,766)	(271,697)
CASH FLOWS FROM	來自融資活動之現金流量			
FINANCING ACTIVITIES Drawdown of bank loans, net Dividends paid Principal portion of lease	提取銀行貸款淨值 已付股息 租賃款項本金部分	11	414,653 (172,254)	287,102 (234,872)
payments			(7,468)	(9,686)
Net cash flows from financing activities	來自融資活動之 現金流量淨值		234,931	42,544
NET INCREASE/(DECREASE) IN CASH AND CASH	現金及現金等值項目 增加/(減少)淨值			
EQUIVALENTS	左했 <u>ᆠ</u> ᄪᇫᇍᄪᇫᄷ <i>ᆣ</i> ᆓᇊ		(86,981)	120
Cash and cash equivalents at beginning of year	年初之現金及現金等值項目		490,058	515,387
Effect of foreign exchange rate changes, net	匯率變動之影響淨值		(15,687)	(25,449)
CASH AND CASH EQUIVALENTS AT END OF	年終之現金及現金等值項目			, <u>, , , , , , , , , , , , , , , , </u>
YEAR			387,390	490,058

Consolidated Statement of Cash Flows (continued) 综合現金流量表(續) Year ended 31 March 2025 截至二零二五年三月三十一日止年度

		Notes 附註	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS	現金及現金等值項目之 結餘分析			
Cash and bank balances Non-pledged time deposits with original maturity of less than	現金及銀行結餘 於取得時原到期日 不超過三個月的	20	238,504	454,776
three months when acquired	無抵押定期存款	20	149,957	36,366
Less: Restricted bank balance	減:受限制銀行結餘	20	(1,071)	(1,084)
Cash and cash equivalents as stated in the consolidated	綜合現金流量表所載之現金 及現金等值項目			
statement of cash flows			387,390	490,058

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NOTES TO FINANCIAL STATEMENTS 財務報表附註

31 March 2025 二零二五年三月三十一日

1. CORPORATE AND GROUP INFORMATION

The Company is a limited liability company incorporated in the Cayman Islands. The registered office address of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, the Cayman Islands. The principal place of business of the Company in Hong Kong will be changed to 9th Floor, Tower B, Regent Centre, 63 Wo Yi Hop Road, Kwai Chung, Hong Kong with effect from 12 June 2025.

The Group's principal activities are the manufacture and trading of sportswear and garments.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

1. 公司及集團資料

本公司為於開曼群島註冊成立之有限公 司。本公司註冊辦事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, the Cayman Islands。本公司之香港主要營業地點將 更改為香港葵涌和宜合道63號麗晶中心B 座9樓,自二零二五年六月十二日起生效。

本集團之主要業務為生產及買賣運動服 裝及成衣。

附屬公司之資料

本公司主要附屬公司詳情如下:

	Place of incorporation/ registration and business	lssued share/paid-up registered capital	equity at to the C	tage of tributable company 權益百分比	
Name 名稱	註冊成立/ 登記及營業地點	已發行股份/ 繳足註冊資本	2025 二零二五年	2024 二零二四年	Principal activities 主要業務
Eagle Nice (EAG) Limited 鷹美(鷹美集團)有限公司	Hong Kong 香港	Ordinary HK\$2; Non-voting deferred HK\$10,000 (Note (a)) 普通股2港元: 無投票權遞延股10,000港元 (附註(a))	100	100	Investment holding 投資控股
裕美(汕頭)製衣有限公司 ("YM (Shantou)") (Note (b)) (「裕美(汕頭)」)(附註(b))	The People's Republic of China ("PRC")/ Chinese Mainland 中華人民共和國 (「中國」)/中國大陸	US\$23,500,000 23,500,000美元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣
Eagle Nice Development Limited 鷹美發展有限公司	Hong Kong 香港	HK\$1 1港元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣
Maitex (EAG) Limited 源瀚(鷹美集團)有限公司	Hong Kong 香港	HK\$1,000 1,000港元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣
惠來縣源瀚製衣有限公司 ("Maitex PRC") (Note (b)) (「惠來源瀚〕)(附註(b))	PRC/Chinese Mainland 中國/中國大陸	HK\$40,000,000 40,000,000港元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣
湖北動能體育用品有限公司 ("Hubei Dongneng") (Note (c)) (「湖北動能」)(附註(c))	PRC/Chinese Mainland 中國/中國大陸	RMB100,000,000 人民幣100,000,000元	80	80	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

1. CORPORATE AND GROUP INFORMATION (continued)

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Information about subsidiaries (continued)

附屬公司之資料(續)

1. 公司及集團資料(續)

	Place of incorporation/ registration and business 註冊成立/ 登記及營業地點	lssued share/paid-up registered capital 已發行股份/ 繳足註冊資本	Percent equity att to the C 本公司應佔	ributable ompany		
Name 名稱			2025 二零二五年	2024 二零二四年	Principal activities 主要業務	
Pro Kingtex Vietnam Co., Limited	Vietnam 越南	US\$7,800,000 7,800,000美元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
鷹美(荊門)製衣有限公司 ("EN (Jingmen)") (Note (c)) (「鷹美(荊門)」)(附註(c))	PRC/Chinese Mainland 中國/中國大陸	RMB35,000,000 人民幣35,000,000元	80	80	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
惠來縣宏鷹製衣有限公司 ("Hung Eagle Garment") (Note (b)) (「惠來宏鷹])(附註(b))	PRC/Chinese Mainland 中國/中國大陸	US\$4,000,000 4,000,000美元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
P.T. Eagle Nice Indonesia ("EN Indonesia") (「鷹美印尼」)	Indonesia 印尼	US\$32,000,000 32,000,000美元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
鷹美(宜豐)製衣有限公司 ("EN (Yifeng)") (Note (b)) (「鷹美(宜豐)」)(附註(b))	PRC/Chinese Mainland 中國/中國大陸	US\$28,000,000 28,000,000美元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
PT Gelindo Garmentama ("PGG") (「PGG」)	Indonesia 印尼	IDR889,350,000,000 889,350,000,000印尼盾	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
廣東達聯制衣有限公司 ("Guangdong Dalian") (Note (b)) (「廣東達聯」)(附註(b))	PRC/Chinese Mainland 中國/中國大陸	RMB18,000,000 人民幣18,000,000元	100	100	Leasing properties 租賃物業	
鷹美(佛山)製衣有限公司 ("EN (Foshan)") (Note (b)) (「鷹美(佛山)」)(附註(b))	PRC/Chinese Mainland 中國/中國大陸	RMB18,000,000 人民幣18,000,000元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
Eagle Nice Vietnam Company Limited ("Eagle Nice Vietnam") ([Eagle Nice Vietnam])	Vietnam 越南	US\$6,500,000 6,500,000美元	100	100	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	
Wisdom Innovation Holdings Limited ("Wisdom") (Note (d)) (「Wisdom」)(附註(d))	British Virgin Islands 英屬維爾京群島	US\$20,000,000 20,000,000美元	100	_	Investment holding 投資控股	
Profit Honors Limited ("Profit Honors") (Note (d)) (「Profit Honors」)(附註(d))	Hong Kong 香港	US\$20,000,000 20,000,000美元	100	_	Investment holding 投資控股	
Din Sen Vietnam (Long An) Enterprise Company Limited ("Din Sen") (Note (d)) (「Din Sen」)(附註(d))	Vietnam 越南	US\$17,200,000 17,200,000美元	100	_	Manufacture and trading of sportswear and garments 生產及買賣運動服裝及成衣	

1. CORPORATE AND GROUP INFORMATION (continued)

Information about subsidiaries (continued)

Notes:

- (a) The non-voting deferred shares carry no rights to dividends, no rights to attend or vote at general meetings and no rights to receive any surplus assets in a return of capital in a winding-up (other than the nominal amount paid up or credited as paid-up on such shares, after the sum of HK\$100,000,000,000,000 per ordinary share has been distributed to the holders of the ordinary shares of the company in such winding-up).
- (b) YM (Shantou), Maitex PRC, Hung Eagle Garment, EN (Yifeng), Guangdong Dalian and EN (Foshan) are registered as wholly-foreign-owned enterprises under PRC law.
- (c) Hubei Dongneng and EN (Jingmen) are registered as limited liability companies under PRC law.
- (d) On 1 July 2024, the Group acquired Wisdom together with its wholly-owned subsidiaries, Profit Honors and Din Sen. Further details of this acquisition are included in note 29 to the financial statements.

All of the above subsidiaries are indirectly held by the Company.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

1. 公司及集團資料(續)

附屬公司之資料(續)

附註:

- (a) 無投票權遞延股並無權利獲派股息、出席 股東大會或在會上投票,亦無權在清盤退 還資本時獲得任何剩餘資產(清盤時每股 普通股總數100,000,000,000,000港元分派 予公司普通股持有人後,有關股份之繳足 或入賬列作繳足的面值除外)。
- (b) 裕美(汕頭)、惠來源瀚、惠來宏鷹、鷹美 (宜豐)、廣東達聯及鷹美(佛山)根據中國 法律註冊之外商獨資企業。
- (c) 湖北動能及鷹美(荊門)為根據中國法律註 冊之有限責任公司。
- (d) 於二零二四年七月一日,本集團收購
 Wisdom連同其附屬公司Profit Honors及
 Din Sen。本次收購的詳情載於財務報表附
 註29。

上述所有附屬公司由本公司間接持有。

上表列出本公司附屬公司,按董事意見認為,該等公司對本集團年內業績有重大影響或構成本集團資產淨值之主要部分。按 董事意見認為,詳列其他附屬公司資料將 會使篇幅過於冗長。

2. ACCOUNTING POLICIES

2.1 Basis of preparation

These financial statements have been prepared in accordance with HKFRS Accounting Standards (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) as issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention, except for financial assets at fair value through profit or loss which have been measured at fair value. These financial statements are presented in Hong Kong dollars ("HK\$") and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 31 March 2025. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

Generally, there is a presumption that a majority of voting rights results in control. When the Company has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and

2. 會計政策

2.1 編製基準

此等財務報表乃根據由香港會計師 公會(「香港會計師公會」)頒佈之香 港財務報告準則會計準則(其中包括 所有香港財務報告準則、香港會計 準則(「香港會計準則」)及詮釋)及香 港公司條例之披露規定。財務報表 根據歷史成本常規編製,惟按公平 值計入損益的金融資產除外,此乃 按公平值計量。此等財務報表以港 元(「港元」)呈列,而所有價值均四 捨五入至最接近之千位(除另有註明 外)。

綜合基準

一般情況下,有一個推定,即多數 投票權形成控制權。倘本公司擁有 的被投資方投票權或類似權利不及 半數,則評估本公司對被投資方是 否擁有權力時,本集團會考慮所有 相關事實及情況,包括:

- (a) 與該被投資方其他投票權擁有 人的合約安排;
- (b) 根據其他合約安排所享有的權利:及

2.1 Basis of preparation (continued)

Basis of consolidation (continued)

(c) the Group's voting rights and potential voting rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises the related assets (including goodwill), liabilities, any non-controlling interest and the exchange fluctuation reserve; and recognises the fair value of any investment retained and any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

2. 會計政策(續)

2.1 編製基準(續)

綜合基準(續) (c) 本集團的投票權及潛在投票
 權。

附屬公司編製相同報告期間的財務 報表,所用的會計政策與本公司所 用的相符。附屬公司之業績以自本 集團取得控制權之日起綜合計算, 並在有關控制權終止前繼續綜合計 入。

本集團母公司及非控股股東權益應 佔損益及其他全面收益各組成部 分,即使由此引致非控股股東權益 結餘為負數亦然。本集團成員公司 之間交易所產生的集團內部資產及 負債、權益、收入、支出及現金流 量均在綜合賬目時全數對銷。

倘事實及情況顯示上文所述的三項 控制因素之一項或多項出現變動, 本集團會重新評估其是否控制被投 資公司。附屬公司的所有權權益變 動(沒有失去控制權),按權益交易 入賬。

倘本集團失去對附屬公司之控制 權,則剔除確認相關資產(包括商 譽)、負債、任何非控股股東權益及 匯兌波動儲備;並確認任何保留投 資之公平值及損益內任何因此產生 之盈餘或虧損。早前於其他全面收 益內確認之本集團應佔部份重新分 類至損益或留存溢利(如適用),倘 本集團已直接出售相關資產或負債 則須以同一基準確認。

2. ACCOUNTING POLICIES (continued)

2.2 Changes in accounting policies and disclosures

The Group has adopted the following revised HKFRS Accounting Standards for the first time for the current year's financial statements.

Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback	香港財務報告準則 第16號的修訂	<i>售後租回中之</i> 租賃負債
Amendments to HKAS 1	Classification of Liabilities	香港會計準則第1號	流動或非流動
	as Current or Non-	的修訂	負債的分類
	current (the "2020		(「二零二零
	Amendments")		年修訂本」)
Amendments to HKAS 1	Non-current Liabilities with	香港會計準則第1號	具合約條款之
	Covenants (the "2022	的修訂	非流動負債
	Amendments")		(「二零二二
			年修訂本」)
Amendments to HKAS 7	Supplier Finance	香港會計準則第7號	供應商融資安排
and HKFRS 7	Arrangements	及香港財務報告	
		準則第7號的修訂	

2. 會計政策(續)

2.2 會計政策及披露變動

本集團已就本年度的財務報表首次 採納以下經修訂香港財務報告準則 會計準則。

鷹美 (國際)控股有限公司
TERNATIONAL) HOLDINGS LIMITED 👖
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2. ACCOUNTING POLICIES (continued)

2.2 Changes in accounting policies and disclosures (continued)

The nature and the impact of the revised HKFRS Accounting Standards are described below:

- (a) Amendments to HKFRS 16 specify the requirements that a seller-lessee uses in measuring the lease liability arising in a sale and leaseback transaction to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains. Since the Group has no sale and leaseback transactions with variable lease payments that do not depend on an index or a rate occurring from the date of initial application of HKFRS 16, the amendments did not have any impact on the financial position or performance of the Group.
- The 2020 Amendments clarify the (b) requirements for classifying liabilities as current or non-current, including what is meant by a right to defer settlement and that a right to defer must exist at the end of the reporting period. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement. The amendments also clarify that a liability can be settled in its own equity instruments, and that only if a conversion option in a convertible liability is itself accounted for as an equity instrument would the terms of a liability not impact its classification. The 2022 Amendments further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. Additional disclosures are required for non-current liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period.

2. 會計政策(續)

2.2 會計政策及披露變動(續)

經修訂香港財務報告準則會計準則 的性質及影響載列如下:

- (a) 香港財務報告準則第16號的修 訂訂明計量售後租回交易產生的租賃負債所用的賣方承租人之規定,以確保賣方承租人不 會確認與所保留使用權有關的 任何盈虧金額。由於本集團自 香港財務報告準則第16號首次 應用之日起,不存在租賃付款 不取決於指數或利率的可變售 後租回交易,因此,該等修訂 對本集團的財務狀況或表現並 無任何影響。
- 二零二零年修訂本澄清有關將 (b) 負債分類為流動或非流動的規 定,包括延遲清償權的含義, 以及延遲清償權必須在報告期 末存在。負債的分類不受實體 行使其延遲清償權的可能性的 影響。該等修訂亦澄清,負債 可以用其自身的權益工具清 償[,]以及只有當可轉換負債中 的轉換選擇權本身作為權益工 具入賬時[,]負債的條款才不會 影響其分類。二零二二年修訂 本進一步澄清,在貸款安排產 生的負債契約中,只有實體於 報告日期或之前必須遵守的契 約才會影響負債分類為流動或 非流動。對於實體於報告期後 十二個月內必須遵守未來契約 的非流動負債,須進行額外披 露。

2. ACCOUNTING POLICIES (continued)

2.2 Changes in accounting policies and disclosures (continued)

(b) (continued)

The Group has reassessed the terms and conditions of its liabilities as at 1 April 2023 and 2024 and concluded that the classification of its liabilities as current or non-current remained unchanged upon initial application of the amendments. Accordingly, the amendments did not have any impact on the financial position or performance of the Group.

(c) Amendments to HKAS 7 and HKFRS 7 clarify the characteristics of supplier finance arrangements and require additional disclosure of such arrangements. The disclosure requirements in the amendments are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk. As the Group does not have supplier finance arrangements, the amendments did not have any impact on the Group's financial statements.

2.3 Issued but not yet effective HKFRS Accounting Standards

The Group has not applied the following new and revised HKFRS Accounting Standards, that have been issued but are not yet effective, in these financial statements. The Group intends to apply these new and revised HKFRS Accounting Standards, if applicable, when they become effective.

2. 會計政策(續)

2.2 會計政策及披露變動(續)

- (b) (續) 本集團重新評估於二零二三年 及二零二四年四月一日的負債 條款及條件,並得出結論,於 首次應用該等修訂後,其負債 的流動或非流動分類保持不 變。因此,該修訂本對本集團 的財務狀況或表現並無任何影響。
- (c) 香港會計準則第7號及香港財務報告準則第7號的修訂闡明供應商融資安排的特點,並規定須就該等安排作出額外披露。該等修訂的披露規定旨在協助財務報表使用者了解供應商融資安排對實體的負債、現金流量及流動資金風險的影響。由於本集團無供應商融資安排,該等修訂對本集團的財務報表並無任何影響。

2.3 已頒佈但尚未生效的香港財務報 告準則會計準則

本集團並未於此等財務報表中應用 下列已頒佈但尚未生效之新訂及經 修訂的香港財務報告準則會計準 則。本集團擬於該等新訂及經修訂 香港財務報告準則會計準則生效時 予以應用(如適用)。

2. ACCOUNTING POLICIES (continued) 2.3 Issued but not yet effective HKFRS Accounting Standards (continued) HKFRS 18 Presentation and Disclosure in Financial Statements³ Subsidiaries without Public HKFRS 19 Accountability: Disclosures³ Amendments to HKERS 9 Amendments to the HKFRS 7 Classification and Measurement of and Financial Instruments² Amendments to HKFRS 10 Sale or Contribution of HKAS 28 Assets between an Investor and its and Associate or Joint Venture⁴ Amendments to HKAS 21 Lack of Exchangeability¹ Amendments to HKFRS 9 Contracts Referencing and HKFRS 7 Nature-department Electricity²

Annual Improvements toAmendments to HKFRS 1,HKFRS AccountingHKFRS 7, HKFRS 9,Standards — Volume 11HKFRS 10 and HKAS 72

1 Effective for annual periods beginning on or after 1 January 2025

- 2 Effective for annual periods beginning on or after 1 January 2026
- 3 Effective for annual/reporting periods beginning on or after 1 January 2027
- 4 No mandatory effective date yet determined but available for adoption

2. 會計政策(續)

2.3 已頒佈但尚未生效的香港財務 報告準則會計準則(續) 香港財務報告 財務報表的呈列和 準則第18號 披露。 香港財務報告 非公共受託責任附 準則第19號 屬公司:披露3 香港財務報告 金融工具分類及計 準則第9號及 *量的修訂*2 香港財務報 告準則第7號 的修訂 香港財務報告 投資者及其聯營公 準則第10號 司或合營企業間 的資產出售或出 及香港會計 <u>資</u>4 準則第28號 的修訂 香港會計準則 缺乏可兌換性1 第21號的 修訂 香港財務報告 依賴自然條件之電 準則第9號及 力合約² 香港財務報 告準則第7號 的修訂 **香港財務報告** 香港財務報告準則 準則會計準 第1號、香港財務 則的年度改 報告準則第7號、 進 — 第11 香港財務報告準 ∰ 則第9號、香港財 務報告準則第10 號及香港會計準 則第7號的修訂² 於二零二五年一月一日或之後開始 1 之年度期間生效 2 於二零二六年一月一日或之後開始 之年度期間生效 於二零二七年一月一日或之後開始 3 之年度/報告期間生效 尚未釐定強制生效日期,惟可供採 4 納

2. ACCOUNTING POLICIES (continued)

2.3 Issued but not yet effective HKFRS Accounting Standards (continued)

Further information about those HKFRS Accounting Standards that are expected to be applicable to the Group is described below.

HKFRS 18 replaces HKAS 1 Presentation of Financial Statements. While a number of sections have been brought forward from HKAS 1 with limited changes, HKFRS 18 introduces new requirements for presentation within the statement of profit or loss, including specified totals and subtotals. Entities are required to classify all income and expenses within the statement of profit or loss into one of the five categories: operating, investing, financing, income taxes and discontinued operations and to present two new defined subtotals. It also requires disclosures about management-defined performance measures in a single note and introduces enhanced requirements on the grouping (aggregation and disaggregation) and the location of information in both the primary financial statements and the notes. Some requirements previously included in HKAS 1 are moved to HKAS 8 Accounting Policies, Changes in Accounting Estimates and Errors, which is renamed as HKAS 8 Basis of Preparation of Financial Statements. As a consequence of the issuance of HKFRS 18, limited, but widely applicable, amendments are made to HKAS 7 Statement of Cash Flows, HKAS 33 Earnings per Share and HKAS 34 Interim Financial Reporting. In addition, there are minor consequential amendments to other HKFRS Accounting Standards. HKFRS 18 and the consequential amendments to other HKFRS Accounting Standards are effective for annual periods beginning on or after 1 January 2027 with earlier application permitted. Retrospective application is required. The Group is currently analysing the new requirements and assessing the impact of HKFRS 18 on the presentation and disclosure of the Group's financial statements.

2. 會計政策(續)

2.3 已頒佈但尚未生效的香港財務報 告準則會計準則(續) 有關預期適用於本集團之香港財務

報告準則會計準則的其他資料載於下文。

香港財務報告準則第18號取代香港 *會計準則第1號財務報表的呈列*。雖 然參考香港會計準則第1號的多個章 節只作出些許改動[,]但香港財務報 告準則第18號就損益表內的呈列方 式引入新規定,包括指定的總計及 小計。實體須將損益表內的所有收 入及開支歸類為經營、投資、融 資、所得稅及終止經營五個類別之 一, 並呈列兩個新定義的小計。該 準則亦要求在單一附註中披露管理 層定義的業績計量,並對主要財務 報表及附註中資料的分組(匯總及分 類)及位置提出更高的要求。之前包 含在香港會計準則第1號中的一些要 求被寫入香港會計準則第8號會計政 *策、會計估計變更及差錯*中,後者 更名為香港會計準則第8號*財務報表* 的編製基礎。由於香港財務報告準 則第18號的發佈[,]對香港會計準則 第7號現金流量表、香港會計準則第 33號每股盈利及香港會計準則第34 號中期財務報告進行了有限但廣泛 適用的修訂。此外,其他香港財務 報告準則會計準則亦有輕微的相應 修訂。香港財務報告準則第18號及 其他香港財務報告準則會計準則的 相應修訂於二零二七年一月一日或 之後開始的年度期間生效,並可提 早應用。須追溯應用。本集團現正 分析新規定,並評估香港財務報告 準則第18號對本集團財務報表的呈 列及披露的影響。

2. ACCOUNTING POLICIES (continued)

2.3 Issued but not yet effective HKFRS Accounting Standards (continued)

HKFRS 19 allows eligible entities to elect to apply reduced disclosure requirements while still applying the recognition, measurement and presentation requirements in other HKFRS Accounting Standards. To be eligible, at the end of the reporting period, an entity must be a subsidiary as defined in HKFRS 10 Consolidated Financial Statements, cannot have public accountability and must have a parent (ultimate or intermediate) that prepares consolidated financial statements available for public use which comply with HKFRS Accounting Standards. Earlier application is permitted. As the Company is a listed company, it is not eligible to elect to apply HKFRS 19. Some of the Company's subsidiaries are considering the application of HKFRS 19 in their specified financial statements.

Amendments to HKERS 9 and HKERS 7 Amendments to the Classification and Measurement of Financial Instruments clarify the date on which a financial asset or financial liability is derecognised and introduce an accounting policy option to derecognise a financial liability that is settled through an electronic payment system before the settlement date if specified criteria are met. The amendments clarify how to assess the contractual cash flow characteristics of financial assets with environmental, social and governance and other similar contingent features. Moreover, the amendments clarify the requirements for classifying financial assets with non-recourse features and contractually linked instruments. The amendments also include additional disclosures for investments in equity instruments designated at fair value through other comprehensive income and financial instruments with contingent features. The amendments shall be applied retrospectively with an adjustment to opening retained profits (or other component of equity) at the initial application date. Prior periods are not required to be restated and can only be restated without the use of hindsight. Earlier application of either all the amendments at the same time or only the amendments related to the classification of financial assets is permitted.

2. 會計政策(續)

2.3 已頒佈但尚未生效的香港財務 報告準則會計準則(續)

香港財務報告準則第19號允許合資 格的實體在應用其他香港財務報告 準則會計準則的確認、計量及呈列 規 定 時,選擇應用較少的披露規 定。符合資格的實體在報告期末必 須為香港財務報告準則第10號*綜合 財務報表*所界定的附屬公司[,]無公 共受託責任且須有母公司(最終或 中介)編製符合香港財務報告準則 會計準則的綜合財務報表供公眾使 用。允許提前應用。由於本公司是 上市公司,因此並無資格選擇應用 香港財務報告準則第19號。本公司 部分附屬公司正考慮在其特定財務 報表中應用香港財務報告準則第19 號。

香港財務報告準則第9號及香港財務 報告準則第7號的修訂*金融工具分類 及計量的修訂*闡明剔除確認金融資 產或金融負債的日期,並引入一項 會計政策選擇[,]在符合特定條件的 情況下,剔除確認於結算日前透過 電子支付系統結算的金融負債。該 等修訂明確如何評估具有環境、社 會及管治以及其他類似或有特徵的 金融資產的合約現金流量特徵。此 外,該等修訂亦明確對具有無追索 權特徵的金融資產及合約掛鈎工具 的分類要求。該等修訂亦增加對指 定按公平值計入其他全面收益計量 的權益工具投資及具有或有特徵的 金融工具的披露。該等修訂應追溯 應用,並對初始應用日期的期初保 留溢利(或權益的其他組成部分)進 行調整。以往各期無需重列,只有 在不使用事後分析的情況下才能重 述。允許同時提前應用所有修訂, 或僅提前應用與金融資產分類相關 的修訂。

2. ACCOUNTING POLICIES (continued)

2.3 Issued but not yet effective HKFRS Accounting Standards (continued)

Amendments to HKFRS 10 and HKAS 28 address an inconsistency between the requirements in HKFRS 10 and in HKAS 28 in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to HKFRS 10 and HKAS 28 was removed by the HKICPA. However, the amendments are available for adoption now.

Annual Improvements to HKFRS Accounting Standards — Volume 11 set out amendments to HKFRS 1, HKFRS 7 (and the accompanying Guidance on implementing HKFRS 7), HKFRS 9, HKFRS 10 and HKAS 7. Details of the amendments that are expected to be applicable to the Group are as follows:

 HKFRS 7 Financial Instruments: Disclosures: The amendments have updated certain wording in paragraph B38 of HKFRS 7 and paragraphs IG1, IG14 and IG20B of the Guidance on implementing HKFRS 7 for the purpose of simplification or achieving consistency with other paragraphs in the standard and/or with the concepts and terminology used in other standards. In addition, the amendments clarify that the Guidance on implementing HKFRS 7 does not necessarily illustrate all the requirements in the referenced paragraphs of HKFRS 7 nor does it create additional requirements. Earlier application is permitted.

2. 會計政策(續)

2.3 已頒佈但尚未生效的香港財務報 告準則會計準則(續)

香港財務報告準則第10號及香港會 計準則第28號的修訂解決了香港財 務報告準則第10號及香港會計準則 第28號在處理投資者及其聯營公司 或合營企業間的資產出售或出資的 規定不一致的問題。該等修訂規 定, 當資產出售或出資構成業務 時,須全面確認下游交易產生的盈 虧。對於涉及不構成業務的資產的 交易,交易產生的盈虧僅以非關聯 投資者在聯營公司或合營企業中的 權益為限在投資者的損益中確認。 該等修訂將前瞻性地應用。香港會 計師公會取消了香港財務報告準則 第10號及香港會計準則第28號的修 訂之前的強制生效日期。然而,該 等修訂現時可供採納。

香港財務報告準則會計準則的年度 改進 — 第11冊載有香港財務報告 準則第1號、香港財務報告準則第7 號(及隨附的香港財務報告準則第7 號實施指引)、香港財務報告準則第 9號、香港財務報告準則第10號及香 港會計準則第7號的修訂。預計本集 團適用的修訂詳情如下:

香港財務報告準則第7號金融 工具:披露:該等修訂已更新 香港財務報告準則第7號第 B38段及香港財務報告準則第7號第 B38段及香港財務報告準則第 7號實施指引第IG1、IG14及 IG20B段的若干措辭,以簡化 或與該準則的其他段落及/或 其他準則所用的概念及詞闡闡 香港財務報告準則第7號會考段落的所有規 定,亦不會產生額外規定。允 許提前應用。

- 2.3 Issued but not yet effective HKFRS Accounting Standards (continued)
 - HKFRS 9 Financial Instruments: The amendments clarify that when a lessee has determined that a lease liability has been extinguished in accordance with HKFRS 9, the lessee is required to apply paragraph 3.3.3 of HKFRS 9 and recognise any resulting gain or loss in profit or loss. In addition, the amendments have updated certain wording in paragraph 5.1.3 of HKFRS 9 and Appendix A of HKFRS 9 to remove potential confusion. Earlier application is permitted.
 - HKFRS 10 *Consolidated Financial Statements*: The amendments clarify that the relationship described in paragraph B74 of HKFRS 10 is just one example of various relationships that might exist between the investor and other parties acting as de facto agents of the investor, which removes the inconsistency with the requirement in paragraph B73 of HKFRS 10. Earlier application is permitted.
 - HKAS 7 Statement of Cash Flows: The amendments replace the term " cost method" with "at cost" in paragraph 37 of HKAS 7 following the prior deletion of the definition of "cost method". Earlier application is permitted.

The Group is in the process of making an assessment of the impact of these revised HKFRS Accounting Standards upon initial application and is not yet in a position to state whether these revised HKFRS Accounting Standards would have a significant impact on the Group's results of operations and financial position.

2. 會計政策(續)

- 2.3 已頒佈但尚未生效的香港財務 報告準則會計準則(續)
 - 香港財務報告準則第9號金融 工具:該等修訂闡明,承租人 根據香港財務報告準則第9號 確定租賃負債已終止時,承租 人須應用香港財務報告準則第 9號第3.3.3段,並在損益中確 認所產生的任何盈虧。此外, 該等修訂已更新香港財務報告 準則第9號第5.1.3段及香港財 務報告準則第9號附錄A的若 干措辭,消除可能出現的混 済。允許提前應用。
 - 香港財務報告準則第10號綜合 財務報表:該等修訂闡明,香 港財務報告準則第10號第B74 段所述的關係只是投資者與作 為投資者實際代理的其他各方 之間可能存在的各種關係的一 個例子,從而消除了與香港財 務報告準則第10號第B73段規 定的不一致之處。允許提前應 用。
 - 香港會計準則第7號現金流量
 表:該修訂刪除了香港會計準
 則第7號第37段「成本法」的定
 義後,以「按成本」取代「成本
 法」一詞。允許提前應用。

本集團正評估初次應用經修訂香港 財務報告準則會計準則之影響,惟 尚未能確定該等經修訂香港財務報 告準則會計準則會否對本集團之經 營業績及財務狀況造成重大影響。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

The Group determines that it has acquired a business when the acquired set of activities and assets includes an input and a substantive process that together significantly contribute to the ability to create outputs.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss or other comprehensive income, as appropriate.

2. 會計政策(續)

2.4 重大會計政策

業務合併及商譽 業務合併乃以購買法入賬。轉讓代 價乃以收購日期之公平值計量,該 公平值為本集團轉讓之資產、本集 團對收購對象前擁有人承擔之負債 及本集團為換取收購對象控制權所 發行股本權益於收購日期之公平值 之總和。於各業務合併中,本集團 選擇是否以公平值或收購對象之非控股股東權益。非控股 股東權益之所有其他部分乃按公平 值計量。收購成本於產生時列為開 支。

當收購一系列活動及資產包含投入 及實質性程序並共同對創造產出能 力有重大貢獻,本集團認為其已收 購一項業務。

當本集團收購一項業務時,會根據 合約條款、於收購日之經濟環境及 相關狀況,評估將承接之金融資產 及負債,以作出適當分類及標示, 包括分離收購對象所訂主合約中的 嵌入式衍生工具。

倘業務合併分階段進行,先前持有 的股本權益於收購日之公平值會重 新計算,得出的任何盈虧於損益或 其他全面收益(如適用)內確認入賬。

2.4 Material accounting policies (continued)

Business combinations and goodwill (continued)

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 March. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

2. 會計政策(續)

2.4 重大會計政策(續)

業務合併及商譽(續)

由收購方轉讓之任何或然代價按收 購日期之公平值確認。分類為資產 或負債的或然代價以公平值計量, 而公平值變動於損益中確認。分類 為權益的或然代價不會重新計量, 其後結算於權益內入賬。

商譽初步按成本計量,即已轉讓代 價、已確認為非控股股東權益之金 額及本集團過往持有收購對象股本 權益之公平值總額,超出所收購可 識別資產及所承擔負債之差額。如 該代價及其他項目之總和低於所收 購資產淨值之公平值,則差額經重 新評估後於損益賬確認為議價收購 收益。

2.4 Material accounting policies (continued)

Business combinations and goodwill (continued)

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash-generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

Fair value measurement

The Group measures its financial assets at fair value through profit or loss at the end of each reporting period. 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. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

2. 會計政策(續)

2.4 重大會計政策(續)

業務合併及商譽(續)

減值乃透過評估與商譽有關之現金 產生單位(或現金產生單位組別)之 可收回金額釐定。當現金產生單位 (或現金產生單位組別)之可收回金 額低於賬面值時,將確認減值虧 損。已就商譽確認之減值虧損不得 於未來期間撥回。

倘商譽被分配至現金產生單位(或現 金產生單位組別)而隸屬該單位之部 分業務已被出售,則在釐定出售有 關業務所得盈虧時,與所出售業務 相關之商譽會計入該業務之賬面 值。在該等情況下出售之商譽,乃 根據所出售業務及所保留現金產生 單位部分之相對價值進行計量。

公平值計量

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Fair value measurement (continued) 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.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

2. 會計政策(續)

2.4 重大會計政策(續)

公平值計量(續) 非金融資產的公平值計量須計及市 場參與者能使用該資產達致最佳用 途及最高增值,或將該資產出售予 使用該資產達致最佳用途及最高增 值的其他市場參與者,所產生的經 濟效益。

本集團採納適用於不同情況且具備 充分數據以供計量公平值的估值方 法,以盡量使用相關可觀察輸入數 據及盡量減少使用不可觀察輸入數 據。

所有於財務報表計量或披露公平值 的資產及負債乃基於對公平值計量 整體而言屬重大的最低級別輸入數 據按以下公平值等級分類:

- 第一級 以活躍市場中相同資 產或負債取得之報價 (未經調整) 第二級 — 以對公平值計量屬重
- 大的最低級別輸入數 據可直接或間接觀察 的估值方法
- 第三級 以對公平值計量屬重 大的最低級別輸入數 據不可觀察的估值方 法

就按經常性基準於財務報表確認的 資產及負債而言,本集團透過於各 報告期末重新評估分類(基於對公 平值計量整體而言屬重大的最低級 別輸入數據)確定是否發生不同等 級轉移。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories and financial assets), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs. In testing a cash-generating unit for impairment, a portion of the carrying amount of a corporate asset (e.g., a headquarters building) is allocated to an individual cash-generating unit if it can be allocated on a reasonable and consistent basis or, otherwise, to the smallest group of cash-generating units.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

2. 會計政策(續)

2.4 重大會計政策(續)

非金融資產減值 倘出現減值跡象或有需要就資產進 行年度減值測試(存貨及金融資產除 外),則會估計該資產的可收回金 額。資產的可收回金額乃資產或現 金產生單位的使用價值及其公平值 減出售成本之較高者,並釐定為個 別資產,除非該項資產所產牛現金 流入不能大致獨立於其他資產或資 產組別的現金流入,於此情況下, 可收回金額則按資產所屬現金產生 單位釐定。於測試現金產生單位之 減值時[,]倘分配可按合理及一致基 準進行,企業資產(如總部大樓)的 部分賬面值會分配至個別現金產生 單位[,]否則會分配至最小現金產生 單位組別。

減值虧損只會於資產賬面值超出其 可收回金額時確認。於評估使用價 值時,會使用可反映目前市場對貨 幣時間價值及特定資產風險的評估 之稅前折現率,將估計其日後現金 流量折現至現值。減值虧損於產生 期間自損益表中在與減值資產之功 能一致的開支類別扣除。

2.4 Material accounting policies (continued)

Impairment of non-financial assets (continued)

An assessment is made at the end of each reporting period as to whether there is an indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to the statement of profit or loss in the period in which it arises.

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

2. 會計政策(續)

2.4 重大會計政策(續)

非金融資產減值(續)

於各報告期末評估有否跡象顯示以 往確認減值虧損不再存在或可能已 減少。倘出現上述跡象,則會估計 可收回金額。當用以釐定資產可收 回金額的估計有變動時,先前確認 的資產減值虧損(商譽除外)方可回 撥,惟回撥後的金額不可超過過往 年度並無就該項資產確認減值虧損 而釐定的賬面值(扣除任何折舊/攤 銷後)。回撥的減值虧損於產生期間 計入損益表。

關連人士

在下列情況下[,]有關人士將視為與 本集團有關連:

- (a) 有關人士或該人士之直系親 屬,而該名人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司主要管理層成員;

or

2.4 Material accounting policies (continued)

Related parties (continued)

- (b) the party is an entity where any of the following conditions applies:
 - the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

2. 會計政策(續)

2.4 重大會計政策(續)

關連人士(續)
 (b) 有關人士為符合任何下述條件
 的實體:

- (i) 與本集團同屬一個集團成員公司的實體;
- (ii) 一間實體為另一實體(或 另一實體之母公司、附 屬公司、同系附屬公司)
 之聯營公司或合營企業;
- (iii) 與本集團同為相同第三方的合營企業的實體;

(iv) 一間實體為第三方實體
 的合營企業,而另一實
 體為該第三方實體的聯
 營公司;

- (v) 該實體為本集團或與本 集團有關的實體的僱員
 利益而設立之離職後福
 利計劃;
- (vi) 該實體由(a)項所述人士 控制或與他人共同控制;
- (vii) (a)(i)項所述人士對該實 體有重大影響力或屬該 實體(或該實體的母公 司)主要管理人員;及
- (viii) 實體或實體所屬集團任 何成員公司向本集團或 本集團的母公司提供主 要管理人員服務。

2.4 Material accounting policies (continued)

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings Leasehold improvements Plant and machinery Furniture, fixtures, equipment and motor vehicles 20 to 50 years Over the shorter of the lease terms and 20% 10% to 20% 20%

2. 會計政策(續)

2.4 重大會計政策(續)

物業、廠房及設備及折舊

物業、廠房及設備(在建工程除外) 乃按成本減累積折舊及任何減值虧 損列賬。物業、廠房及設備項目成 本包括其購入價及任何使資產達到 運作狀況及地點作擬定用途之直接 相關成本。

物業、廠房及設備項目運作後所產 生開支,例如維修及保養費用,一 般於有關費用產生期間自損益表扣 除。在符合確認條件的情況下,大 規模檢驗的費用於資產的賬面值資 本化為置換。倘物業、廠房及設備 的主要部份須分段置換,本集團將 該等部份確認為獨立資產,並設定 特定的可使用年期且相應折舊。

折舊按各項物業、廠房及設備之估 計可使用年期以直線法撇銷其成本 至其剩餘價值。就此目的所採用之 主要年率如下:

樓宇	20至50年
租賃物業裝修	按租賃期或20%
	(以較短者為準)
廠房及機器	10%至20%
傢具、裝置、	20%
設備及汽車	

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Property, plant and equipment and depreciation (continued)

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the statement of profit or loss in the year the asset is derecognised is the difference between the net sale proceeds and the carrying amount of the relevant asset.

Construction in progress is stated at cost less any impairment losses, and is not depreciated. It is reclassified to the appropriate category of property, plant and equipment when completed and ready for use.

Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

2. 會計政策(續)

2.4 重大會計政策(續)

物業、廠房及設備及折舊(續)

倘部份物業、廠房及設備之可使用 年期不同,該項目之成本於有關部 分按合理基準分配,而各部分將分 別折舊。剩餘價值、可使用年期及 折舊方法將最少於各財政年度末審 閱及作出調整(如適用)。

物業、廠房及設備項目包括初步獲 確認的任何重要部份,於出售或預 期使用或出售該項目不會產生未來 經濟利益時剔除確認。於剔除確認 資產年度在損益表確認之出售或報 廢資產之盈虧,按有關資產出售所 得款項淨額與賬面值兩者間之差額 於年內損益表確認。

在建工程按成本減任何減值虧損入 賬,且不予折舊。在建工程於竣工 可用時會重新分類至物業、廠房及 設備的適當類別。

無形資產(商譽除外)

單獨取得的無形資產按成本進行初 始計量。業務合併中取得的無形資 產成本為購買日的公平值。無形資 產的可使用年限分為有期限或無形 可使用經濟年限攤銷,並於有期 關示無形資產可能減值時評估是否 減值。有期限的無形資產攤銷期及 攤銷方法須至少於每個財政年度末 進行檢討。

2.4 Material accounting policies (continued)

Intangible assets (other than goodwill) (continued)

Customer relationship is stated at cost less accumulated amortisation and impairment losses. Amortisation is calculated on a straight-line basis over the estimated useful life of 6 years.

Backlog is stated at cost less accumulated amortisation and impairment losses. Amortisation is calculated on a straight-line basis over the estimated useful life of 1 year.

Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

At inception or on reassessment of a contract that contains a lease component and a non-lease component, the Group adopts the practical expedient not to separate the non-lease component and to account for the lease component and the associated non-lease component (e.g., property management services for leases of properties) as a single lease component.

2. 會計政策(續)

2.4 重大會計政策(續)

無形資產(商譽除外)(續)

客戶關係乃按成本減累計攤銷及減 值虧損列賬。攤銷乃以直線法按其 估計可使用年期6年計算。

未完成合同乃按成本減累計攤銷及 減值虧損列賬。攤銷乃以直線法按 其估計可使用年期1年計算。

租賃

本集團於合約開始時評估合約是否 為租賃或包含租賃。倘合約賦予於 一段時間內可控制已識別資產用途 的權利以換取代價,則該合約為租 賃或包含租賃。

本集團作為承租人

本集團對所有租賃(惟短期租賃及 低價值資產租賃除外)採取單一確 認及計量方法。本集團確認租賃負 債以作出租賃付款,而使用權資產 指使用相關資產的權利。

在開始或重新評估包含租賃組成部 分及非租賃組成部分的合約時,本 集團採用可行權宜方法,並不分開 非租賃組成部分,租賃組成部分與 相關的非租賃組成部分(如物業租 賃的物業管理服務)將作單一租賃 組成部分入賬。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Leases (continued)

Group as a lessee (continued)

- (a) Right-of-use assets
 - Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Leasehold land	20 to 60 years
Plant	Over 1 year to
	6 years

If ownership of the leased asset transfers to the Group by the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset.

2. 會計政策(續)

2.4 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

(a) 使用權資產
 使用權資產乃於租賃開始日
 (即相關資產可供使用的日期)
 確認。使用權資產按成本減任
 何累積折舊及任何減值虧損計
 量,並就任何重新計量租賃負
 債作出調整。使用權資產成本
 包括已確認租賃負債金額、初步已產生直接成本及於開始日
 期或之前作出的租賃付款減任
 何已收取租賃獎勵。使用權資
 產於資產租期及估計可使用年期(以較短者為準)按直線法折
 萬,如下:

租賃土地	20至60年
廠房	1年以上
	至6年

倘租賃資產的所有權於租期結 束時轉移至本集團或成本反映 行使購買權,則使用資產估計 可使用年期計算折舊。

2.4 Material accounting policies (continued)

Leases (continued)

Group as a lessee (continued)

- (b) Lease liabilities
 - Lease liabilities are recognised at the commencement date of the lease at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for termination of a lease, if the lease term reflects the Group exercising the option to terminate the lease. The variable lease payments that do not depend on an index or a rate are recognised as an expense in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in lease payments (e.g., a change to future lease payments resulting from a change in an index or rate) or a change in assessment of an option to purchase the underlying asset.

2. 會計政策(續)

2.4 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

(b) 租賃負債 租賃負債在租賃開始日以租賃 期內將予作出的租賃付款的現 值確認。租賃付款包括固定付 款(包括實質固定付款)減任 何應收租賃優惠、基於指對或 利率的可變租賃付款和剩餘價 值擔保下的預期支付款項。倘 租賃期反映本集團正行使終止 權,則租賃付款亦包括可合理 確定田為終止租賃而支付的罰 款。非基於指數或利率的可變 租賃付款將在觸發付款事件或 條件期間確認為支出。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Leases (continued)

Group as a lessee (continued)

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of machinery and equipment (that is those 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 leases of low-value assets to leases of office equipment and laptop computers that are considered to be of low value.

Lease payments on short-term leases and leases of low-value assets are recognised as an expense on a straight-line basis over the lease term.

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss.

2. 會計政策(續)

2.4 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

(c) 短期租賃及低價值資產租 賃

> 本集團將短期租賃確認豁免應 用於機器及設備的短期租賃 (即有關租賃的租賃期為開始 日起十二個月或以下並且不包 括購買選擇權)。該確認豁免 亦應用於辦公設備的低價值資 產及被視為低價值的筆記本電 腦租賃。

短期租賃及低價值資產租賃的 租賃付款在租賃期內按直線法 確認為支出。

投資及其他金融資產

初始確認及計量

金融資產在初始確認時乃分類為其 後按攤銷成本、按公平值計入其他 全面收益以及按公平值計入損益。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Investments and other financial assets (continued)

Initial recognition and measurement (continued) The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. With the exception of accounts receivable that do not contain a significant financing component or for which the Group has applied the practical expedient of not adjusting the effect of a significant financing component, the Group initially measures a financial asset at its fair value plus in the case of a financial asset not at fair value through profit or loss, transaction costs. Accounts receivable that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under HKFRS 15 in accordance with the policies set out for "Revenue recognition" below.

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("SPPI") on the principal amount outstanding. Financial assets with cash flows that are not SPPI are classified and measured at fair value through profit or loss, irrespective of the business model.

2. 會計政策(續)

2.4 重大會計政策(續)

投資及其他金融資產(續)

初始確認及計量(續)

金融資產在初始確認時的分類取決 於其合約現金流量特徵以及本集團 管理該等金融資產的業務模式。惟 不包含重大融資成分或本集團已應 用權宜方法不調整重大融資成分 其公平值加交易成本(如屬並計 公平值計入損益的金融資產)計量 金融資產。不包含重大融資產)計量 金融調已應用權宜方法的應收指 設下文「營業收入確認」所載列政策 釐定的交易價格計量。

金融資產如按攤銷成本或按公平值 計入其他全面收益進行分類及計 量,其需產生就未償還本金的純粹 本息付款(「純粹本息付款」)的現金 流量。金融資產的現金流量不屬於 純粹本息付款時,不論業務模式均 按公平值計入損益分類及計量。

2.4 Material accounting policies (continued)

Investments and other financial assets (continued)

Initial recognition and measurement (continued) The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows, while financial assets classified and measured at fair value through other comprehensive income are held within a business model with the objective of both holding to collect contractual cash flows and selling. Financial assets which are not held within the aforementioned business models are classified and measured at fair value through profit or loss.

Purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset.

Subsequent measurement

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at amortised cost (debt instruments)

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the statement of profit or loss when the asset is derecognised, modified or impaired.

2. 會計政策(續)

2.4 重大會計政策(續)

投資及其他金融資產(續)

初始確認及計量(續)

本集團管理金融資產的業務模式指 其如何管理其金融資產以產生現金 流量。業務模式釐定現金流量是完 來自收取合約現金流量、出售金融 資產或兩者同時進行。按攤銷成計量的金融資產於旨在 收取合約現金流量的 素模式中持有,而按公平值計入資 他全面收取合約現金流量以及出量 於旨在收取合約現金流量以及出量 的業務模式中持有。不屬於上述 務模式的金融資產按公平值計入損 益分類及計量。

買入或出售必須按規例或市場慣例 一般設定的期間內交付資產的金融 資產於交易日(即本集團承諾購入或 出售資產的日期)確認。

其後計量

金融資產的其後計量視以下分類而 定:

按攤銷成本計量的金融資產(債 務工具)

按攤銷成本計量的金融資產其後使 用實際利率法計量並可能受減值影 響。當資產剔除確認、修訂或減值 時,收益及虧損於損益表中確認。

2.4 Material accounting policies (continued)

Investments and other financial assets (continued)

Subsequent measurement (continued)

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on the equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

2. 會計政策(續)

2.4 重大會計政策(續)

投資及其他金融資產(續)

其後計量(續)

按公平值計入損益的金融資產

按公平值計入損益的金融資產在財 務狀況表內按公平值列賬,其公平 值變動淨額於損益表內確認。

該類別包括本集團並無不可撤回地 選擇按公平值計入其他全面收益分 類的衍生工具及股權投資。當付款 權利確立時,股權投資股息亦於損 益表內確認為其他收入。

剔除確認金融資產

金融資產(或(如適用)一項金融資 產的一部分或一組相若金融資產的 一部分)在下列情況將被剔除確認 (即從本集團的綜合財務狀況表中剔 除):

- 收取該項資產所得現金流量的 權利經已屆滿;或
- 本集團已轉讓其收取該項資產 所得現金流量的權利,或已根 據一項「轉付」安排,承擔在沒 有重大延誤的情況下,向第三 方全數支付已收現金流量的義 務;且(a)本集團已轉讓該項資 產的絕大部分風險及回報;或 (b)本集團並未轉讓或保留該 項資產絕大部分風險及回報, 但已轉讓該項資產的控制權。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Derecognition of financial assets (continued) When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets

The Group recognises an allowance for expected credit losses ("ECLs") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

2. 會計政策(續)

2.4 重大會計政策(續)

剔除確認金融資產(續) 當本集團已轉讓其收取該項資產所 得現金流量的權利或訂立轉付安 排,會評估是否保留該資產所有權 的風險和回報以及保留的程度。當 本集團並未轉讓或保留該項資產的程 該項資產的控制權,該項轉讓產 將按本集團持續參與程度而持讓 之時 關負債。已轉讓所保留權利及責任的 基準計量。

就對已轉讓資產作出擔保的形式進 行的持續參與,按資產原賬面值及 本集團可能須償還代價上限的較低 者計量。

金融資產減值

本集團就所有並非按公平值計入損 益持有的債務工具計提預期信貸虧 損(「預期信貸虧損」)撥備。預期信 貸虧損根據合約到期的合約現金流 量差額計量,並按概若原實際利率 折現。預期現金流量將包括出售為 所持抵押品或合約條款其他信貸升 級措施所得現金流量。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Impairment of financial assets (continued)

General approach

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, 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 and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information. The Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when contractual payments are more than 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group.

2. 會計政策(續)

2.4 重大會計政策(續)

金融資產減值(續)

一般方式

預期信貸虧損於兩個階段確認。就 首次確認以來信貸風險並無顯著增 加的項目而言,預期信貸虧損為就 未來12個月可能發生的違約事件產 生的信貸虧損計提撥備(12個月預 期信貸虧損)。就初始確認以來信貸 風險顯著增加的項目而言,須於風 險剩餘年期內就預期信貸虧損計提 虧損撥備,不論違約發生時間(年限 內預期信貸虧損)。

於各報告日期,本集團評估金融工 具的信貸風險自首次確認以來是否 顯著增加。進行評估時,本集團比 較金融工具於報告日期出現違約之 風險與該金融工具於首次確認日期 出現違約之風險,並考慮合理及可 靠且毋須花費過多成本或力度即可 獲得之資料,包括過往及前瞻性資 料。本集團認為,當合約付款逾期 超過30天時,信貸風險顯著增加。

倘合約付款逾期超過90天,本集團 視金融資產為違約。然而,於若干 情況下,在計及本集團持有的任何 信貸增值措施前,如內部或外部資 料顯示本集團可能無法全數收回未 償還合約款項時,本集團可能視金 融資產為違約。

2.4 Material accounting policies (continued)

Impairment of financial assets (continued)

General approach (continued)

For debt investments at fair value through other comprehensive income, the Group applies the low credit risk simplification. At each reporting date, the Group evaluates whether the debt investments are considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort.

A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

Debt investments at fair value through other comprehensive income and financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for accounts receivable which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
- Stage 3 Financial assets that are creditimpaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs

2. 會計政策(續)

2.4 重大會計政策(續)

金融資產減值(續)

一般方式(續)

就按公平值計入其他全面收益的債 務投資而言,本集團採用低信貸風 險簡化法。於各報告日期,本集團 使用所有合理及有理據而毋須付出 不必要成本或努力獲得之資料評估 債務投資是否被認為具有較低的信 貸風險。

倘無法合理預期收回合約現金流 量,則撇銷金融資產。

根據一般方式,按公平值計入其他 全面收益的債務投資及按攤銷成本 列賬的金融資產須計提減值並按下 列階段分類以計量預期信貸虧損, 惟應收賬款則除外,該等項目採用 下文詳述之簡化方法計量。

第一階段 一 就自首次確認以來 信貸風險並無顯著 增加及虧損撥備按 等同12個月預期信 貸虧損金額計量的 金融工具 第二階段 一 就自首次確認以來 信貸風險明顯增加 但並非信貸減值金 融資產及虧損撥備 按等同年限內預期 信貸虧損金額計量 的金融工具 第三階段 一 就於報告日期已發 生信貸減值(但非購 入或原本已發生信 貸減值)及虧損撥備 按等同年限內預期 信貸虧損金額計量 的金融資產

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Impairment of financial assets (continued)

Simplified approach

For accounts receivable that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include accounts payable, financial liabilities included in accrued liabilities and other payables, interest-bearing bank borrowings and lease liabilities.

2. 會計政策(續)

2.4 重大會計政策(續)

金融資產減值(續)

簡化方式

就不包含重大融資成分或本集團已應用權宜方法不調整重大融資成分 影響的應收賬款而言,本集團應用 簡化方式,本集團並不追蹤信貸虧損。 險的變動,而是根據各報告日期 險的變動,而是根據各報告日期 備。本集團已根據其過往信貸虧損 經驗設立撥備矩陣,並根據債務人 及經濟環境特定的前瞻性因素作出 調整。

金融負債

初始確認及計量

金融負債於初始確認時分類為以公 平值計入損益的金融負債、貸款及 借款,或衍生工具指定為有效對沖 的對沖工具(如適用)。

全部金融負債初始確認時按公平值 計量,而如屬貸款、借款及應付款 項,則扣除直接應佔交易成本。

本集團的金融負債包括應付賬款、 計入累計負債之金融負債及其他應 付款項、計息銀行貸款及租賃負債。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Financial liabilities (continued)

Subsequent measurement The subsequent measurement of financial liabilities depends on their classification as follows:

Financial liabilities at amortised cost (accounts and other payables, and borrowings)

After initial recognition, accounts and other payables, and interest-bearing borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

2. 會計政策(續)

2.4 重大會計政策(續)

金融負債(續)

其後計量

金融負債的其後計量視乎其如下分 類而定:

按攤銷成本列賬的金融負債(應 付賬款及其他應付款項及借貸) 應付賬款及其他應付款項以及計息 借貸於初始確認後,其後採用實際 利率法按攤銷成本計量,除非折現 影響不大,則按成本列賬。負債剔 除確認後,以及按實際利率法攤銷 時,於損益表確認損益。

計算攤銷成本時,應考慮購買時的 任何折價或溢價,且包括作為實際 利率不可或缺部分的費用或成本。 實際利率法攤銷額於損益表內列為 融資成本。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the statement of profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first-in, first-out basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

2. 會計政策(續)

2.4 重大會計政策(續)

剔除確認金融負債 倘負債項下之責任已履行或取消或 屆滿·將會剔除確認金融負債。

倘現有金融負債由同一貸款人以含 有重大不同條款的另一項金融負債 取代,或現有負債條款經大幅修 訂,則有關轉換或修訂視作剔除確 認原有負債及確認新的負債,而有 關賬面值間之差額則於損益表確認。

金融工具的抵銷

當目前有強制執行的法律權利要求 抵銷已確認金額並有意以淨額結算 或同時變現資產及償還負債時,金 融資產和金融負債可抵銷並按淨值 列報於財務狀況表內。

存貨

存貨乃按成本及可變現淨值之較低 者列賬。成本按先進先出基準釐 定,在製品及製成品則包含直接材 料、直接勞工及間接成本之適當比 例。可變現淨值按估計售價減完工 及出售時所產生任何估計成本計算。

2.4 Material accounting policies (continued)

Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise cash on hand and at banks, and short-term highly liquid deposits with a maturity of generally within three months that are readily convertible into known amounts of cash, subject to an insignificant risk of changes in value and held for the purpose of meeting short-term cash commitments.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at banks, and short-term deposits as defined above, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the statement of profit or loss.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

2. 會計政策(續)

2.4 重大會計政策(續)

現金及現金等值項目 財務狀況表中的現金及現金等值項 目包括手頭現金及銀行現金,以及 到期日通常在三個月內的短期高流 動性存款,其可隨時轉換為已知金 額的現金,價值變動風險很小及為 滿足短期現金承擔而持有。

就綜合現金流量表而言[,]現金及現 金等值項目手頭及銀行現金以及上 文所界定的短期存款[,]減須按要求 償還並構成本集團現金管理組成部 分的銀行透支。

撥備

因過往發生事項而產生現時承擔責 任(法定或推定)及有機會造成未來 資源的流出以履行責任,則於能夠 可靠估計該承擔數額時確認撥備。

若折現之影響重大,則撥備所確認 的數額是為預期履行該責任所需未 來開支於報告期末之現值。隨時間 推移而產生之折現現值增加計入損 益表的融資成本內。

所得稅

所得稅包括即期及遞延稅項。與於 損益外確認項目有關的所得稅於損 益外確認,或於其他全面收益或直 接於權益確認。

EAGLE NICE (INTERNATIONAL) HOLDINGS LIMITED

鷹美(國際)控股有限公司

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Income tax (continued)

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences; and
- in respect of taxable temporary differences associated with investments in subsidiaries, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

2. 會計政策(續)

2.4 重大會計政策(續)

所得稅(續) 即期稅項資產和負債是根據於報告 期末前已實施或實質實施的稅率(及 稅法)並考慮到本集團業務所在國 家的現行詮釋及慣例後計算出預計 向稅務機關支付或從其處退回的金 額。

遞延稅項須按負債法,就資產及負 債之計稅基準與財務申報賬面值於 報告期末之所有暫時性差額作出撥 備。

遞延稅項負債就所有應課稅暫時性 差額確認,除下列情況外:

- 產生自首次確認的一項非業務 合併交易中的商譽或資產或負 債,以及於進行交易時並無影 響會計溢利或應課稅溢利或虧 損,亦不會產生相等的應課稅 及可予扣減暫時性差額的遞延 稅項負債;及
- 於附屬公司之投資相關之應課 稅暫時性差額,倘可控制暫時 差額之回撥時間,並有可能在 可預見未來不會回撥暫時差 額。

2.4 Material accounting policies (continued)

Income tax (continued)

Deferred tax assets are recognised for all deductible temporary differences, and the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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 profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

2. 會計政策(續)

2.4 重大會計政策(續)

所得稅(續) 遞延稅項資產根據所有可予扣減暫 時性差額、未動用稅項抵免及任何 未動用稅項虧損結轉確認。倘可能 獲得應課稅溢利用作抵扣可予扣減 暫時性差額、未動用稅項抵免及未 動用稅項虧損結轉,則確認遞延稅 項資產,除以下情況:

- 產生自首次確認的一項非業務 合併交易中的資產或負債,以 及於進行交易時並無影響會計 溢利或應課稅溢利或虧損,亦 不會產生相等的應課稅及可予 扣減暫時性差額之可扣減暫時 差額相關之遞延稅項資產;及
- 於附屬公司之投資相關之可扣 減暫時性差額,遞延稅項資產 僅會於暫時性差額可能在可預 見未來回撥及有應課稅溢利以 抵銷暫時差額情況下方予確 認。

遞延稅項資產賬面值於各報告期末 檢討,並於不再可能有足夠應課稅 溢利抵銷所有或部分遞延稅項資產 情況下調減。未確認之遞延稅項資 產於各報告期末重估,並於有足夠 應課稅溢利收回所有或部分遞延稅 項資產情況下確認。

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Income tax (continued)

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

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which it is intended to compensate, are expensed.

Revenue recognition

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

2. 會計政策(續)

2.4 重大會計政策(續)

所得稅(續) 遞延稅項資產及負債乃根據於報告 期末前已實施或實質實施之稅率(及 稅法),按預期於變現資產或清償負 債期間適用之稅率計算。

當且僅當本集團有合法強制執行權 利抵銷即期稅項資產與即期稅項負 債,且遞延稅項資產及遞延稅項負 債與同一稅務機關對同一應課稅 實體或不同應課稅實體(擬於預期有 大額遞延稅項負債或資產將償付或 收回之各日後期間按淨額基準償付 即期稅項負債及資產或同時變現資 產及償付負債)徵收之所得稅相關, 則遞延稅項資產與遞延稅項負債可 予抵銷。

政府補助

政府補助在合理確保可收取及符合 政府補助所附條件的情況下,按其 公平值予以確認。當補助涉及開支 項目,則以有系統方式分多段期間 確認為收入,以支銷擬作補償的成 本。

營業收入確認

來自客戶合約的營業收入
 來自客戶合約的營業收入於向客戶
 轉移貨品或服務的控制權時確認,
 轉讓金額應為能反映本集團預期就
 交換該等貨品或服務有權獲得的代價。

2.4 Material accounting policies (continued)

Revenue recognition (continued)

Revenue from contracts with customers (continued)

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

When the contract contains a financing component which provides the customer with a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group with a significant financial benefit for more than one year, revenue recognised under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in HKFRS 15.

Revenue from the sale of sportswear and garments and provision of related subcontracting services is recognised at the point in time when control of the assets or services is transferred to the customer, generally on delivery of sportswear and garments.

2. 會計政策(續)

2.4 重大會計政策(續)

營業收入確認(續)

來自客戶合約的營業收入(續)

倘合約代價包括可變金額時,則代 價金額估計為本集團就交換向客戶 轉讓貨品或服務而有權收取的代價 金額。可變代價於合約開始時估計 並加以限制,直至已確認累計營業 收入金額的重大收入撥回不太可能 發生(倘可變代價的相關不確定因素 其後得以解決)為止。

銷售運動服裝及成衣以及提供相關 分包服務的營業收入於資產或服務 控制權轉移客戶時(一般發生在交付 運動服裝及成衣時)予以確認。

2.4 Material accounting policies (continued)

Revenue recognition (continued)

Other income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Contract liabilities

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer).

Other employee benefits

Pension schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employees when contributed into the MPF Scheme.

2. 會計政策(續)

2.4 重大會計政策(續)

營業收入確認(續)

其他收入

利息收入乃按應計基準採用實際利 率法,在金融工具的預計年期內或 更短期間按利率準確折現預計未來 可收取現金及金融資產的賬面淨值 (如適用)。

合約負債

合約負債於本集團將相關貨品或服 務轉移前向客戶作出收款或到期付 款時(以較早者為準)確認。合約負 債於本集團履行合約(即向客戶轉 移相關貨品或服務的控制權)時確 認為營業收入。

其他僱員福利

退休金計劃

本集團根據強制性公積金計劃條 例,為合資格參加定額供款強制性 公積金退休福利計劃(「強積金計 劃」)之僱員推行強積金計劃。本集 團須按僱員基本薪金的一定百分比 作出供款,並在按照強積金計劃之 規定應付供款時自損益表扣除。強 積金計劃資產與本集團資產分開持 有,並由獨立管理基金保管。本集 團的僱主供款在向強積金計劃作出 供款時全數撥歸僱員所有。

2.4 Material accounting policies (continued)

Other employee benefits (continued)

Pension schemes (continued)

The employees of the Group's subsidiaries which operate in Chinese Mainland and Vietnam are required to participate in central pension schemes operated by the local municipal governments. These subsidiaries are required to contribute a certain percentage of their payroll costs to the central pension schemes. The contributions are charged to the statement of profit or loss as they become payable in accordance with the rules of the central pension schemes.

Defined benefit plan

The Group operates a defined benefit plan for the employees of its subsidiaries in Indonesia through an unfunded pension plan. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit actuarial valuation method.

Remeasurements arising from the defined benefit pension plan, comprising actuarial gains and losses, the effect of the asset ceiling (excluding net interest) and the return on plan assets (excluding net interest), are recognised immediately in the consolidated statement of financial position with a corresponding debit or credit to retained profits through other comprehensive income in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss at the earlier of:

- the date of the plan amendment or curtailment; and
- the date that the Group recognises restructuring-related costs.

2. 會計政策(續)

2.4 重大會計政策(續)

其他僱員福利(續)

退休金計劃(續)

本集團在中國大陸及越南所經營附 屬公司之僱員須參加由當地市政府 推行的中央退休金計劃。有關附屬 公司須就中央退休金計劃作出相當 於支薪成本若干百分比之供款。有 關供款在根據中央退休金計劃之規 定應付供款時自損益表扣除。

定額福利計劃

本集團通過無供款退休計劃為其印 尼附屬公司僱員實施定額福利計 劃。根據該定額福利計劃提供福利 之成本,乃運用預測單位信貸精算 估值法釐定。

因定額福利退休金計劃而產生之重 新計量,包括精算收益及虧損、資 產上限之影響(不包括利息淨額)以 及計劃資產之回報(不包括利息淨額), 取時於綜合財務狀況表中確 認,並透過其產生期間之其他全面 收益於留存溢利內相應記入借方或 記入貸方。重新計量於隨後期間不 會重新分類至損益。

過往服務成本按下列較早者於損益 內確認:

- 計劃修訂或縮減之日;及
- 本集團確認重組相關成本之日。

2.4 Material accounting policies (continued)

Other employee benefits (continued)

Defined benefit plan (continued)

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognises the following changes in the net defined benefit obligation under "cost of sales" and "administrative expenses" in the consolidated statement of profit or loss by function:

- service costs comprising current service costs, past service costs, gains and losses on curtailments and non-routine settlements; and
- net interest expense or income.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

2. 會計政策(續)

2.4 重大會計政策(續)

其他僱員福利(續)

定額福利計劃(續)

利息淨額乃採用折現率將定額福利 負債或資產淨值進行折現計算。本 集團按功能劃分在綜合損益表項下 「銷售成本」及「行政開支」中確認定 額福利責任淨值之下列變動:

- 服務成本(包括當期服務成本、過往服務成本、縮減及不定期結算之收益及虧損);及
- 利息開支或收入淨額。

借貸成本

與收購、建造或生產合資格資產(即 須一段較長時間方能達至其擬定用 途或出售之資產)直接相關之借貸 成本均予以資本化,作為該等資產 之部份成本,直至該等資產大致上 達至其擬定用途或出售時為止。所 有其他借貸成本於產生期間支銷。 借貸成本包括實體因資金借貸產生 的利息及其他成本。

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the notes to the financial statements.

Interim dividends are simultaneously proposed and declared, because the Company's memorandum and articles of association grant the directors the authority to declare interim dividends. Consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

Special dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed special dividends are disclosed in the notes to the financial statements.

Foreign currencies

These financial statements are presented in Hong Kong dollars, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss.

2. 會計政策(續)

2.4 重大會計政策(續)

股息

末期股息於股東大會上獲股東批准 時確認為負債。擬派末期股息於財 務報表附註內披露。

由於本公司組織章程大綱及細則授 權董事宣派中期股息,中期股息為 同時獲建議及宣派。因此,中期股 息於建議及宣派時即確認為負債。

特別股息於獲股東大會批准時確認 為一項負債。擬派特別股息於財務 報表附註中披露。

外幣

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

2. ACCOUNTING POLICIES (continued)

2.4 Material accounting policies (continued)

Foreign currencies (continued)

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss, respectively).

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

2. 會計政策(續)

2.4 重大會計政策(續)

外幣(續)

按外幣過往成本計算的非貨幣項目 乃按初步交易日期匯率換算。以外 幣按公平值計算的非貨幣項目則按 公平值釐定日期之匯率換算。換算 非貨幣項目產生的盈虧與項目公平 值變動產生的盈虧按相同方式確 認,即公平值盈虧於其他全面收益 或損益確認的項目之匯兌差額亦分 別於其他全面收益或損益確認。

為釐定首次確認有關資產、有關預 付代價的非貨幣資產或非貨幣負債 剔除確認的開支或收入的匯率,首 次交易日期為本集團首次確認預付 代價產生的非貨幣資產或非貨幣負 債的日期。倘預付或預收多筆款 項,本集團釐定每筆預付或預收代 價的交易日期。

2.4 Material accounting policies (continued)

Foreign currencies (continued)

The functional currencies of certain Chinese Mainland and overseas subsidiaries are currencies other than the Hong Kong dollar. As at the end of the reporting period, the assets and liabilities of these entities are translated into Hong Kong dollars at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into Hong Kong dollars at the weighted average exchange rates for the year. The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve, except to the extent that the differences are attributable to non-controlling interests. On disposal of a foreign operation, the cumulative amount in the reserve relating to that particular foreign operation is recognised in the statement of profit or loss.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into Hong Kong dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

2. 會計政策(續)

2.4 重大會計政策(續)

外幣(續)

若干中國大陸及海外附屬公司並非 以港元為功能貨幣。於報告期末, 該等實體之資產及負債按報告期末, 的匯率換算為港元,其損益表出則 當年的加權平均匯率換算為港元。 最終匯兌差額於其他全面收益內 服之差額於其他全面收益內 服 之差額除外。出售 關 備中之累計金額於損益表內確認入 賬。

因收購海外業務而產生之任何商譽 及收購所得資產與負債之賬面值之 公平值調整會被當作海外業務的資 產及負債處理,並根據期末匯率換 算。

就綜合現金流量表而言,海外附屬 公司之現金流量按現金流量日期之 適用匯率換算為港元。年內海外附 屬公司之經常現金流量按年內加權 平均匯率換算為港元。

3. SIGNIFICANT ACCOUNTING ESTIMATES

The preparation of the Group's financial statements requires management to make estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, their accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below.

Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill at 31 March 2025 was HK\$163,922,000 (2024: HK\$104,076,000). Further details are given in note 16 to the financial statements.

3. 重要會計估計

編製本集團的財務報表時,管理層須對影 響營業收入、開支、資產及負債的報告金 額、其相應披露資料及或然負債披露作出 估計及假設。有關假設及估量的不確定因 素,可導致未來受影響的資產或負債賬面 值須作出重大調整。

估計不確定性

下文論述於報告期末極可能導致資產與 負債賬面值在下一財政年度需要作出重 大調整之未來相關重要假設及導致估計 不確定性之其他重要因素。

商譽減值

本集團最少每年釐定商譽是否有所減值。 釐定時須估計商譽所獲分配之現金產生 單位之使用價值。估計使用價值時,本集 團須估計現金產生單位所產生之預期日 後現金流量,亦須選擇合適之折現率,以 計算該等現金流量之現值。商譽於二零 二五年三月三十一日之賬面值為 163,922,000港元)。進一步詳情載於財務 報表附註16。

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group determines that there are six reportable operating segments, based on the locations of customers (the destinations of sales), including Chinese Mainland, the United States of America (the "USA"), Europe, South Korea, Japan and Others. These segments are managed separately as each segment is subject to risks and returns that are different from one another.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit, which is a measure of adjusted profit before tax. The adjusted profit before tax is measured consistently with the Group's profit before tax except that interest income and other unallocated income and gains, and unallocated expenses are excluded from such measurement.

Segment assets exclude unallocated assets as these assets are managed on a group basis.

Segment liabilities exclude unallocated liabilities as these liabilities are managed on a group basis.

During the year, management changed the Group's reporting segments to (a) Chinese Mainland; (b) USA; (c) Europe; (d) South Korea; (e) Japan; and (f) Others as a result of the growing importance of South Korea to the operation of the Group. The corresponding information for the year ended 31 March 2024 has been represented accordingly.

4. 經營分類資料

就管理而言,本集團以客戶所在地(銷售 目的地)為基礎,確定六個可報告經營分 類,包括中國大陸、美利堅合眾國(「美 國」)、歐洲、南韓、日本及其他地區。該 等分類因風險和回報有別於其他分部而 獨立分開管理。

管理層獨立監察本集團的經營分類業績, 以便作出有關資源分配及表現評估的決 策。分類表現乃根據可報告分類溢利評 估,而可報告分類溢利則以經調整除稅前 溢利計量。經調整除稅前溢利的計量方式 與本集團除稅前溢利計量方式一致,惟有 關計量並不計入利息收入、其他未編配收 入及收益及未編配支出。

分類資產不包括未編配資產,原因是該等 資產是集體管理。

分類負債不包括未編配負債,原因是該等 負債是集體管理。

管理層於本年度將本集團之報告分類變 更為(a)中國大陸;(b)美國;(c)歐洲;(d) 南韓;(e)日本;及(f)其他地區,因應南韓 對本集團營運的重要性增加。截至二零 二四年三月三十一日止年度的相應資料 亦已相應重新列報。

2025

4. **OPERATING SEGMENT INFORMATION** (continued)

4. 經營分類資料(續)

二零二五年

		Chinese Mainland 中國大陸 HK\$′000 千港元	USA 美國 HK\$'000 千港元	Europe 歐洲 HK\$'000 千港元	South Korea 南韓 HK\$'000 千港元	Japan 日本 HK\$′000 千港元	Others 其他地區 HK\$′000 千港元	Consolidated 綜合 HK\$'000 千港元
Segment revenue: Sales to external customers	分類營業收入: 銷售予外界 客戶	2,471,254	985,367	609,789	196,704	116,783	428,002	4,807,899
Segment results	分類業績	347,093	128,530	89,406	43,230	23,807	100,877	732,943
Interest income and other unallocated income and gains Unallocated expenses	利息收入及其他 未編配收入及 收益 未編配支出							16,447 (425,569)
Profit before tax Income tax expense	除稅前溢利 所得稅開支						-	323,821 (95,290)
Profit for the year	年度溢利							228,531
Segment assets	分類資產	1,216,481	851,143	477,046	136,056	82,102	326,380	3,089,208
Unallocated assets	未編配資產							884,826
Total assets	資產總值							3,974,034
Segment liabilities	分類負債	267,244	155,432	84,367	27,558	16,083	63,658	614,342
Unallocated liabilities	未編配負債							1,535,602
Total liabilities	負債總額						-	2,149,944
Other segment information: Depreciation and	其他分類資料: 折舊及攤銷						-	
amortisation		49,234	32,297	18,719	4,331	2,709	17,617	124,907
Unallocated amounts	未編配金額						-	29,179
							-	154,086
Capital expenditure*	資本開支*	56,641	207,598	81,161	5,899	6,329	55,759	413,387
Unallocated amounts	未編配金額						_	178,050
								591,437

 Capital expenditure represents additions to property, plant and equipment and leasehold land including assets from the acquisition of subsidiaries. 資本開支指添置物業、廠房及設備以及租 賃土地[,]包括收購附屬公司的資產。

*

4. OPERATING SEGMENT INFORMATION (continued)

_ _ _ _ _ _

4.

經營分類資料(續)

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2024		二零二四年							
		Chinese			South				
		Mainland 中國大陸	USA ¥ ₪	Europe 歐洲	Korea 西楚	Japan	Others 甘仙地回	Consolidated 庐本	
		中國人座 HK\$'000	美國 HK\$'000	歐洲 HK\$'000	南韓 HK\$′000	日本 HK\$'000	其他地區 HK\$'000	綜合 HK\$'000	
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	
Segment revenue: Sales to external	分類營業收入: 銷售予外界								
customers	客戶	2,332,360	728,809	488,067	152,515	88,984	283,933	4,074,668	
Segment results	分類業績	458,933	99,264	76,133	26,646	14,979	46,397	722,352	
Interest income and other unallocated income and gains	利息收入及其他 未編配收入及 收益							19,514	
Unallocated expenses	未編配支出							(361,087)	
Profit before tax Income tax expense	除稅前溢利 所得稅開支						_	380,779 (108,746)	
Profit for the year	年度溢利						-	272,033	
Segment assets	分類資產	1,185,958	479,639	304,983	92,258	53,076	199,406	2,315,320	
Unallocated assets	未編配資產							855,167	
Total assets	資產總值							3,170,487	
Segment liabilities	分類負債	335,072	157,646	93,706	24,730	15,561	58,962	685,677	
Unallocated liabilities	未編配負債							850,394	
Total liabilities	負債總額						_	1,536,071	
Other segment information:	其他分類資料:						-		
Depreciation and amortisation	折舊及攤銷	47,875	18,972	11,640	3,171	1,914	6,706	90,278	
Unallocated amounts	未編配金額							31,567	
							-	121,845	
Capital expenditure*	資本開支*	39,340	86,729	34,529	6,640	1,952	14,353	183,543	
Unallocated amounts	未編配金額							107,467	
							_	291,010	
							_		

* Capital expenditure represents additions to property, plant and equipment and leasehold land.

資本開支指添置物業、廠房及設備以及租 賃土地。

*

OPERATING SEGMENT 4. **INFORMATION** (continued)

4. 經營分類資料(續)

Geographical information – non-current assets

地區資料 一 非流動資產

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Hong Kong	香港	119,176	92,863
Chinese Mainland	中國大陸	900,420	842,123
Indonesia	印尼	380,052	332,284
Vietnam	越南	448,434	146,876
		1,848,082	1,414,146

The non-current asset information above is based on the locations of the assets and excludes goodwill.

Information about major customers

Revenue derived from sales to customers which amounted to over 10% of the total revenue of the Group is as follows:

上列非流動資產資料是按資產所在地區 劃分呈列,不包括商譽。

有關主要客戶的資料

銷售收入來自佔本集團總營業收入10% 以上的客戶如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Customer A	客戶A	2,821,707	2,583,440
Customer B	客戶B	1,050,785	644,691
Customer C	客戶C	623,871	721,749
		4,496,363	3,949,880

The above amounts include sales to groups of entities which are known to be under common control with these customers.

上述金額包括向一群實體(該等實體受上 述客戶共同控制)的銷售。

5. REVENUE AND OTHER INCOME AND 5. 營業收入及其他收入及收 GAINS, NET 益[,]淨額

An analysis of revenue is as follows:

營業收入之分析如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Revenue from contracts with customers	來自客戶合約的營業收入		
 — sale of sportswear and garments and provision of related 	— 運動服裝及成衣銷售 以及提供相關		
subcontracting services	分包服務	4,807,899	4,074,668

Revenue from contracts with customers

來自客戶合約的營業收入

- (i) Disaggregated revenue information
- (i) 分類營業收入資料

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Types of goods or services Sale of sportswear and	商品或服務的類型 運動服裝及成衣銷售		
garments		4,799,156	4,071,097
Subcontracting services	分包服務	8,743	3,571
Total	總計	4,807,899	4,074,668
Geographical markets	地區市場		
Chinese Mainland	中國大陸	2,471,254	2,332,360
USA	美國	985,367	728,809
Europe	歐洲	609,789	488,067
South Korea	南韓	196,704	152,515
Japan	日本	116,783	88,984
Others	其他地區	428,002	283,933
Total	總計	4,807,899	4,074,668

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

5.	REVENUE AND OTHER INCOME AND 5. GAINS, NET (continued)			營業收入及其他收入及收 益,淨額 <i>(續</i>)			
		Revenue from contracts with customers (continued)		來自	來自客戶合約的營業收入 (續)		
	(i)	Disaggregated revenue information (continued)		(i)	分類營業收入	資料 (續)	
		The following table shows the amount of revenue recognised in the current reporting period that was included in the contract liabilities at the beginning of the reporting period:				期初計入合約負債 確認營業收入之金	
					2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元	
		Revenue recognised that was 於報告期初計入合約 included in contract liabilities 已確認營業收入: at the beginning of the reporting period:	負債	Ż			
		Sale of sportswear and 運動服裝及成衣銷售 garments			979	_	
	(ii)	Performance obligation		(ii)	履約責任		
		Sale of sportswear and garments and provision of related subcontracting services The performance obligation is satisfied upon delivery of the sportswear and garments and payment is generally due within one to three months from delivery.			<i>相關分包服務</i> 履約責任於交付	<i>衣銷售以及提供</i> [·] 運動服裝及成衣時 般在交付後一至三	
		Revenue from the sale of sportswear and garments and provision of related subcontracting services is recognised at the point in time when control of goods is transferred to the customer, generally on delivery of sportswear and garments.			分包服務之營業	銷售以及提供相關 收入於貨物控制權 ,一般發生在交付 時。	
		As a practical expedient, the transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) are not disclosed in the notes to the financial statements because all the remaining performance obligations in relation to the sale of sportswear and garments			約責任(未達成 易價格不會於開 露,因為與運動 及提供相關分包	「法,分配至剩餘履 或部分未達成)之交 材務報表附註中披 服裝及成衣銷售以 服務有關的所有剩 預期期限少於一年	

的合約之一部分。

and provision of related subcontracting services are

a part of contracts that have an original expected

duration of less than one year.

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

營業收入及其他收入及收 益,淨額(續) 5. REVENUE AND OTHER INCOME AND 5. GAINS, NET (continued)

An analysis of other income and gains, net, is as follows:

其他收入及收益,淨額之分析如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Bank interest income	銀行利息收入	3,150	5,502
Income derived from financial assets	按公平值計入損益的		
at fair value through profit or loss	金融資產所得收益	928	2,264
Government grants*	政府補助金*	8,440	9,435
Foreign exchange gain, net	匯兌收益 [,] 淨額	3,403	—
Scrap sales	餘料銷售	1,007	—
Others	其他	4,145	2,654
Total other income and gains, net	其他收入及收益總淨額	21,073	19,855

÷ Various government grants have been received by certain subsidiaries of the Group established in Chinese Mainland for promoting the manufacturing industry and maintaining the employment rate. There are no unfulfilled conditions or contingencies relating to these grants.

6. FINANCE COSTS

本集團若干於中國大陸成立之附屬公司收 取各項政府補助金以促進製造行業及維持 就業率。該等補助金並無尚未達成的條件 或相關或然事項。

6. 融資成本

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Interest on bank loans Interest on lease liabilities (note 14(b))	銀行貸款利息 租賃負債利息 (附註14(b))	68,110 905	43,241 238
Total	總計	69,015	43,479

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

7. PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/ (crediting):

7. 除稅前溢利

本集團除稅前溢利經扣除/(計入)下列各 項後得出:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Cost of inventories sold Auditor's remuneration	已售存貨成本 核數師酬金	4,035,190 4,316	3,325,976 4,201
Depreciation of property, plant and equipment (note 13)*	物業、廠房及設備折舊 (附註13)*	126,101	99,355
Depreciation of right-of-use assets (note 14(a))* Amortisation of intangible assets	使用權資產折舊 (附註14(a))* 無形資產攤銷(附註17)	25,869	19,669
(note 17) Employee benefit expenses (excluding remuneration of the Group's directors and Chief Executive Officer — note 8):	僱員福利支出(不包括 本集團董事及 行政總裁酬金 — 附註8):	2,116	2,821
Wages and salaries Pension contributions Less: Forfeited contributions^	工資及薪金 退休金供款 減 :已沒收供款^	1,050,894 154,482 	884,290 139,087 —
Net pension contributions Total employee benefit expenses*	退休金供款淨額 總僱員福利支出*	154,482 1,205,376	139,087
Foreign exchange (gain)/loss, net# Lease payments not included in the measurement of lease liabilities	匯兌(收益)/虧損,淨額 [#] 不計入租賃負債計量的 租賃款項(附註14(c))*	(3,403)	7,836
(note 14(c))* Loss on disposal of items of	出售物業、廠房及設備項目	217	314
property, plant and equipment, net ^{&} Income derived from financial assets	之虧損 [,] 淨額 ^{&} 按公平值計入損益的	4,626	341
at fair value through profit or loss	金融資產所得收益	(928)	(2,264)
^ There are no forfeited contributions th Group as the employer to reduce contributions.		概無本集團作為僱言 水平之已沒收供款。	È可用於減低現有供款 ,
 These amounts are included in "Other (2024: "Other operating expenses") consolidated statement of profit or los 	on the face of the		損益表的「其他收入及 ニ四年:「其他營運開
^{&} These amounts are included in "Other the face of the consolidated statemen		該等金額已計入綜 開支」中。	合損益表的「其他營運

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

7. **PROFIT BEFORE TAX** (continued)

7. 除稅前溢利(續)

- * Included in the respective balances are the following amounts which are also included in the cost of inventories sold disclosed above:
- * 各項結餘包括以下計入上文所披露已售存 貨成本之金額:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Depreciation of property, plant and equipment	物業、廠房及設備折舊	101,111	74,524
Depreciation of right-of-use assets	使用權資產折舊	23,797	18,223
Employee benefit expenses Lease payments not included in	僱員福利支出 不計入租賃負債計量的	1,004,728	856,924
the measurement of lease liabilities	租賃款項	217	314

8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

Directors' and chief executive's remuneration for the year, disclosed pursuant to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

8. 董事及行政總裁酬金

本年度董事及行政總裁酬金根據香港聯 合交易所有限公司證券上市規則、香港 《公司條例》第383(1)(a)、(b)、(c)及(f)條及 公司(披露董事利益資料)規例第2部披露 如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Fees	袍金	988	988
Other emoluments: Salaries, allowances and benefits	其他酬金: 薪金 [、] 津貼及實物福利		
in kind		17,190	16,653
Discretionary bonuses	酌情花紅	7,891	9,584
Pension scheme contributions	退休金計劃供款	2,100	2,034
Subtotal	小計	27,181	28,271
Total	總計	28,169	29,259

8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

8. 董事及行政總裁酬金 (續)

(continued)

(a) Independent non-executive directors The fees paid to independent non-executive

directors during the year were as follows:

(a) 獨立非執行董事

年內付予獨立非執行董事之袍金如 下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Mr. Chan Cheuk Ho	陳卓豪先生	247	247
Mr. Lu Chi Chant*	盧啟昌先生*	—	231
Ms. Tham Kit Wan	譚潔雲女士	247	247
Mr. Leung Spencer Yu Cheong	梁裕昌先生	247	247
Mr. Sun Yun-Rui^	孫允睿先生^	247	16
Total	總計	988	988

There were no other emoluments payable to the independent non-executive directors during the year (2024: Nil).

- Mr. Lu Chi Chant resigned as an independent non-executive director of the Company on 8 March 2024.
- ^ Mr. Sun Yun-Rui was appointed as an independent non-executive director of the Company on 8 March 2024.

年內並無其他應付獨立非執行董事 之酬金(二零二四年:無)。

- * 盧啟昌先生於二零二四年三月八日 辭任本公司獨立非執行董事。
- ^ 孫允睿先生於二零二四年三月八日 獲委任為本公司獨立非執行董事。

DIRECTORS' AND CHIEF 8. **EXECUTIVE'S REMUNERATION**

董事及行政總裁酬金(續) 8.

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(continued)

(b) Executive directors

(b) 執行董事

		Fees 袍金 HK\$'000 千港元	Salaries, allowances and benefits in kind 薪金、津貼及 實物福利 HK\$'000 千港元	Discretionary bonuses 酌情花紅 HK\$′000 千港元	Pension scheme contributions 退休金 計劃供款 HK\$'000 千港元	Total remuneration 酬金總額 HK\$'000 千港元
2025	二零二五年					
Executive directors:	執行董事:					
Mr. Chung Yuk Sing**	鍾育升先生**	-	4,454	2,840	617	7,911
Mr. Chen Hsiao Ying	陳小影先生	-	4,175	2,419	578	7,172
Mr. Chung Chi Kit^^	鍾智傑先生^^	-	1,768	1,385	245	3,398
Mr. Huang Yongbiao	黄永彪先生	-	3,130	1,021	311	4,462
Ms. Chen Fang Mei	陳芳美女士	-	2,872	189	343	3,404
Ms. Lai Yin-Han®	賴胤含女士◎	-	94	-	6	100
Mr. Johnson Tong [#]	湯宗翔先生#	-	202	9	—	211
Mr. Shih Chih-Hung	施志宏先生	-	358	27	-	385
Mr. Hu Chia-Ho%	胡嘉和先生%	-	138	-	-	138
Total	總計	_	17,191	7,890	2,100	27,181
			Salaries,			
			allowances		Pension	
			and benefits	Discretionary	scheme	Total
		Fees	in kind	bonuses	contributions	remuneration
			薪金、津貼及		退休金	
		袍金	實物福利	酌情花紅	計劃供款	酬金總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
2024	二零二四年					
Executive directors:	執行董事:					
Mr. Chung Yuk Sing**	鍾育升先生**	_	4,324	2,830	599	7,753
Mr. Chen Hsiao Ying	陳小影先生	—	4,054	2,710	561	7,325
Mr. Chung Chi Kit	鍾智傑先生	—	1,716	1,530	239	3,485
Mr. Huang Yongbiao	黃永彪先生	—	3,065	2,276	302	5,643
Ms. Chen Fang Mei	陳芳美女士	—	2,800	184	333	3,317
Mr. Shih Chih-Hung	施志宏先生	_	347	27	_	374

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347

16,653

* * Mr. Chung Yuk Sing is the Chairman and resigned as the Chief Executive Officer of the Company on 2 September 2024.

總計

胡嘉和先生

Mr. Hu Chia-Ho

Total

鍾育升先生為主席及於二零二四年 九月二日辭任本公司行政總裁。

2,034

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374

28,271

27

9,584

**

8. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

(continued)

(b) Executive directors (continued)

- ^^ Mr. Chung Chi Kit was appointed as the Chief Executive Officer of the Company on 2 September 2024.
- [®] Ms. Lai Yin-Han was appointed as an executive director of the Company on 3 March 2025.
- # Mr. Johnson Tong was appointed as an executive director of the Company on 2 September 2024.
- Mr. Hu Chia-Ho resigned as an executive director of the Company on 2 September 2024.

There was no arrangement under which a director waived or agreed to waive any remuneration during the year.

The directors' remuneration shown above does not include the estimated monetary value of the Group's owned premises provided rent-free to an executive director, Mr. Chung Yuk Shing, during the year. The estimated rental value of such accommodation for the year ended 31 March 2025 was HK\$127,000 (2024: HK\$140,000).

9. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year included four (2024: four) directors, details of whose remuneration are set out in note 8 above. Details of the remuneration of the remaining one (2024: one) non-director, highest paid employee for the year ended 31 March 2025 are set out below:

8. 董事及行政總裁酬金 (續)

(b) 執行董事(續)

- 益智傑先生於二零二四年九月二日 獲委任為本公司行政總裁。
- 翰胤含女士於二零二五年三月三日 獲委任為本公司執行董事。
- # 湯宗翔先生於二零二四年九月二日 獲委任為本公司執行董事。
- [%] 胡嘉和先生於二零二四年九月二日 辭任本公司執行董事。

年內並無任何董事放棄或同意放棄 任何酬金之安排。

上述所示董事酬金並未包括於年內 向執行董事鍾育升先生提供免租的 本集團自置物業之估計幣值。截至 二零二五年三月三十一日止年度, 該住宿之估計租值為127,000港元 (二零二四年:140,000港元)。

9. 五名最高薪酬僱員

年內,五名最高薪酬僱員包括四名(二零 二四年:四名)董事,有關彼等薪酬的詳 情已在上文附註8披露。於截至二零二五 年三月三十一日止年度內,餘下一名(二 零二四年:一名)最高薪酬非董事僱員的 酬金詳情如下:

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Salaries, allowances and benefits in	薪金、津貼及實物福利		
kind		1,740	1,689
Discretionary bonuses	酌情花紅	2,283	2,379
Pension scheme contributions	退休金計劃供款	241	234
Total	總計	4,264	4,302

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

9. FIVE HIGHEST PAID EMPLOYEES

(continued)

The number of non-director, highest paid employees whose remuneration fell within the following band is as follows:

9. 五名最高薪酬僱員(續)

薪酬介乎以下範圍的最高薪酬非董事僱 員數目如下:

		Number of 僱員	
		2025 二零二五年	2024 二零二四年
HK\$4,000,001 to HK\$4,500,000	4,000,001港元至4,500,000港元	1	1
Total	總計	1	1

During the year, no emoluments were paid by the Group to the directors or any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office (2024: Nil).

10. INCOME TAX

Hong Kong profits tax has been provided at the rate of 16.5% (2024: 16.5%) on the estimated assessable profits arising in Hong Kong during the year, except for one subsidiary of the Group which is a qualifying entity under the two-tiered profits tax rates regime. The first HK\$2,000,000 (2024: HK\$2,000,000) of assessable profits of this subsidiary are taxed at 8.25% (2024: 8.25%) and the remaining assessable profits are taxed at 16.5% (2024: 16.5%). Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries in which the Group operates.

Pursuant to the Corporate Income Tax Law of the PRC being effective on 1 January 2008, the corporate income tax rate for all enterprises in Chinese Mainland is 25%.

Moreover, under the relevant tax laws and regulations in Chinese Mainland, Vietnam and Indonesia, a company may set off losses incurred by it in a financial year against profits made by it in the succeeding financial year or years, subject to a maximum of five financial years. 年內,本集團概無向董事或任何五名最高 薪酬人士支付酬金作為加入或加入本集 團後的報酬或作為離職補償(二零二四 年:無)。

10. 所得稅

年內,香港利得稅按在香港產生的估計應 課稅溢利以16.5%(二零二四年:16.5%) 稅率作撥備,惟本集團一間附屬公司為利 得稅率兩級制的合資格實體除外。該附屬 公司首2,000,000港元(二零二四年: 2,000,000港元)應課稅溢利按8.25%(二 零二四年:8.25%)稅率徵稅,而餘下應 課稅溢利則按16.5%(二零二四年: 16.5%)稅率徵稅。其他地方應課稅溢利 的稅項,則根據本集團業務所在國家的現 行稅率計算。

根據於二零零八年一月一日生效的中國 企業所得稅法,中國大陸所有企業的企業 所得稅率為25%。

此外,根據有關的中國大陸、越南及印尼 稅務法及規則,一家公司可將其於一個財 政年度產生之虧損,抵銷其於其後一個或 多個財政年度之溢利,但最多不得超過五 個財政年度。

10. INCOME TAX (continued)

In addition, Vietnam corporate income tax has been provided at the rate of 20% (2024: 20%) and Indonesia corporate income tax has been provided at the rate of

22% (2024: 22%) on the estimated assessable profits.

10. 所得稅(續)

此外,越南企業所得稅按20%(二零二四 年:20%)稅率作撥備,而印尼企業所得 稅按估計應課稅溢利以22%(二零二四 年:22%)稅率作撥備。

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Current tax charge for the year:	本年度即期稅項支出:		
Hong Kong	香港	17,596	16,498
Elsewhere	其他地方	72,116	88,762
Overprovision for current tax in	過往年度即期稅項超額撥備		
respect of prior years		(2,211)	(394)
Deferred (note 26)	遞延(附註26)	7,789	3,880
Total tax charge for the year	本年度稅項支出總額	95,290	108,746

A reconciliation of the tax expense applicable to profit before tax using the statutory rates for the tax jurisdictions in which the Company and the majority of its subsidiaries are domiciled and/or operate to the tax expense at the effective tax rate is as follows: 適用於以本公司及其大部分附屬公司位 處及/或經營所在的稅務司法權區法定稅 率計算之除稅前溢利之稅項支出與按實 際稅率計算之稅項支出之對賬如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Profit before tax	除稅前溢利	323,821	380,779
Tax at the applicable rates to profit in the tax jurisdictions concerned Adjustments in respect of current tax	按有關稅務司法權區對溢利 適用之稅率計算之稅項 就過往年度即期稅項作出	75,372	89,667
of previous years	調整	(2,211)	(394)
Income not subject to tax	毋須課稅之收入	(1,750)	(2,318)
Expenses not deductible for tax	不可扣稅之費用	5,716	7,875
Effect of withholding tax on the distributable profits of the Group's	本集團之中國附屬公司可分 派溢利預扣稅之影響		
PRC subsidiaries		5,588	4,204
Tax loss not recognised	未確認稅項虧損	13,800	10,923
Temporary differences not recognised	未確認暫時差異	(1,225)	(1,211)
Tax charge at the Group's effective rate	按本集團實際稅率計算之 稅項支出	95,290	108,746

11. DIVIDENDS

11. 股息

1	Q	q
-	U	J

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Dividends paid during the year:	年內已付股息:		
Final in respect of the financial year ended 31 March 2024 — HK8 cents (2024: HK8 cents) per ordinary share	截至二零二四年 三月三十一日止財政年度 末期股息 一 每股普通股 8港仙(二零二四年 :		
	8港仙)	45,934	42,704
Special in respect of the financial year ended 31 March 2024 — Nil (2024: HK6 cents) per ordinary	截至二零二四年 三月三十一日止財政年度 特別股息 — 每股普通股零		
share	(二零二四年:6港仙)	—	32,028
Interim — HK22 cents (2024:	中期股息 一 每股普通股22港仙		
HK30 cents) per ordinary share	(二零二四年:30港仙)	126,320	160,140
		172,254	234,872
Proposed dividend: Final: HK4 cents (2024: HK8 cents)	擬派股息: 末期股息:每股普通股4港仙		
per ordinary share	(二零二四年:8港仙)	22,967	42,704

The proposed final dividend for the year is based on the number of shares of the Company in issue as at the reporting date, and is subject to the approval of the Company's shareholders at the forthcoming annual general meeting. These financial statements do not reflect the final dividend payable. 本年度之擬派末期股息乃按於報告日期 本公司已發行之股份數目計算,並須待本 公司股東於應屆股東週年大會批准後方 可作實。該等財務報表並無反映應付末期 股息。

12. EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The calculation of basic earnings per share is based on the profit for the year attributable to owners of the Company for the year of HK\$217,201,000 (2024: HK\$263,510,000) and the weighted average number of ordinary shares of the Company of 563,338,247 (2024: 533,800,000) in issue during the year.

No adjustment has been made to the basic earnings per share amounts presented for the years ended 31 March 2025 and 2024 as the Group had no potentially dilutive ordinary shares in issue during those years.

12. 本公司擁有人應佔每股盈利

每股基本盈利乃根據年內本公司擁有人 應佔溢利217,201,000港元(二零二四年: 263,510,000港元),以及年內本公司已發 行普通股之加權平均數563,338,247股(二 零二四年:533,800,000股)計算。

於截至二零二五年及二零二四年三月 三十一日止年度,本集團均無潛在攤薄影 響之已發行普通股,因此概無對每股基本 盈利作出調整。

13. PROPERTY, PLANT AND EQUIPMENT 13. 物業、廠房及設備

		Buildings 樓宇 HK\$'000 千港元	Leasehold improvements 租賃物業裝修 HKS'000 千港元	Plant and machinery 廠房及機器 HK\$'000 千港元	Furniture, fixtures, equipment and motor vehicles 傢具、 裝置、設備 及汽車 HKS'000 千港元	Construction in progress 在建工程 HK\$'000 千港元	Total 總計 HK\$'000 千港元
31 March 2025	二零二五年三月三十一日						
Cost:							
At 1 April 2024	於二零二四年四月一日	947,288	333,073	454,740	133,519	93,972	1,962,592
Acquisition of subsidiaries (note 29)	收購附屬公司(附註29)	118,712	5,216	32,710	5,494	12,683	174,815
Additions	添置	2,606	60,741	63,945	11,949	142,122	281,363
Disposals	出售	(4,570)	(81)	(20,538)	(10,432)	_	(35,621)
Transfers	轉撥	53,899	6,039	17,798	-	(77,736)	-
Exchange realignment	匯兌調整	(12,263)	(3,977)	(6,441)	(1,483)	(5,906)	(30,070)
At 31 March 2025	於二零二五年三月三十一日	1,105,672	401,011	542,214	139,047	165,135	2,353,079
Accumulated depreciation:	累積折舊:						
At 1 April 2024	於二零二四年四月一日	291,643	230,075	316,848	105,873	-	944,439
Provided during the year (note 7)	年內撥備(附註7)	29,623	31,269	53,052	12,157	-	126,101
Disposals	出售	(383)	(48)	(18,733)	(7,740)	-	(26,904)
Exchange realignment	匯兌調整	(3,355)	(2,589)	(3,366)	(1,012)	-	(10,322)
At 31 March 2025	於二零二五年三月三十一日	317,528	258,707	347,801	109,278	_	1,033,314
Net book value:	賬面淨值:						
At 31 March 2025	於二零二五年三月三十一日	788,144	142,304	194,413	29,769	165,135	1,319,765

		Buildings	Leasehold improvements	Plant and machinery	Furniture, fixtures, equipment and motor vehicles 傢具、 裝置、設備	Construction in progress	Total
		樓宇 HK\$′000 千港元	租賃物業裝修 HK\$'000 千港元	廠房及機器 HK\$'000 千港元	装量、設備 及汽車 HK\$'000 千港元	在建工程 HK\$'000 千港元	總計 HK\$′000 千港元
31 March 2024 Cost:	二零二四年三月三十一日 成本:						
At 1 April 2023	於二零二三年四月一日	922,655	313,973	471,717	121,788	75,314	1,905,447
Additions Disposals	添置出售	22,377	33,198	31,525 (31,709)	21,224 (4,948)	63,068	171,392 (36,657)
Transfers Exchange realignment	□ □ 轉撥 匯兌調整	42,613 (40,357)	(14,098)	(16,793)	(4,545)	(42,613) (1,797)	(77,590)
At 31 March 2024	於二零二四年三月三十一日	947,288	333,073	454,740	133,519	93,972	1,962,592
Accumulated depreciation:	累積折舊:						
At 1 April 2023	於二零二三年四月一日	275,655	212,559	318,441	100,522	_	907,177
Provided during the year (note 7)	年內撥備(附註7)	29,112	26,747	32,412	11,084	_	99,355
Disposals	出售	—	_	(23,260)	(1,204)	_	(24,464)
Exchange realignment	匯兌調整	(13,124)	(9,231)	(10,745)	(4,529)	—	(37,629)
At 31 March 2024	於二零二四年三月三十一日	291,643	230,075	316,848	105,873	-	944,439
Net book value: At 31 March 2024	賬面淨值: 於二零二四年三月三十一日	655,645	102,998	137,892	27,646	93,972	1,018,153

14. LEASES

The Group as a lessee

The Group has lease contracts for various items of land and plant used in its operations. Lump sum payments were made upfront to acquire the leased land from the owners with lease periods of 20 to 60 years, and no ongoing payments will be made under the terms of these land leases. Leases of plant generally have lease terms of 13 months to 6 years. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group. There are three lease contracts that include an extension option.

(a) Right-of-use assets

The carrying amounts of the Group's right-of-use assets and the movements during the year are as follows:

14. 租賃

本集團作為承租人

本集團就營運擁有若干租賃土地及工廠 項目的租賃合約。租賃土地全款已一次性 提前支付持有人以獲取租賃土地,租期介 乎20至60年,根據該等土地租賃條款,將 毋須持續支付其他款項。工廠租賃的租期 介乎13個月至6年。一般而言,本集團不 可向本集團以外人士轉讓及分租租賃資 產。其中三份租賃合約載有續租選擇權。

(a) 使用權資產 年內本集團使用權資產的賬面值及 變動如下:

		Leasehold land 租賃土地 HK\$'000 千港元	Plant 工廠 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2023	於二零二三年四月一日	252,395	11,262	263,657
Additions	添置	119,618	1,782	121,400
Depreciation charge (note 7)	折舊開支(附註7)	(10,246)	(9,423)	(19,669)
Exchange realignment	匯兌調整	(13,231)	(196)	(13,427)
At 31 March 2024 and 1 April 2024	於二零二四年 三月三十一日及 二零二四年四月一日	348,536	3,425	351,961
Acquisition of subsidiaries (note 29)	收購附屬公司 (附註29)	129,646	_	129,646
Additions	、[PI] 社29) 添置	5,613	21,862	27,475
		1		
Depreciation charge (note 7)	折舊開支(附註7)	(18,105)	(7,764)	(25,869)
Exchange realignment	匯兌調整	(8,960)	(65)	(9,025)
At 31 March 2025	於二零二五年			
	三月三十一日	456,730	17,458	474,188

One of the Group's leasehold land with a net carrying amount of HK\$1,088,000 (2024: HK\$1,127,000), together with the buildings thereon, was provided as rent-free accommodation to Mr. Chung Yuk Sing, an executive director of the Company during the year.

本集團其中有一項賬目淨值 1,088,000港元(二零二四年: 1,127,000港元)之租賃土地,連同 其上的樓宇於年內提供作為鍾育升 先生(本公司一名執行董事)的免租 住宿。

14. LEASES (continued)

14. 租賃(續)

The Group as a lessee (continued)

(b) Lease liabilities

The carrying amount of lease liabilities and the movements during the year are as follows:

本集團作為承租人(續)

(b) 租賃負債 年內租賃負債的賬面值及變動如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Carrying amount at 1 April	於四月一日之賬面值	3,683	11,803
Additions	添置	21,862	1,782
Accretion of interest recognised	年內確認的累增利息		
during the year (note 6)	(附註6)	905	238
Payments	付款	(8,373)	(9,924)
Exchange realignment	匯兌調整	(268)	(216)
Carrying amount at 31 March	於三月三十一日之賬面值	17,809	3,683
Analysed into:	分析為:		
Current portion	即期部分	7,425	3,366
Non-current portion	非即期部分	10,384	317

The maturity analysis of lease liabilities is disclosed in note 35 to the financial statements. 租賃負債到期日分析於財務報表附 註35披露。

- (c) The amounts recognised in profit or loss in relation to leases are as follows:
- (c) 於損益確認與租賃有關的金額如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Interest on lease liabilities Depreciation charge of right-of-use	租賃負債利息 使用權資產折舊開支	905	238
assets Expense relating to short-term	有關短期租賃之開支	25,869	19,669
leases (included in cost of sales)	(計入銷售成本)	217	314
Total amount recognised in profit	於損益確認的總額		
or loss		26,991	20,221

- (d) The total cash outflow for leases and future cash outflows relating to leases that have not yet commenced are disclosed in note 30(c) to the financial statements.
- (d) 租賃現金流出總額及與尚未開始租 賃有關的未來現金流出於財務報表 附註30(c)披露。

15. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

15. 預付款項、按金及其他應收 款項

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Prepayments	預付款項	49,792	57,960
Deposits and other receivables	按金及其他應收款項	154,593	112,443
		204,385	170,403
Less: Non-current portion of deposits for	減:購買物業 [、] 廠房及		
purchases of items of property,	設備項目的		
plant and equipment	非即期部分按金	(54,129)	(41,916)
Current portion	即期部分	150,256	128,487

The financial assets included in the above balances relate to receivables for which there was no recent history of default and past due amounts. Their recoverability was assessed with reference to the credit status of the debtors, and the loss allowances as at 31 March 2025 and 2024 were assessed to be minimal. 計入以上應收款項結餘內的金融資產,近 期並無欠款記錄及逾期金額。其可收回性 參照債務人的信貸狀況評定,而於二零 二五年及二零二四年三月三十一日的虧 損撥備經評估只屬輕微。

16. GOODWILL

16. 商譽

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Cost and net carrying amount: At beginning of year Acquisition of subsidiaries (note 29)	成本及賬面淨值: 於年初 收購附屬公司(附註29)	104,076 59,846	104,076
At end of year	於年末	163,922	104,076

Impairment testing of goodwill

PRC CGU ONE

Goodwill of HK\$26,112,000 (2024: HK\$26,112,000), arising from an acquisition during the year ended 31 March 2008, was allocated to a cash-generating unit in Chinese Mainland which is engaged in the manufacture and trading of sportswear and garments (the "PRC CGU ONE").

商譽減值測試

中國現金產生單位一號

於截至二零零八年三月三十一日止年度 進行收購所產生的商譽26,112,000港元 (二零二四年:26,112,000港元)撥歸在中 國大陸從事運動服裝及成衣製造及買賣 之現金產生單位(「中國現金產生單位一 號」)。

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

16. GOODWILL (continued)

Impairment testing of goodwill (continued)

PRC CGU ONE (continued)

The PRC CGU ONE generates cash inflows that are largely independent of the cash inflows from other assets.

The recoverable amount of the PRC CGU ONE has been determined from the value in use, which is calculated with reference to cash flow projections based on a five-year financial budget approved by senior management. The financial budgets are prepared reflecting actual and prior year performance and development expectations. The key assumptions for the cash flow projections are the budgeted gross profit margin which is the average gross profit margin achieved in the year immediately before the budget years and the discount rate of 15.0% (2024: 18.2%), which is pre-tax and reflects specific risks relating to the PRC CGU ONE. The cash flows beyond the five-year period are extrapolated using a growth rate of 2% (2024: 2%). The directors believe that any reasonably possible change in any of these assumptions would not cause the aggregate carrying amount of the PRC CGU ONE to exceed the aggregate recoverable amount. Since the recoverable amount of the PRC CGU ONE is higher than its carrying amount, the directors consider there was no impairment of the goodwill at the end of the reporting period.

16. 商譽(續)

商譽減值測試(續)

中國現金產生單位一號(續) 中國現金產生單位一號產生的現金流入 大體上獨立於來自其他資產的現金流入。

中國現金產生單位一號之可收回金額乃 根據使用價值釐定,而使用價值則根據由 高級管理層審批之五年財政預算所預測 之現金流量計算。財政預算之編算乃反映 實際及過往年度表現及預期發展。預測現 金流量之主要假設為所預算之毛利率(即 緊接預算年度前該年度所達致之平均毛 利率)及折現率15.0%(二零二四年: 18.2%)(乃除稅前及反映與中國現金產生 單位一號有關之特定風險)。五年期以後 的現金流量使用2%(二零二四年:2%) 之增長率推斷。董事相信,任何該等假設 可能合理地出現之變動,將不會導致中國 現金產生單位一號之總賬面值超出總可 收回金額。由於中國現金產生單位一號之 可收回金額高於其賬面值,董事認為於報 告期末商譽並無出現減值。

PKI CGU

Goodwill of HK\$36,075,000 (2024: HK\$36,075,000), arising from an acquisition during the year ended 31 March 2019, was allocated to a cash-generating unit in Vietnam which is engaged in the manufacture of sportswear (the "PKI CGU").

The PKI CGU generates cash inflows that are largely independent of the cash inflows from other assets.

PKI現金產生單位

於截至二零一九年三月三十一日止年度 進行收購所產生的商譽36,075,000港元 (二零二四年:36,075,000港元)撥歸在越 南從事運動服裝製造之現金產生單位 (「PKI現金產生單位」)。

PKI現金產生單位產生的現金流入大體上 獨立於來自其他資產的現金流入。

Impairment testing of goodwill (continued)

PKI CGU (continued)

The recoverable amount of the PKI CGU has been determined from the value in use, which is calculated with reference to cash flow projections based on a five-year financial budget approved by senior management. The financial budgets are prepared reflecting actual and prior year performance and development expectations. The key assumptions for the cash flow projections are the budgeted gross profit margin which is the average gross profit margin achieved in the year immediately before the budget years and the discount rate of 17.2% (2024: 24.2%), which is pre-tax and reflects specific risks relating to the PKI CGU. The cash flows beyond the five-year period are extrapolated using a growth rate of 2.5% (2024: 2%). The directors believe that any reasonably possible change in any of these assumptions would not cause the aggregate carrying amount of the PKI CGU to exceed the aggregate recoverable amount. Since the recoverable amount of the PKI CGU is higher than its carrying amount, the directors consider there was no impairment of the goodwill at the end of the reporting period.

PRC CGU TWO

Goodwill of HK\$38,147,000 (2024: HK\$38,147,000), arising from an acquisition during the year ended 31 March 2019, was allocated to a cash-generating unit in Chinese Mainland which is engaged in the manufacture and trading of sportswear (the "PRC CGU TWO").

The PRC CGU TWO generates cash inflows that are largely independent of the cash inflows from other assets.

16. 商譽(續)

商譽減值測試(續)

PKI現金產生單位(續)

PKI現金產生單位之可收回金額乃根據使 用價值釐定,而使用價值則根據由高級管 理層審批之五年財政預算所預測之現金 流量計算。財政預算之編算乃反映實際及 過往年度表現及預期發展。預測現金流量 之主要假設為所預算之毛利率(即緊接預 算年度前該年度所達致之平均毛利率)及 折現率17.2% (二零二四年:24.2%)(乃 除稅前及反映與PKI現金產生單位有關之 特定風險)。五年期以後的現金流量使用 2.5%(二零二四年:2%)之增長率推斷。 董事相信,任何該等假設可能合理地出現 之變動,將不會導致PKI現金產生單位之 總賬面值超出總可收回金額。由於PKI現 金產生單位之可收回金額高於其賬面值, 董事認為於報告期末商譽並無出現減值。

中國現金產生單位二號

於截至二零一九年三月三十一日止年度 進行收購所產生的商譽38,147,000港元 (二零二四年:38,147,000港元)撥歸在中 國大陸從事運動服裝製造及買賣之現金 產生單位(「中國現金產生單位二號」)。

中國現金產生單位二號產生的現金流入 大體上獨立於來自其他資產的現金流入。

Impairment testing of goodwill (continued)

PRC CGU TWO (continued)

The recoverable amount of the PRC CGU TWO has been determined from the value in use, which is calculated with reference to cash flow projections based on a five-year financial budget approved by senior management. The financial budgets are prepared reflecting actual and prior year performance and development expectations. The key assumptions for the cash flow projections are the budgeted gross profit margin which is the average gross profit margin achieved in the year immediately before the budget years and the discount rate of 15.0% (2024: 16.7%), which is pre-tax and reflects specific risks relating to the PRC CGU TWO. The cash flows beyond the five-year period are extrapolated using a growth rate of 2% (2024: 2%). The directors believe that any reasonably possible change in any of these assumptions would not cause the aggregate carrying amount of the PRC CGU TWO to exceed the aggregate recoverable amount. Since the recoverable amount of the PRC CGU TWO is higher than its carrying amount, the directors consider there was no impairment of the goodwill at the end of the reporting period.

Indonesia CGU

Goodwill of HK\$3,742,000 (2024: HK\$3,742,000), arising from an acquisition during the year ended 31 March 2022, was allocated to a cash-generating unit in Indonesia which is engaged in the manufacture and trading of sportswear and garments (the "Indonesia CGU").

The Indonesia CGU generates cash inflows that are largely independent of the cash inflows from other assets.

16. 商譽(續)

商譽減值測試(續)

中國現金產生單位二號(續) 中國現金產生單位二號之可收回金額乃 根據使用價值釐定[,]而使用價值則根據由 高級管理層審批之五年財政預算所預測 之現金流量計算。財政預算之編算乃反映 實際及過往年度表現及預期發展。預測現 金流量之主要假設為所預算之毛利率(即 緊接預算年度前該年度所達致之平均毛 利率)及折現率15.0%(二零二四年: 16.7%)(乃除稅前及反映與中國現金產生 單位二號有關之特定風險)。五年期以後 的現金流量使用2%(二零二四年:2%) 之增長率推斷。董事相信,任何該等假設 可能合理地出現之變動,將不會導致中國 現金產生單位二號之總賬面值超出總可 收回金額。由於中國現金產生單位二號之 可收回金額高於其賬面值,董事認為於報 告期末商譽並無出現減值。

印尼現金產生單位

於截至二零二二年三月三十一日止年度 進行收購所產生的商譽3,742,00港元(二 零二四年:3,742,000港元)撥歸在印尼從 事運動服裝及成衣製造及貿易之現金產 生單位(「印尼現金產生單位」)。

印尼現金產生單位產生的現金流入大體 上獨立於來自其他資產的現金流入。

Impairment testing of goodwill (continued)

Indonesia CGU (continued)

The recoverable amount of the Indonesia CGU has been determined from the value in use, which is calculated with reference to cash flow projections based on a five-year financial budget approved by senior management. The financial budgets are prepared reflecting actual and prior year performance and development expectations. The key assumptions for the cash flow projections are the budgeted gross profit margin which is the average gross profit margin achieved in the year immediately before the budget years and the discount rate of 19.0% (2024: 20.0%), which is pre-tax and reflects specific risks relating to the Indonesia CGU. The cash flows beyond the five-year period are extrapolated using a growth rate of 2% (2024: 2%). The directors believe that any reasonably possible change in any of these assumptions would not cause the aggregate carrying amount of the Indonesia CGU to exceed the aggregate recoverable amount. Since the recoverable amount of the Indonesia CGU is higher than its carrying amount, the directors consider there was no impairment of the goodwill at the end of the reporting period.

Din Sen CGU

Goodwill of HK\$59,846,000, arising from an acquisition during the year, was allocated to a cash-generating unit in Vietnam which is engaged in the manufacture of sportswear and garment (the "*Din Sen CGU*").

The Din Sen CGU generates cash inflows that are largely independent of the cash inflows from other assets.

16. 商譽(續)

商譽減值測試(續)

印尼現金產生單位(續)

印尼現金產生單位之可收回金額乃根據 使用價值釐定,而使用價值則根據由高級 管理層審批之五年財政預算所預測之現 金流量計算。財政預算之編算乃反映實際 及過往年度表現及預期發展。預測現金流 量之主要假設為所預算之毛利率(即緊接 預算年度前該年度所達致之平均毛利率) 及折現率19.0%(二零二四年:20.0%) (乃除稅前及反映與印尼現金產生單位有 關之特定風險)。五年期以後的現金流量 使用2%(二零二四年:2%)之增長率推 斷。董事相信,任何該等假設可能合理地 出現之變動,將不會導致印尼現金產生單 位之總賬面值超出總可收回金額。由於印 尼現金產生單位之可收回金額高於其賬 面值[,]董事認為於報告期末商譽並無出現 減值。

Din Sen現金產生單位

年內進行收購所產生的商譽59,846,000港 元撥歸在越南從事運動服裝及成衣製造 之現金產生單位(「*Din Sen現金產生單* 位」)。

Din Sen現金產生單位產生的現金流入大 體上獨立於來自其他資產的現金流入。

Impairment testing of goodwill (continued)

Din Sen CGU (continued)

The recoverable amount of the Din Sen CGU has been determined from the value in use, which is calculated with reference to cash flow projections based on a five-year financial budget approved by senior management. The financial budgets are prepared reflecting actual and prior year performance and development expectations. The key assumptions for the cash flow projections are the budgeted gross profit margin which is the average gross profit margin achieved in the year immediately before the budget years and the discount rate of 16.9%, which is pre-tax and reflects specific risks relating to the Din Sen CGU. The cash flows beyond the five-year period are extrapolated using a growth rate of 2.5%. The directors believe that any reasonably possible change in any of these assumptions would not cause the aggregate carrying amount of the Din Sen CGU to exceed the aggregate recoverable amount. Since the recoverable amount of the Din Sen CGU is higher than its carrying amount, the directors consider there was no impairment of the goodwill at the end of the reporting period.

16. 商譽(續)

商譽減值測試(續)

Din Sen現金產生單位(續) Din Sen現金產生單位之可收回金額乃根 據使用價值釐定[,]而使用價值則根據由高 級管理層審批之五年財政預算所預測之 現金流量計算。財政預算之編算乃反映實 際及過往年度表現及預期發展。預測現金 流量之主要假設為所預算之毛利率(即緊 接預算年度前該年度所達致之平均毛利 率)及折現率16.9%(乃除稅前及反映與 Din Sen現金產生單位有關之特定風險)。 五年期以後的現金流量使用2.5%之增長 率推斷。董事相信,任何該等假設可能合 理地出現之變動,將不會導致Din Sen現 金產生單位之總賬面值超出總可收回金 額。由於Din Sen現金產生單位之可收回 金額高於其賬面值,董事認為於報告期末 商譽並無出現減值。

17. INTANGIBLE ASSETS

17. 無形資產

		Backlog 未完成合同 HK\$'000 千港元	Customer relationship 客戶關係 HK\$'000 千港元	Total 總計 HK\$'000 千港元
31 March 2025 Cost at 1 April 2024, net of accumulated amortisation Amortisation provided during the year (note 7)	二零二五年三月三十一日 於二零二四年四月一日的 成本 [,] 扣除累計攤銷 年內攤銷撥備 (附註7)	-	2,116 (2,116)	2,116 (2,116)
At 31 March 2025	於二零二五年三月三十一日	_		
At 31 March 2025: Cost Accumulated amortisation Net carrying amount	於二零二五年三月三十一日: 成本 累計攤銷 賬面淨值	2,838 (2,838) —	16,926 (16,926) —	19,764 (19,764) —
31 March 2024 Cost at 1 April 2023, net of accumulated amortisation Amortisation provided during the year (note 7)	二零二四年三月三十一日 於二零二三年四月一日的 成本 [,] 扣除累計攤銷 年內攤銷撥備 (附註7)	_	4,937 (2,821)	4,937 (2,821)
At 31 March 2024	於二零二四年三月三十一日	_	2,116	2,116
At 31 March 2024: Cost Accumulated amortisation	於二零二四年三月三十一日: 成本 累計攤銷	2,838 (2,838)	16,926 (14,810)	19,764 (17,648)
Net carrying amount	賬面淨值	—	2,116	2,116

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

18. INVENTORIES

18. 存貨

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Raw materials	原材料	405,243	293,579
Work in progress	在製品	272,866	234,686
Finished goods	製成品	284,456	176,604
Total	總計	962,565	704,869

19. ACCOUNTS RECEIVABLE

19. 應收賬款

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Accounts receivable	應收賬款	460,403	324,572

The Group's accounts receivable mainly relate to a few recognised and creditworthy customers. The credit period generally ranges from 30 to 90 days (2024: 30 to 90 days). The Group seeks to maintain strict control over its outstanding receivables to minimise the credit risk. Overdue balances are regularly reviewed by the management of the Group. The Group does not hold any collateral or other credit enhancements over its accounts receivable balances. The accounts receivable are non-interest-bearing. At the end of the reporting period, 69% (2024: 65%), 13% (2024: 9%) and 10% (2024: 22%) of the total accounts receivable were due from the Group's largest customer, the second largest customer and the third largest customer, respectively.

本集團之應收賬款主要與若干認可及信 響良好的客戶相關。信貸期一般介乎30天 至90天(二零二四年:30天至90天)。本集 團致力對應收賬款餘額保持嚴密監控,將 信貸風險控制至最低水平。逾期未付之結 餘由本集團管理層定期審閱。本集團並未 就其應收賬款結餘持有任何抵押品或其 他加強信貸措施。應收賬款為免息賬款。 於報告期末,來自本集團第一、第二及第 三大客戶分別佔應收賬款總額69%(二零 二四年:65%)、13%(二零二四年:9%) 及10%(二零二四年:22%)。

19. ACCOUNTS RECEIVABLE (continued)

An ageing analysis of the accounts receivable as at the end of the reporting period, based on the invoice date, is as follows:

19. 應收賬款(續)

於報告期末之應收賬款根據發票日期的 賬齡分析如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Within 30 days	30天內	221,884	266,865
31 to 60 days	31至60天	174,568	28,300
61 to 90 days	61至90天	56,343	28,260
Over 90 days	90天以上	7,608	1,147
Total	總計	460,403	324,572

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns. The calculation reflects the probability-weighted outcome and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions. No impairment allowance was provided as at 31 March 2025 and 2024 as management concluded that the expected credit losses were not significant given the receivable balances related to customers with no recent history of default and majority of the balances were not yet past due. 於各報告日期均採用撥備矩陣進行減值 分析,以計量預期信貸虧損。撥備率按擁 有相類虧損模式的各客戶群之逾期天數 計量。該計量反映或然率加權結果及於報 告日期可得的有關過往事項、當前狀況及 未來經濟條件預測的合理及可靠資料。由 於應收賬款結餘與近期並無欠款記錄的 客戶相關且大部分結餘尚未逾期,故管理 層認為預期信貸虧損只屬輕微,因此於二 零二五年及二零二四年三月三十一日並 無計提減值撥備。

20. RESTRICTED BANK BALANCE, TIME DEPOSITS AND CASH AND BANK BALANCES

20. 受限制銀行結餘、定期存款 及現金及銀行結餘

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Cash and bank balances Non-pledged time deposits with original maturity of less than three	現金及銀行結餘 於取得時原到期日不超過 三個月的無抵押定期存款	238,504	454,776
months when acquired Less: Restricted bank balance for import purchases in Chinese	減 ∶於中國大陸進口採購的 受限制銀行結餘	149,957	36,366
Mainland Total cash and bank balances	現金及銀行結餘總額	(1,071) 387,390	(1,084)

At the end of the reporting period, the cash and bank balances of the Group denominated in Renminbi ("RMB") amounted to HK\$347,642,000 (2024: HK\$428,087,000). RMB is not freely convertible into other currencies. However, under Chinese Mainland's Foreign Exchange Control Regulations and Administration of Settlement, and Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for seven days depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances and restricted bank balance are deposited with creditworthy banks with no recent history of default. 於報告期末,本集團以人民幣(「人民幣」) 計值的現金及銀行結餘為347,642,000港 元(二零二四年:428,087,000港元)。人 民幣不得自由兌換為其他貨幣。然而根據 中國大陸的外匯管理條例以及結匯、售匯 及付匯管理規定,本集團獲批准透過獲授 權辦理外匯業務之銀行將人民幣兌換為 其他貨幣。

存於銀行的現金按每日銀行存款利率之 浮動息率賺取利息。本集團按即時現金需 要作出七天的短期定期存款,並分別按短 期定期存款利率賺取利息。銀行結餘及受 限制銀行結餘乃存放於具信譽且近期沒 欠款記錄之銀行。

21. ACCOUNTS PAYABLE

follows:

21. 應付賬款

An ageing analysis of the accounts payable as at the end of the reporting period, based on the invoice date, is as

於報告期末之應付賬款根據發票日期的 賬齡分析如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Within 90 days	90天內	311,497	290,984
91 to 180 days	91至180天	3,913	9,792
181 to 365 days	181至365天	1,569	945
Over 365 days	365天以上	2,419	4,977
Total	總計	319,398	306,698

The accounts payable are non-interest-bearing and are normally settled on credit terms of 30 to 60 days.

22. BANKING FACILITIES

As at 31 March 2025, the Group's banking facilities were supported by the corporate guarantees of HK\$1,418,780,000 (2024: HK\$1,490,290,000) executed by the Company and certain subsidiaries of the Company.

As at 31 March 2025, an aggregate amount of the Group's banking facilities of HK\$1,447,502,000 (2024: HK\$909,464,000) was utilised.

應付賬款為免息賬款,信貸期一般為30至 60天。

22. 銀行備用信貸

於二零二五年三月三十一日,本集團的銀 行備用信貸以本公司及本公司若干附屬 公司簽立的公司擔保1,418,780,000港元 (二零二四年:1,490,290,000港元)作支 持。

於二零二五年三月三十一日,本集團的銀 行備用信貸已動用合共1,447,502,000港元 (二零二四年:909,464,000港元)。

23. ACCRUED LIABILITIES AND OTHER PAYABLES

23. 應計負債及其他應付款項

		2025	2024
		二零二五年	二零二四年
		HK\$′000	HK\$'000
		千港元	千港元
Other payables	其他應付款項	58,965	42,047
Accruals	應計費用	118,661	122,804
Total	總計	177,626	164,851

Included in other payables were contract liabilities of HK\$2,169,000 as at 31 March 2025, HK\$979,000 as at 31 March 2024, and nil as at 1 April 2023.

Contract liabilities include short-term advances received to deliver sportswear and garments. The increase (2024: increase) in contract liabilities in 2025 was mainly due to the increase (2024: increase) in short-term advances received from customers in relation to the sale of sportswear and garments at the end of the year. 合約負債計入其他應付款項分別於二零 二五年三月三十一日為2,169,000港元、 於二零二四年三月三十一日為979,000港 元及於二零二三年四月一日為零。

合約負債包括為交付運動服裝及成衣而 收取的短期預付款。於二零二五年的合約 負債增加(二零二四年 :增加)主要由於年 末就運動服裝及成衣銷售向客戶收取的 短期預付款增加(二零二四年 :增加)所 致。

24. INTEREST-BEARING BANK BORROWINGS

24. 計息銀行貸款

						2025 二零二五年 HK\$′000	2024 二零二四年 HK\$'000
		Effective interest rate	實際利率	Maturity	到期日	千港元	千港元
Current Bank loans	即期 銀行貸款	4.17% to 5.55% (2024: 2.8% to 6.05%)	4.17%至5.55% (二零二四 年:2.8%至	Within one year or on demand	一年內或應要求		
			6.05%)			1,307,462	651,074
Non-current Bank loans	非即期 銀行貸款	5.04% (2024: 6.05%)	5.04% (二零二四年 6.05%)	2026 (2024: 2025– : 2026)	二零二六年 (二零二四年 : 二零二五年至 二零二六年	140,040	258,390

As at 31 March 2025, bank borrowings of HK\$910,029,000 (2024: HK\$487,878,000) were supported by corporate guarantees executed by the Company and certain subsidiaries of the Company.

As at 31 March 2025, bank borrowings of HK\$752,788,000 (2024: HK\$437,309,000) were denominated in US\$.

Based on the maturity terms of the bank borrowings, the amounts repayable in respect of the bank borrowings are analysed as follows: 於二零二五年三月三十一日,銀行貸款 910,029,000港 元(二 零 二 四 年 : 487,878,000港元)由本公司及本公司若干 附屬公司簽立的公司擔保作支持。

於二零二五年三月三十一日,銀行貸款 752,788,000港 元(二 零 二 四 年: 437,309,000港元)以美元計值。

根據銀行貸款之還款期,銀行貸款應償還 金額分析如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Analysed into:	分析為:		
Within one year or on demand	一年內或應要求	1,307,462	651,074
In the second year	第二年	140,040	101,790
In the third to fifth years, inclusive	第三年至第五年		
	(包括首尾兩年)	_	156,600

The non-current portion of interest-bearing bank borrowings of HK\$140,040,000 is subject to financial covenants of consolidated interest protection multiples and consolidated gearing ratio. The covenants are tested half-yearly, at 30 September and 31 March. The Group considered there is no indication that it will have difficulties in complying with these covenants. 140,040,000港元的非即期部份計息銀行 貸款須遵守綜合利息保障倍數及綜合資 產負債比率的財務契約。該等契約每半年 於九月三十日及三月三十一日進行測試。 本集團認為並無跡象顯示本集團在遵守 該等契約方面會有困難。

25. DEFINED BENEFIT OBLIGATIONS

The Group provides benefits to its employees of its subsidiaries in Indonesia who attain the retirement age of 57 to 58 years (2024: 57 to 58 years) based on the provisions of the Indonesian Job Creation Act Number 11/2020, Indonesian Government Regulations Number 35/2021, Collective Labour Agreement and Management Policy No.001/ENI-SK/IV/2023, through an unfunded pension plan.

The plan is exposed to salary increase risk and interest rate risk.

The most recent actuarial valuations of the present value of the defined benefit obligations were carried out at 31 March 2025 by Kantor Konsultan Aktuaria Yusi Dan Rekan, an independent actuary with a licence from the Indonesia Ministry of Finance, using the projected unit credit method.

The principal actuarial assumptions used as at the end of the reporting period are as follows:

25. 定額福利責任

本集團通過無供款退休計劃遵照印尼創 造就業綜合法案第11/2020號、印尼政府 條例第35/2021號及集體勞動合同及管理 政策第001/ENI-SK/IV/2023號,為其印尼 附屬公司達到57至58歲(二零二四年:57 至58歲)退休年齡僱員提供福利。

該計劃面臨薪金上升風險及利率風險。

定額福利責任現值之最新精算估值由印 尼財政部認可獨立精算顧問Kantor Konsultan Aktuaria Yusi Dan Rekan採用 預測單位信貸精算估值法於二零二五年 三月三十一日釐定。

於報告期末所採用之主要精算假設如下:

		2025 二零二五年	2024 二零二四年
EN Indonesia	鷹美印尼		
Discount rate (%)	折現率(%)	7.19	7.03
Expected rate of salary increase (%)	預計薪金增長率(%)	5.0	5.0
PGG	PGG		
Discount rate (%)	折現率(%)	7.19	7.06
Expected rate of salary increase (%)	預計薪金增長率(%)	6.0	6.0

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

25. DEFINED BENEFIT OBLIGATIONS

(continued)

A quantitative sensitivity analysis for significant assumptions as at the end of the reporting period is shown below:

25. 定額福利責任 (續)

於報告期末,重大假設之定量敏感度分析 列示如下:

		Increase in rate 比率上升 %	Increase/ (decrease) in net defined benefit obligations 定額温利 責任淨加/ (減少) HK\$'000 千港元	Decrease in rate 比率下降 %	Increase/ (decrease) in net defined benefit obligations 定額福利 責任淨加/ (減少) HK\$'000 千港元
2025	二零二五年				
Discount rate	折現率 未來薪金增加	1	(2,687)	1	3,148
Future salary increase			3,077		(2,678)
2024	二零二四年				
Discount rate	折現率	1	(2,323)	1	2,729
Future salary increase	未來薪金增加	1	2,623	1	(2,296)

The sensitivity analysis above has been determined based on a method that extrapolates the impact on defined benefit obligations as a result of reasonable changes in key assumptions occurring at the end of the reporting period. The sensitivity analysis is based on a change in a significant assumption, keeping all other assumptions constant. The sensitivity analysis may not be representative of an actual change in the defined benefit obligations as it is unlikely that changes in assumptions would occur in isolation of one another. 上述敏感度分析乃根據主要假設於報告 期末發生之合理變動對定額福利責任之 影響之方法而確定。敏感度分析乃基於在 所有其他假設不變的情況下就一項重大 假設的改變而進行。敏感度分析未必表示 定額福利責任的實際改變,因該等假設的 改變通常不會單獨發生。

25. DEFINED BENEFIT OBLIGATIONS

(continued)

The total expense/(income) recognised in the consolidated statement of profit or loss in respect of the plan are as follows:

25. 定額福利責任 (續)

就該計劃於綜合損益表確認之開支/(收入)總額如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Current service cost Past service cost Interest cost	現有服務成本 過去服務成本 利息成本	4,391 1,378	3,765 (6,105) 737
Net benefit expense/(income)	福利開支/(收入)淨額	5,769	(1,603)
Recognised in cost of sales Recognised in administrative	於銷售成本確認 於行政開支確認	4,698	(1,305)
expenses		1,071	(298)
		5,769	(1,603)

The movements in the present value of the defined benefit obligations are as follows:

定額福利責任現值之變動如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
At beginning of reporting period	於報告期初	20,387	22,113
Current service cost	現有服務成本	4,391	3,765
Past service cost	過去服務成本	<u> </u>	(6,105)
Interest cost	利息成本	1,378	737
Actuarial losses	精算虧損	58	1,117
Benefits paid	已付福利	(302)	(28)
Exchange differences	匯兌差額	(1,292)	(1,212)
At end of reporting period	於報告期末	24,620	20,387

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

25. DEFINED BENEFIT OBLIGATIONS

(continued)

The movements in the defined benefit obligations are as follows:

二零二五年

二零二四年

定額福利責任之變動如下:

25. 定額福利責任 (續)

2025

				nsion cost cha to profit or lo i益扣除之退休:	SS			in other com	nent (gains)/los nprehensive inco 重新計量(收益)	ome		
					Sub-total		Actuarial changes	Actuarial changes	Actuarial changes			
					included		arising from	arising from	arising from	Sub-total	Exchange	
					in the		changes in	ges in changes in	changes in	included in other	differences	
		1 April	Service		statement of		demographic	financial	experience	comprehensive	on a foreign	31 March
		2024	cost	Net interest	profit or loss	Benefits paid	assumptions 人口假設變動	assumptions 財務假設變動		income	plan	2025
		二零二四年			計入損益表		產生之精算	產生之精算	產生之精算	計入其他全面	境外計劃的	二零二五年
		四月一日	服務成本	利息淨額	之小計	已付福利	變動	變動	變動	收益之小計	匯兌差額	三月三十一日
		HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元		HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$'000 千港元	HK\$′000 千港元	HK\$′000 千港元
Defined benefit obligations	定額福利責任	20,387	4,391	1,378	5,769	(302)	-	(484)	542	58	(1,292)	24,620

2024

				ension cost char to profit or los: 益扣除之退休会	3			in other com	nent (gains)/lossi prehensive incor 重新計量(收益),	me		
		-			Sub-total included	-	Actuarial changes arising from	Actuarial changes		Sub-total	_	
			<u>.</u>		in the		changes in	arising from changes in	changes in	included in other	Exchange	
		1 April 2023	Service cost	Net interest	statement of profit or loss	Benefits paid	demographic assumptions 人口假設變動	financial assumptions 財務假設變動	experience adjustments 經驗調整變動	comprehensive income		31 March 2024
		二零二三年	ᄪᇔᆂᆂ	刘白鸿朝	計入損益表	고산등관	產生之精算	產生之精算	產生之精算	計入其他全面		二零二四年
		四月一日 HK\$'000 千港元	服務成本 HK\$'000 千港元	利息淨額 HK\$'000 千港元	之小計 HK\$'000 千港元	已付福利 HK\$'000 千港元	變動 HK\$'000 千港元	變動 HK\$'000 千港元	變動 HK\$'000 千港元	收益之小計 HK\$'000 千港元	進兄差額 HK\$'000 千港元	三月三十一日 HK\$'000 千港元
Defined benefit obligations	定額福利責任	22,113	(2,340)	737	(1,603)	(28)	_	1,452	(335)	1,117	(1,212)	20,387

The Group provides defined benefits to its eligible employees in Indonesia through unfunded pension plans.

The average duration of the defined benefit obligation of EN Indonesia and PGG at the end of the reporting period is 16.99 years (2024: 17.56 years).

本集團通過無供款退休計劃為其印尼合 資格僱員提供定額福利。

鷹美印尼及PGG於報告期末的定額福利責 任 平 均 期 限 為16.99年(二 零 二 四 年 : 17.56年)。

26. DEFERRED TAX

The movements in deferred tax liabilities of the Group during the year are as follows:

Deferred tax liabilities

26. 遞延稅項

本集團於年內的遞延稅項負債變動如下:

遞延稅項負債

		Accelerated tax depreciation	Asset revaluation	Others	Withholding taxes on undistributed profits of PRC subsidiaries 中國附屬公司未 分派溢利之	Losses available for offsetting against future taxable profits 可用於抵銷 日後應課稅	Total
		加速稅項折舊 HK\$'000 千港元	資産重估 HK\$'000 エ进会	其他 HK\$'000 工进士	預扣稅 HK\$'000 工进一	溢利之虧損 HK\$'000 千港元	總計 HK\$'000 壬进云
			千港元	千港元	千港元		千港元
At 1 April 2023 Deferred tax charged/(credited) to the consolidated statement of profit or	於二零二三年四月一日 年內在綜合損益表扣除/ (計入)的遞延稅項	11,287	33,195	346	9,780	(6,000)	48,608
loss during the year (note 10) Withholding tax on repatriation of earnings from subsidiaries in	(附註10) 中國附屬公司匯出利潤的 預扣稅	1,830	(2,243)	(485)	4,204	574	3,880
the PRC		_	_	_	(4,635)	_	(4,635)
Exchange realignment	匯兌調整	-	(2,183)	139	-	-	(2,044)
At 31 March 2024 and 1 April 2024	於二零二四年三月三十一日						
	及二零二四年四月一日	13,117	28,769	-	9,349	(5,426)	45,809
Acquisition of subsidiaries (note 29) Deferred tax charged/(credited) to the consolidated statement of profit or	收購附屬公司(附註29) 年內在綜合損益表扣除/ (計入)的遞延稅項	-	16,572	-	-	-	16,572
loss during the year (note 10)	(附註10)	2,480	(2,480)	_	5.588	2,201	7,789
Withholding tax on repatriation of earnings from subsidiaries in	中國附屬公司匯出利潤的 預扣稅	_,	(_))			_,	.,
the PRC		-	-	-	(7,253)	-	(7,253)
Exchange realignment	匯兌調整	(751)	(767)	-	-	(282)	(1,800)
At 31 March 2025	於二零二五年三月三十一日	14,846	42,094	-	7,684	(3.507)	61,117

26. DEFERRED TAX (continued)

Deferred tax liabilities (continued)

Pursuant to the PRC Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Chinese Mainland. The requirement has been effective since 1 January 2008 and applies to earnings accrued after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Chinese Mainland and the jurisdiction of the foreign investors. For the Group, the applicable rates are 5% or 10% (2024: 5% or 10%). In estimating the withholding taxes on dividends expected to be distributed by those subsidiaries established in Chinese Mainland in respect of earnings generated from 1 January 2008, the directors have made an assessment based on the factors which included the dividend policy and the level of capital and working capital required for the Group's operations in the foreseeable future. The aggregate amount of temporary differences associated with the investments in subsidiaries in Chinese Mainland for which deferred tax liabilities have not been recognised totalled approximately HK\$486,869,000 (2024: HK\$414,489,000).

The Group has aggregate estimated tax losses arising in Chinese Mainland, Indonesia, Vietnam and Hong Kong of HK\$182,405,000 (2024: HK\$142,689,000) that are available for offsetting against future taxable profits of the Company and the respective subsidiaries in which the losses arose. Apart from the tax losses for which a deferred tax asset of HK\$3,507,000 (2024: HK\$5,426,000) has been recognised at the end of the reporting period, no other deferred tax assets have been recognised in respect of these losses as the directors consider it is not probable that future taxable profits will be available against which these tax losses can be utilised. Included in the unrecognised tax losses are estimated tax losses of HK\$163,402,000 (2024: HK\$108,946,000) that will expire within five years from the date the losses arose. Other losses can be carried forward indefinitely.

26. 遞延稅項(續)

遞延稅項負債(續)

根據中國稅法,於中國大陸成立之外商投 資企業向外商投資者宣派之股息將被徵 收10%預扣稅。該規定自二零零八年一月 一日起生效,並適用於二零零七年十二月 三十一日後產生之盈利。倘中國大陸與外 商投資者之司法權區訂立稅務條約[,]則可 降低其適用預扣稅稅率。本集團之適用稅 率 為5%或10%(二 零 二 四 年 :5%或 10%)。在估計該等中國大陸成立附屬公 司就二零零八年一月一日後產生的盈利 預期派發股息所繳納的預扣稅時,董事已 評估包括股息政策及在可見未來本集團 營運所需資本及營運資金水平等因素。未 確認遞延稅項負債的中國大陸附屬公司 之投資的暫時性差額總額合共為約 486,869,000港 元(二零二四年: 414,489,000港元)。

本集團於中國大陸、印尼、越南及香港產 生之估計稅項虧損總額為182,405,000港 元(二零二四年:142,689,000港元),可 用於抵銷本公司及各產生虧損附屬公司 之日後應課稅溢利。除於報告期末已確認 遞延稅項資產3,507,000港元(二零二四 年:5,426,000港元)之稅項虧損外,由於 董事認為日後應課稅溢利不大可能用作 抵銷該等稅項虧損,故並無就該等虧損確 認其他遞延稅項資產。未確認稅項虧損包 括估計稅項虧損163,402,000港元(二零 二四年:108,946,000港元),將自虧損產 生之日起五年內到期。其他虧損可無限期 結轉。

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

27. ISSUED CAPITAL

27. 已發行股本

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Authorised: 10,000,000,000 (2024: 10,000,000,000) ordinary shares of HK\$0.01 each	法定: 10,000,000,000股 (二零二四年: 10,000,000,000股) 毎股面值0.01港元之 普通股	100,000	100,000
Issued and fully paid: 574,180,000 (2024: 533,800,000) ordinary shares of HK\$0.01 each	已發行及繳足: 574,180,000股 (二零二四年: 533,800,000股) 毎股面值0.01港元之 普通股	5,742	5,338

A summary of the Company's issued capital is as 本公司已發行股本的概述如下: follows:

		Number of ordinary shares in	lssued	Share	
		issue 已發行	capital 已發行	premium	Total
		普通股數目	股本	股份溢價	總計
			HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At 1 April 2023 and 31 March 2024	於二零二三年 四月一日及 二零二四年				
	三月三十一日	533,800,000	5,338	573,910	579,248
Issue of shares (Note)	發行股份(附註)	40,380,000	404	181,710	182,114
At 31 March 2025	於二零二五年三月 三十一日	574,180,000	5,742	755,620	761,362

Note:

On 1 July 2024, the Group acquired a 100% equity interest in Wisdom Innovation Holdings Limited and its subsidiaries (the "Target Group"). Part of the consideration was settled by way of the issuance of 40,380,000 ordinary shares of the Company (the "Consideration Shares") at HK\$4.51 per share, being the closing share price of the Company on The Stock Exchange of Hong Kong Limited on 28 June 2024. Details of the acquisition are set out in note 29 to the financial statements.

附註:

於二零二四年七月一日,本集團收購Wisdom Innovation Holdings Limited及其附屬公司(「目標 集團」)的100%股權。部分代價以每股4.51港元 (即本公司於二零二四年六月二十八日在香港聯 合交易所有限公司的收市股價)發行40,380,000股 本公司普通股(「代價股份」)的方式支付。收購詳 情載於財務報表附註29。

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

28. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity of the financial statements.

The capital reserve of the Group represents the difference between the aggregate of the nominal value of the share capital of the subsidiaries acquired by the Company pursuant to a group reorganisation (the "Reorganisation") in August 2003, and the nominal value of the share capital of the Company issued in exchange therefor and the existing 1,000,000 shares of HK\$0.01 each credited as fully paid, at par.

In accordance with the relevant PRC regulations, subsidiaries registered in the PRC are required to transfer a certain portion of their profits after tax, as determined under the PRC accounting regulations, to the statutory surplus reserve until the balance of the reserve reaches 50% of their respective registered capital. Subject to certain restrictions as set out in the relevant PRC regulations, the statutory surplus reserve may be used to offset against accumulated losses.

29. BUSINESS COMBINATION

On 1 July 2024, the Group acquired a 100% equity interest in the Target Group from independent third parties for a total consideration of HK\$224,936,000, comprising cash consideration of HK\$42,822,000 and the Consideration Shares of HK\$182,114,000 (the "Acquisition"). The Target Group is principally engaged in the production and sale of sports clothing and accessories. Please refer to the announcements of the Company dated 21 June 2024 and 8 July 2024 for details of the Acquisition.

28. 儲備

本集團於本年度及過往年度之儲備金額 及其變動詳情於財務報表中之綜合權益 變動表呈列。

本集團資本儲備指本公司根據二零零三 年八月之集團重組(「重組」)所收購附屬公 司的股本面值總額,與就此發行之本公司 股本面值及現有1,000,000股每股面值0.01 港元按面值入賬列作繳足股份間之差額。

根據有關中國規例,在中國註冊的附屬公 司須將若干部分的除稅後溢利(按中國會 計規例釐定)轉撥至法定盈餘儲備,直至 該儲備的結餘達到其各自註冊資本50%。 在有關中國規例所載若干限制規限下,法 定盈餘儲備可用作抵銷累積虧損。

29. 業務合併

於二零二四年七月一日,本集團向獨立第 三方收購目標集團的100%股權,總代價 為224,936,000港元,包含了現金代價 42,822,000港元及代價股份價值為 182,114,000港元(「收購」)。目標集團主 要從事生產及銷售運動服及配件。收購詳 情請參閱本公司二零二四年六月二十一 日及二零二四年七月八日的公告。

29. BUSINESS COMBINATION (continued)

The fair value of the identifiable assets and liabilities of the Target Group as at the completion date of the Acquisition was as follows:

29. 業務合併(續)

於收購完成日期,目標集團可識別資產及 負債的公平值如下:

		Notes 附註	Fair value recognised upon the Acquisition 於收購時確認的 公平值 HK\$'000 千港元
Property, plant and equipment	物業 [、] 廠房及設備	13	174,815
Right-of-use assets	使用權資產	14(a)	129,646
Inventories	存貨		5,220
Accounts receivable	應收賬款		3,932
Prepayments, deposits and other receivables	預付款項、按金及其他應 收款項		6,087
Cash and bank balances	現金及銀行結餘		12,076
Accrued liabilities and other payables	應計負債及其他應付款項		(28,668)
Interest-bearing bank borrowings	計息銀行貸款		(121,446)
Deferred tax liabilities	遞延稅項負債		(16,572)
Total identifiable net liabilities at fair value	按公平值列賬的		
	可識別負債總淨額		165,090
Goodwill on the Acquisition	於收購時的商譽	16	59,846
			224,936
Satisfied by:	由以下撥付:		
Initial cash consideration	初始現金代價		36,380
Add: Adjustment for final payment	加:最終付款調整		6,442
Consideration Shares	代價股份		182,114
			224,936

29. BUSINESS COMBINATION (continued)

Both the fair value and gross contractual amount of the accounts receivable as at the completion date of the Acquisition amounted to HK\$3,932,000.

The Group incurred transaction costs of HK\$1,115,000 for the Acquisition. These transaction costs have been expensed and are included in administrative expenses in the consolidated statement of profit or loss. None of the goodwill recognised is expected to be deductible for income tax purpose.

An analysis of the cash flows in respect of the Acquisition is as follows:

29. 業務合併(續)

於收購完成日期[,]應收賬款的公平值及總

合約金額均為3,932,000港元。

本集團就收購產生交易成本1,115,000港 元。該等交易成本已列作開支並計入綜合 損益表內的行政開支。預計確認的商譽均 不可就所得稅目的進行扣除。

有關收購的現金流量分析如下:

		HK\$'000 千港元
Total cash consideration	現金代價總額	(42,822)
Cash and bank balances acquired	所收購之現金及銀行結餘	12,076
Net outflow of cash and cash equivalents included in cash flows used in investing activities Transaction costs included in cash flows from	計入用於投資活動之現金流量之 現金及現金等值項目流出淨額 計入來自經營業務之現金流量之	(30,746)
operating activities	交易成本	(1,115)
		(31,861)

Since the Acquisition, the Target Group brought about HK\$67,725,000 to the Group's revenue and loss of HK\$52,924,000 to the consolidated profit of the Group for the year ended 31 March 2025.

Had the combination taken place at the beginning of the year, the revenue of the Group and the consolidated profit of the Group for the year ended 31 March 2025 would have been HK\$4,856,579,000 and HK\$193,041,000, respectively.

自收購以來,目標集團為本集團於截至二 零二五年三月三十一日止年度之綜合溢 利帶來營業收入67,725,000港元及虧損 52,924,000港元。

倘合併於年初進行,本集團於截至二零 二五年三月三十一日止年度之營業收入 及綜合溢利將分別為4,856,579,000港元及 193,041,000港元。

30. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

- During the year, non-current deposits of HK\$41,916,000 (2024: HK\$39,648,000) were transferred to property, plant and equipment.
- (ii) During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of HK\$21,862,000 (2024: HK\$1,782,000) and HK\$21,862,000 (2024: HK\$1,782,000), respectively, in respect of a lease arrangement for a plant.

(b) Changes in liabilities arising from financing activities

30. 綜合現金流量表附註

(a) 主要非現金交易

- (i) 年內,非流動按金41,916,000港
 元(二零二四年:39,648,000
 港元)已轉撥至物業、廠房及
 設備。
 - (ii) 年內,本集團就一項廠房租賃 安排分別以非現金添置使用權 資產及租賃負債21,862,000港 元(二零二四年:1,782,000港 元)及21,862,000港 元(二零 二四年:1,782,000港元)。

(b) 融資活動產生的負債變動

		Lease liabilities 租賃負債 HK\$'000 千港元	Interest-bearing bank borrowings 計息銀行貸款 HK\$'000 千港元
At 1 April 2023	於二零二三年四月一日	11,803	622,823
Changes from financing cash flows	融資現金流量變動	(9,686)	287,102
New lease	新租賃	1,782	—
Interest expenses	利息開支	238	—
Interest paid classified as operating	分類為經營現金流量的		
cash flows	已付利息	(238)	—
Exchange realignment	匯兌調整	(216)	(461)
At 31 March 2024 and 1 April 2024	於二零二四年三月 三十一日及 二零二四年四月一日	3,683	909,464
Changes from financing cash flows	—————————————————————————————————————	(7,468)	414,653
Acquisition of subsidiaries (note 29)	祗員	(7,400)	414,055
Acquisition of subsidiaries (note 23)	(附註29)	_	121,446
New lease	新租賃	21,862	
Interest expenses	利息開支	905	_
Interest paid classified as operating	分類為經營現金流量的	(005)	
cash flows	已付利息	(905)	-
Exchange realignment	匯兌調整	(268)	1,939
At 31 March 2025	於二零二五年 三月三十一日	17,809	1,447,502

30. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

30. 綜合現金流量表附註 (續)

(continued)

(c) Total cash outflow for leases The total cash outflow for leases included in the statement of cash flows is as follows:

(c) 租賃現金流出總額

計入現金流量表的租賃現金流出總 額如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Within operating activities Within financing activities	於經營活動內 於融資活動內	1,122 7,468	552 9,686
Total	總計	8,590	10,238

31. CONTINGENT LIABILITIES

The Group did not have any significant contingent liabilities not provided for at the end of the reporting period (2024: Nil).

As at 31 March 2025, corporate guarantees to banks to the extent of HK\$1,418,780,000 (2024: HK\$1,490,290,000) were given by the Company and certain subsidiaries of the Company for banking facilities granted to the Company and certain subsidiaries of the Company, which were utilised to the extent of HK\$1,447,502,000 (2024: HK\$909,464,000) at the end of the reporting period.

32. COMMITMENTS

The Group had the following capital commitments at the end of the reporting period:

31. 或然負債

於報告期末,本集團並無任何尚未撥備之 重大或然負債(二零二四年:無)。

於二零二五年三月三十一日,本公司及本 公司若干附屬公司向銀行提供 1,418,780,000港元(二零二四年: 1,490,290,000港元)公司擔保,以取得授 予本公司及本公司若干附屬公司的銀行 備用信貸,其中於報告期末已動用 1,447,502,000港元(二零二四年: 909,464,000港元)。

32. 承擔

本集團於報告期末之資本承擔如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Contracted, but not provided for: Renovation of factories and purchases of items of machinery and equipment for the production	已訂約但未撥備 : 為生產基地裝修廠房、購 買機器及設備		
bases		88,810	47,702

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Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

33. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following material transactions with related parties during the year:

33. 關連人士交易

(a) 除於本財務報表其他部分詳述的交易外,本集團於年內與關連人士進行下列重大交易:

		Notes 附註	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
A related company indirectly controlled by a substantial shareholder of the Company:	一名本公司主要股東間 接控制的關連公司 :			
Rental expenses* Service fee	租金開支* 服務費	(i) (ii)	8,701 8,829	7,723 8,591

Notes:

(i)

The Group entered into lease agreements with Pouyuen Vietnam Company Limited ("Pouyuen Vietnam"), a related company indirectly controlled by Yue Yuen, a substantial shareholder of the Company, for the rental of (a) a plant at a monthly rate of US\$71,184 (equivalent to approximately HK\$555,000) for a term of three years from 1 June 2021 to 31 May 2024, which was renewed on 1 June 2024 with monthly rate of VND1,675,101,888 (equivalent to approximately HK\$517,000) for a term of three years from 1 June 2024 to 31 May 2027; (b) a plant at a monthly rate of US\$11,094 (equivalent to approximately HK\$86,000) for a term of two years and six months from 1 December 2020 to 31 May 2023, which was renewed on 1 June 2023 with monthly rate of VND261,064,008 (equivalent to approximately HK\$81,000) for 13 months from 1 June 2023 to 30 June 2024, which was further renewed on 1 July 2024 with the same monthly rate for one year from 1 July 2024 to 30 June 2025; (c) a plant at a monthly rate of VND332,295,372 (equivalent to approximately HK\$102,000) for 5 months from 1 April 2024 to 31 August 2024, which was renewed on 31 August 2024 with the same monthly rate for 2 months from 1 September to 31 October 2024; and (d) a plant at a monthly rate of VND244,968,120 (equivalent to approximately HK\$76,000) for almost 4 months from 6 June 2024 to 30 September 2024, which was renewed on 30 September 2024 with the same monthly rate for one year from 1 October 2024 to 30 September 2025.

附註:

(i)

本集團與一名本公司主要股東裕元 間接控制的關連公司Pouyuen Vietnam Company Limited (「Pouyuen Vietnam」)訂立租賃協 議,以租用(a)一間月租為71,184美 元(相等於約555,000港元)的廠房, 自二零二一年六月一日起至二零 二四年五月三十一日止為期三年, 該租約於二零二四年六月一日續 約·月租為1,675,101,888越南盾(相 等於約517,000港元),自二零二四 年六月一日起至二零二七年五月 三十一日止為期三年:(b)一間月租 二, 1.0.94美元(相等於約86,000港元)的廠房,自二零二零二零年十二月一日起至二零二三年五月三十一日止 為期兩年六個月,該租約於二零 二 三 年 六 月 一 日 續 約[,]月 租 為 261,064,008越南盾(相等於約 81.000港元),自二零二三年六月一 日起至二零二四年六月三十日止為期十三個月,該租約於二零二四年 七月一日以相同月租再續約,自二 零二四年七月一日起至二零二五年 六月三十日止為期一年;(c)一間月 租為332,295,372越南盾(相等於約 102,000港元)的廠房,自二零二四 年四月一日起至二零二四年八月 三十一日止為期五個月,該租約於 二零二四年八月三十一日以相同月 租續約,自二零二四年九月一日起 至十月三十一日止為期兩個月;及 (d)一間月租為244,968,120越南盾 (相等於約76,000港元)的廠房,自 二零二四年六月六日起至二零二四 年九月三十日止為期差不多四個 月,該租約於二零二四年九月三十 日以相同月租續約,自二零二四年 十月一日起至二零二五年九月三十 日止為期一年。

Notes to Financial Statements (continued) 財務報表附註(續) 31 March 2025 二零二五年三月三十一日

33. RELATED PARTY TRANSACTIONS

(continued)

(a) (continued)

Notes:(continued)

- (i) (continued)
 - Right-of-use assets of HK\$13,384,000 (2024: HK\$1,334,000) and lease liabilities of HK\$13,695,000 (2024: HK\$1,374,000) related to the leases with related parties were recognised in the consolidated statement of financial position as at 31 March 2025. During the year ended 31 March 2025, depreciation of right-of-use assets of HK\$6,482,000 (2024: HK\$7,490,000) and finance costs on lease liabilities of HK\$751,000 (2024: HK\$120,000) were recognised in the consolidated statement of profit or loss.
- (ii) The service fee to Pouyuen Vietnam was made on a basis mutually agreed by both parties.

Item (ii) above also constitutes continuing connected transactions as defined in Chapter 14A of the Listing Rules.

- (b) Outstanding balances with related parties Included in accrued liabilities and other payables is an amount due to Pouyuen Vietnam of HK\$3,695,000 (2024: HK\$3,832,000), which is unsecured, interest-free and repayable on demand.
- (c) The directors are the key management personnel of the Group. Details of their remuneration are disclosed in note 8 to the financial statements.

33. 關連人士交易 (續)

- (a) *(續)* 附註:*(續)* _(i) (續)
 - (續)
 # 與關連人士租賃有關的使用 權資產13,384,000港元(二零 二四年:1,334,000港元)及 租賃負債13,695,000港元(二 零二四年:1,374,000港元) 於二零二五年三月三十一日 的綜合財務狀況表確認。截 至二零二五年三月三十一日 止年度,使用權資產折舊 6,482,000港元(二零二四 年:7,490,000港元)及租賃 負債的融資成本751,000港元 (二零二四年:120,000港元) 於綜合損益表確認。
 - (ii) 給予Pouyuen Vietnam的服務費按雙 方同意之基準支付。

上文第(ii)項亦構成上市規則第14A 章所定義的持續關連交易。

- (b) 與關連人士之未結餘額 應計負債及其他應付款項包括應付 Pouyuen Vietnam的款項3,695,000 港元(二零二四年:3,832,000港 元),該款項為無擔保、免息及須按 要求償還。
- (c) 董事為本集團之主要管理人員。彼 等薪酬之詳情於財務報表附註8披 露。

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

34. FINANCIAL INSTRUMENTS BY CATEGORY

34. 金融工具分類

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

各類金融工具於報告期末的賬面值如下:

Financial assets

金融資產

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Financial assets at amortised cost: Accounts receivable Financial assets included in prepayments, deposits and other	按攤銷成本列賬的金融資產 : 應收賬款 計入預付款項、按金及 其他應收款項的	460,403	324,572
receivables	金融資產	12,003	11,229
Restricted bank balance	受限制銀行結餘	1,071	1,084
Cash and bank balances	現金及銀行結餘	387,390	490,058
Total	總計	860,867	826,943

Financial liabilities

金融負債

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元
Financial liabilities at amortised cost: Accounts payable Financial liabilities included in accrued liabilities and other	按攤銷成本列賬的金融負債 : 應付賬款 計入應計負債及其他應付 款項的金融負債	319,398	306,698
payables		46,359	31,357
Interest-bearing bank borrowings	計息銀行貸款	1,447,502	909,464
Lease liabilities	租賃負債	17,809	3,683
Total	總計	1,831,068	1,251,202

34. FINANCIAL INSTRUMENTS BY CATEGORY (continued)

Financial liabilities (continued)

The directors consider the carrying amounts of all financial assets and financial liabilities measured at amortised cost approximate to their fair values as at the end of the reporting period largely due to the short term maturities of these instruments. The fair value of non-current portion of interest-bearing bank borrowings has been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities.

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise interest-bearing bank borrowings and cash and bank balances. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as accounts receivable, financial assets included in prepayments, deposits and other receivables, a restricted bank balance, accounts payable, financial liabilities included in accrued liabilities and other payables and lease liabilities, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, liquidity risk and credit risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's interest-bearing bank borrowings with floating interest rates.

34. 金融工具分類(續)

金融負債(續)

董事認為,於報告期末,所有按攤銷成本 計量的金融資產及金融負債的賬面值與 其公平值相若,大致由於該等工具的到期 日較短。計息銀行貸款的非即期部分之公 平值乃採用具有類似條款、信貸風險及剩 餘到期日之工具當前可用利率貼現預期 未來現金流量計算得出。

35. 財務風險管理之目標及政策

本集團的主要金融工具包括計息銀行貸 款及現金及銀行結餘。該等金融工具之主 要目的為籌集本集團營運所需資金。本集 團擁有應收賬款、計入預付款項、按金及 其他應收款項的金融資產、受限制銀行結 餘、應付賬款及計入應計負債及其他應付 款項的金融負債以及租賃負債等各種其 他金融資產及負債,乃於其營運時直接產 生。

本集團金融工具之主要風險乃來自利率 風險、外匯風險、流動資金風險及信貸風 險。董事會審閱並協定管理各項有關風險 之政策,概述如下。

利率風險

本集團所承受之市場利率變動風險主要 與本集團按浮動利率計息的銀行貸款有 關。

Interest rate risk (continued)

The Group regularly reviews and monitors the floating interest rate borrowings in order to manage its interest rate risk. The interest-bearing bank borrowings and cash and bank balances are stated at amortised cost and not revalued on a periodic basis. Floating rate interest income and expenses are credited/charged to the statement of profit or loss as earned/incurred.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's net profit (through the impact on floating rate borrowings).

35. 財務風險管理之目標及政策

利率風險(續)

本集團定期審查及監察浮息借貸以管理 其利率風險。計息銀行貸款及現金及銀行 結餘按攤銷成本入賬,而不會定期重估。 浮息利息收入及支出於損益表按已賺取/ 已產生予以進賬/扣除。

下表列示本集團純利(因浮息借貸影響) 對利率可能出現之合理變動(所有其他變 量維持不變)之敏感度。

		Increase in interest rate (basis points) 利率增加(基點)	Decrease in net profit 純利減少 HK\$'000 千港元
2025	二零二五年	100	12,086
2024	二零二四年	100	7,594

Foreign currency risk

The Group has transactional currency exposures. Such exposures arise from a substantial portion of sales or purchases by operating units were denominated in United States dollars ("US\$") and RMB. As the foreign currency risk arising from sales and purchases can be set off with each other and given that the Hong Kong dollar is pegged to the US\$, the Group believes its exposure to exchange rate risk is minimal. It is the policy of the Group to continue maintaining the balance of its sales and purchases in the same currency. However, as the functional currency of the PRC subsidiaries is RMB and the Group's financial statements are reported in Hong Kong dollars, there will be a translation credit/debit to the exchange fluctuation reserve as a result of RMB appreciation/depreciation. The majority of the Group's operating assets are located in Chinese Mainland and denominated in RMB.

外匯風險

本集團承受交易貨幣風險。有關風險大部 分由營運單位以美元(「美元」)及人民幣 進行買賣產生。由於港元與美元掛鈎,買 賣產生之外匯風險可以互相抵銷,本集團 相信其外匯風險輕微。本集團將繼續維持 以相同貨幣進行買賣之平衡政策。然而, 由於中國附屬公司以人民幣為功能貨幣 及本集團之財務報表乃以港元呈報,故人 民幣升值/貶值將會產生計入/扣除自匯 率波動儲備的匯兌盈虧。本集團大部分營 運資產均位於中國大陸,並以人民幣計 值。

Foreign currency risk (continued)

The Group currently does not have a foreign currency hedging policy. However, management monitors the foreign exchange exposures and will consider hedging the significant foreign currency exposures should the need arise.

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in the RMB exchange rate, with all other variables held constant, of the Group's net profit (due to changes in the fair value of monetary assets and liabilities):

35. 財務風險管理之目標及政策 223

外匯風險(續)

本集團目前並無外幣對沖政策。然而,管 理層監察外匯風險,並會在有需要時對沖 重大外匯風險。

下表列示本集團純利對人民幣匯率於報 告期末可能出現之合理變動(所有其他變 量維持不變)之敏感度(由於貨幣資產及 負債公平值變動):

		Increase/ (decrease) in exchange rate 匯率上升/ (下跌)	Increase/ (decrease) in net profit 純利增加/ (減少) HK\$'000 千港元
2025 If HK\$ strengthens against RMB If HK\$ weakens against RMB	二零二五年 倘港元兌人民幣升值 倘港元兌人民幣貶值	3% (3%)	(1,350) 1,350
2024 If HK\$ strengthens against RMB If HK\$ weakens against RMB	二零二四年 倘港元兌人民幣升值 倘港元兌人民幣貶值	3% (3%)	(115) 115

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets (e.g., accounts receivable) and the projected cash flows from operations.

The Group maintains a balance between continuity of funding and flexibility through the use of interest-bearing bank borrowings and other banking facilities. The directors have reviewed the Group's working capital and capital expenditure requirements and determined that the Group has no significant liquidity risk.

流動資金風險

本集團使用經常性流動資金規劃工具監 察資金短缺之風險。該項工具會考慮金融 工具及金融資產(如應收賬款)之到期情 況,以及營運帶來之現金流量預測。

本集團透過使用計息銀行貸款及其他銀 行備用信貸,維持資金持續供應及靈活性 之間的平衡。董事已檢討本集團的營運資 金及資本支出需求,並認為本集團並無重 大的流動資金風險。

Liquidity risk (continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, was as follows:

35. 財務風險管理之目標及政策

流動資金風險(續) 於報告期末,本集團根據合約未折現付款 計算之金融負債到期情況如下:

		On demand or within 1 year 應要求或 一年內 HK\$'000 千港元	1 to 5 years 1至5年 HK\$'000 千港元	Total 總計 HK\$'000 千港元
2025	二零二五年			
Accounts payable Financial liabilities included in accrued liabilities and other	應付賬款 計入應計負債及 其他應付款項的	319,398	_	319,398
payables	金融負債	46,359	—	46,359
Interest-bearing bank borrowings	計息銀行貸款	1,325,983	140,234	1,466,217
Lease liabilities	租賃負債	8,141	10,754	18,895
Total	總計	1,699,881	150,988	1,850,869
2024 Accounts payable Financial liabilities included in accrued liabilities and other	二零二四年 應付賬款 計入應計負債及 其他應付款項的	306,698	_	306,698
payables	金融負債	31,357	—	31,357
Interest-bearing bank borrowings	計息銀行貸款	670,914	272,554	943,468
Lease liabilities	租賃負債	3,407	322	3,729
Total	總計	1,012,376	272,876	1,285,252

Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis.

Maximum exposure and year-end staging

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 March. The amounts presented are gross carrying amounts for financial assets.

35. 財務風險管理之目標及政策 225

信貸風險

本集團僅與認可及信譽良好的第三方進 行交易。本集團會對擬以賒賬方式交易的 所有客戶進行信貸審查。此外,應收款項 結餘亦會作持續監察。

最高風險及年結階段

下表載列基於本集團的信貸政策的信貸 質素及最高信貸風險,主要基於逾期資料 (除非其他資料可在無須付出不必要成本 或努力的情況下獲得),及於三月三十一 日的年結階段分析。所呈列的有關金額指 金融資產總賬面值。

		12-month ECLs 十二個月 預期信貸 虧損	Lifetime ECLs 全期預期信貸虧損 Simplified			
		Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$'000 千港元	Stage 3 第三階段 HK\$'000 千港元	approach 簡化方法 HK\$'000 千港元	Total 總計 HK\$'000 千港元
2025 Accounts receivable* Financial assets included in prepayments, deposits and other receivables	二零二五年 應收賬款* 計入預付款項、按金及 其他應收款項的 金融資產	_	-	_	460,403	460,403
— Normal** Restricted bank balance		12,003	-	-	-	12,003
— Not yet past due Cash and bank balances	一 未逾期 現金及銀行結餘	1,071	-	-	-	1,071
— Not yet past due	一未逾期	387,390	-	-	-	387,390
Total	總計	400,464	-	-	460,403	860,867
2024 Accounts receivable* Financial assets included in prepayments, deposits and other	二零二四年 應收賬款* 計入預付款項、按金及 其他應收款項的	_	_	_	324,572	324,572
receivables — Normal** Restricted bank balance	金融資產 一 正常** 受限制銀行結餘	11,229	_	—	—	11,229
— Not yet past due Cash and bank balances	交限制	1,084	_	_	_	1,084
- Not yet past due	见並反戰1] 結時 一 未逾期	490,058	_	_	_	490,058
Total	總計	502,371	_	_	324,572	826,943

Credit risk (continued)

Maximum exposure and year-end staging

(continued)

- For accounts receivable to which the Group applies the simplified approach for impairment allowance is disclosed in note 19 to the financial statements.
- ** The credit quality of the financial assets included in prepayments, deposits and other receivables is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition.

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. Capital includes bank borrowings and equity attributable to owners of the parent. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 March 2025 and 2024.

The Group monitors capital using a current ratio, which is total current assets divided by total current liabilities. The Group's policy is to keep the current ratio above 1. As at 31 March 2025, the current ratio was 1.03 (2024: 1.36).

35. 財務風險管理之目標及政策

信貸風險(續)

最高風險及年結階段(續)

- 有關本集團就減值撥備應用簡化方法的應 收賬款詳情於財務報表附註19披露。
- ** 當計入預付款項、按金及其他應收款項之 金融資產未逾期,且無資料顯示金融資產 的信貸風險自初始確認起出現重大增加, 則其信貸質素被視為「正常」。

資本管理

本集團資本管理之主要目標為保障本集 團繼續以持續基準經營之能力,以及將資 本比率維持於健康水平,以為其業務提供 支持及提高股東價值。

本集團因應經濟狀況變動及有關資產之 風險特徵管理其資本架構及作出調整。資 本包括銀行貸款及母公司擁有人應佔權 益。為維持或調整資本架構,本集團可能 須調整支付予股東之股息、向股東發還資 本或發行新股。於截至二零二五年及二零 二四年三月三十一日止年度內,有關管理 資本之目標、政策或程序並無變動。

本集團以流動比率(以總流動資產除以總 流動負債計算)監察其資本。本集團之政 策為將流動比率維持於1以上之水平。於 二零二五年三月三十一日,流動比率為 1.03(二零二四年:1.36)。

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

36. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

36. 本公司財務狀況表

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Information about the statement of financial position of the Company at the end of the reporting period is as follows:

有關本公司於報告期末的財務狀況表的 資料如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
NON-CURRENT ASSETS Investments in subsidiaries	非流動資產 於附屬公司之投資	ー AB ル 43,368	43,368
CURRENT ASSETS Due from subsidiaries Prepayments Cash and bank balances	流動資產 應收附屬公司款項 預付款項 現金及銀行結餘	1,222,154 200 648	3,237,230 184 1,040
Total current assets	流動資產總值	1,223,002	3,238,454
CURRENT LIABILITIES Due to subsidiaries Accrued liabilities and other payables Interest-bearing bank borrowings Tax payable	流動負債 應付附屬公司款項 應計負債及其他應付款項 計息銀行貸款 應付稅項	200 228 137,706 252	2,208,073 147 9,396 739
Total current liabilities	流動負債總值	138,386	2,218,355
NET CURRENT ASSETS	流動資產淨值	1,084,616	1,020,099
NON-CURRENT LIABILITIES Interest-bearing bank borrowing	非流動負債 計息銀行貸款	140,040	258,390
Net assets	資產淨值 	987,944	805,077
EQUITY Issued capital Reserves (note)	資本 已發行股本 儲備(附註)	5,742 982,202	5,338 799,739
Total equity	資本總值	987,944	805,077

Notes to Financial Statements (continued) 財務報表附註(續) ^{31 March 2025} 二零二五年三月三十一日

Note:

36. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (continued)

36. 本公司財務狀況表(續)

附註:

A summary of the Company's reserves is as follows:

本公司儲備之概要如下:

			Share			
			premium account 股份	Capital reserve	Retained profits	Total
			溢價賬	資本儲備	留存溢利	總計
		Notes 附註	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At 1 April 2023	於二零二三年四月一日		573,910	43,088	258,867	875,865
Profit and total comprehensive income	年內溢利及全面收益總額					
for the year					158,746	158,746
Special 2023 dividend	二零二三年特別股息	11	—	—	(32,028)	(32,028)
Final 2023 dividend	二零二三年末期股息	11	—	—	(42,704)	(42,704)
Interim 2024 dividend	二零二四年中期股息	11	—	—	(160,140)	(160,140)
At 31 March 2024 and 1 April 2024	於二零二四年三月三十一日					
	及二零二四年四月一日		573,910	43,088	182,741	799,739
Profit and total comprehensive income	年內溢利及全面收益總額					
for the year			—	—	173,007	173,007
Issue of shares	發行股份	27	181,710	—	—	181,710
Final 2024 dividend	二零二四年末期股息	11	-	-	(45,934)	(45,934)
Interim 2025 dividend	二零二五年中期股息	11	_	_	(126,320)	(126,320)
At 31 March 2025	於二零二五年三月三十一日		755,620	43,088	183,494	982,202

The capital reserve of the Company represents the excess of the then consolidated net assets of the subsidiaries acquired by the Company pursuant to the Reorganisation over the nominal value of the share capital of the Company issued in exchange therefor. Under the Companies Law of the Cayman Islands, the capital reserve may be distributed to the shareholders of the Company, provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as and when they fall due in the ordinary course of business.

37. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors of the Company on 11 June 2025.

本公司資本儲備指本公司根據重組所收 購附屬公司當時的綜合資產淨值,超出為 此發行之本公司股本面值之差額。根據開 曼群島公司法,資本儲備可分派予本公司 股東,惟於緊隨建議派付股息日期後,本 公司必須能償還其日常業務中到期債項。

37. 財務報表之批准

財務報表已於二零二五年六月十一日獲 本公司董事會批准並授權刊行。



9th Floor, Tower B Regent Centre 63 Wo Yi Hop Road Kwai Chung New Territories Hong Kong

香港 新界 葵涌 和宜合道63號 麗晶中心 B座9樓



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