U1 H口LJINC 天機控股



VIRTUAL MIND HOLDING COMPANY LIMITED 天機控股有限公司

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

ANNUAL REPORT 年報 2024 股份代號 Stock Code: 1520

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Corporate Information

公司資料

BOARD OF DIRECTORS

EXECUTIVE DIRECTORS

MEI Weiyi (Chairman)

LI Yang

TIN Yat Yu Carol

CHAN Ming Leung Terence

GONG Xiaohan

WONG Wai Kai Richard

INDEPENDENT NON-EXECUTIVE DIRECTORS

TANG Shu Pui Simon HON Ming Sang LO Wing Sze BBS, JP

AUTHORISED REPRESENTATIVES

LI Yang CHAN Yuen Ying Stella

COMPANY SECRETARY

CHAN Yuen Ying Stella

AUDIT COMMITTEE

HON Ming Sang (Chairman)
TANG Shu Pui Simon
LO Wing Sze BBS, JP

REMUNERATION COMMITTEE

TANG Shu Pui Simon *(Chairman)* LI Yang HON Ming Sang

NOMINATION COMMITTEE

LI Yang *(Chairman)* TANG Shu Pui Simon HON Ming Sang

董事會

執行董事

梅唯一(主席)

李陽

田一妤

陳明亮

龔曉寒

王瑋楷

獨立非執行董事

鄧澍焙

韓銘生

羅詠詩銅紫荊星章,太平紳士

授權代表

李陽

陳婉縈

公司秘書

陳婉縈

審核委員會

韓銘生(主席)

鄧澍焙

羅詠詩銅紫荊星章,太平紳士

薪酬委員會

鄧澍焙(主席)

李陽

韓銘生

提名委員會

李陽(主席)

鄧澍焙

韓銘牛

Corporate Information 公司資料

CORPORATE GOVERNANCE COMMITTEE

LI Yang (Chairman)
TANG Shu Pui Simon
HON Ming Sang

AUDITOR

Beijing Xinghua Caplegend CPA Limited Certified Public Accountants Registered Public Interest Entity Auditor

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited
Cathay Bank, Hong Kong Branch
China Construction Bank (Asia) Corporation Limited
DBS Bank (Hong Kong) Limited
Hang Seng Bank Limited
The Bank of East Asia, Limited
The Hongkong and Shanghai Banking Corporation Limited

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

Room 2511-15, 25/F, Peninsula Tower, 538 Castle Peak Road, Cheung Sha Wan, Kowloon, Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman, KY1-1111 Cayman Islands

企業管治委員會

李陽 *(主席)* 鄧澍焙 韓銘牛

核數師

北京興華鼎豐會計師事務所有限公司 *執業會計師 註冊公眾利益實體核數師*

主要往來銀行

中國銀行(香港)有限公司 國泰銀行香港分行 中國建設銀行(亞洲)有限公司 星展銀行(香港)有限公司 恒生銀行有限公司 東亞銀行有限公司 香港上海滙豐銀行有限公司

註冊辦事處

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

總辦事處及香港主要營業 地點

香港九龍 長沙灣青山道538號 半島大廈25樓2511-15室

主要股份登記及過戶辦事處

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman, KY1-1111 Cayman Islands

Corporate Information 公司資料

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

WEBSITE

www.vmh.com.hk

STOCK CODE

1520

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

網頁

www.vmh.com.hk

股票代號

1520

Financial Summary 財務概要

Year ended 31 December 截至十二月三十一日止年度

Results	業績	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元
Revenue Gross profit Loss before income tax Loss attributable to the owners of the Company	收入 毛利 除所得税前虧損 本公司擁有人應佔 虧損	129,595 9,027 (76,446) (76,628)	66,328 11,233 (94,639) (93,749)	89,620 14,060 (58,403) (65,895)	139,818 38,699 (46,020) (46,271)	114,474 24,957 (67,038) (68,115)

As at 31 December

於十二月三十一日

Financial position	財務狀況	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元
Total assets Total borrowings	總資產 借款總額及租賃負債	195,071	214,185	288,373	234,832	283,700
and lease liabilities		26,599	32,908	31,457	7,954	4,975
Total liabilities	總負債	65,050	65,473	79,073	38,575	45,275
Shareholders' equity	股東權益	130,957	148,113	208,432	196,257	238,425
Current ratio (note 1)	流動比率(附註1)	2.79	3.13	3.70	4.87	5.27
Quick ratio (note 2)	速動比率(附註2)	2.56	2.97	3.60	4.71	5.00
Return on assets (note 3)	資產回報率(附註3)	(39.3%)	(43.8%)	(22.9%)	(19.7%)	(24.0%)
Return on equity (note 4)	股本回報率(附註4)	(58.5%)	(63.3%)	(31.6%)	(23.6%)	(28.6%)
Gearing ratio (note 5)	資產負債比率(附註5)	(20.5%)	22.1%	15.0%	4.1%	2.1%
Inventory turnover days (note 6)	存貨週轉天數(附註6)	40 days/ 日	56 days/ 目	32 days/ 目	22 days/日	49 days/ 目
Trade receivables turnover days	貿易應收款項週轉天數	'	,	•	,	•
(note 7)	(附註7)	104 days/ 日	174 days/ ⊟	159 days/ 目	72 days/日	61 days/日
Trade payables turnover days	貿易應付款項週轉天數	·	l	,	,	,
(note 8)	(附註8)	20 days/ 日	51 days/日	85 days/ ⊟	69 days/ ⊟	101 days/日

Notes:

- 1. Current ratio = current assets/current liabilities
- 2. Quick ratio = current assets less inventory/current liabilities
- 3. Return on assets = Loss attributable to the owners of the Company for the year/ total assets
- 4. Return on equity = Loss attributable to the owners of the Company for the year/shareholders' equity
- 5. Gearing ratio = Total borrowings and lease liabilities/total equity
- 6. Inventory turnover days = Inventory balance/cost of sales for the year x number of days for the year
- 7. Trade receivables turnover days = Trade receivables/revenue for the year x number of days for the year
- 8. Trade payables turnover days = Trade payables/cost of sales for the year x number of days for the year

附註:

- 1. 流動比率 = 流動資產/流動負債
- 2. 速動比率 = 流動資產減存貨/流動負債
- 3. 資產回報率 = 本公司擁有人應佔年度虧損/總資產
- 4. 股本回報率 = 本公司擁有人應佔年度虧損/股東 嫌益
- 5. 資產負債比率 = 借款總額及租賃負債/權益總額
- 6. 存貨週轉天數 = 存貨結餘/年度銷售成本 x 年度 天數
- 7. 貿易應收款項週轉天數 = 貿易應收款項/年度收入 x 年度天數
- 8. 貿易應付款項週轉天數 = 貿易應付款項 $\sqrt{\text{年度銷}}$ 售成本 \times 年度天數

Chairman's Statement

主席報告書

On behalf of the board (the "Board") of directors (the "Directors") of Virtual Mind Holding Company Limited (the "Company"), I hereby present the audited consolidated results of the Company and its subsidiaries (collectively, the "Group") for the year ended 31 December 2024.

本人謹代表天機控股有限公司(下稱「本公司」)董事(下稱「董事」)會(下稱「董事會」)呈上本公司及其附屬公司(統稱「本集團」)截至二零二四年十二月三十一日止年度經審核綜合業績。

OVERVIEW

In 2024, the global economy recovered slowly, but challenges such as geopolitics and high inflation continued to pose significant threats to global economy. Economies worldwide grappled with issues such as rising interest rates, declining consumer spending, and a weakening labor market, which contributed to a deceleration in global economic growth.

Despite facing challenges such as a sluggish real estate sector, weakening external demands, tense international trade conditions, and the impact of external uncertainties, the economy of China sustained a resilient recovery, while the government enacted a series of policies to bolster economic growth and enhance structural optimization. In the foreseeable future, China will remain one of the primary contributors to global economic growth, with its economic foundation still robust.

Over the recent years, intellectual property (IP) has been widely applied across various industries and has deeply integrated with them. The Company has keenly observed future market trends, proactively responded, and strategically positioned itself ahead of time. By establishing solid strategic partnerships with leading global industry players, the Company has deeply explored and broadly expanded our business in IP applications and product operations.

概覽

於二零二四年,全球經濟緩慢復蘇,但地緣 政治和高通脹等挑戰仍然對全球經濟構成了 嚴峻挑戰。全球經濟體均面臨利率上升、消 費者支出下降及勞動市場疲軟等問題,導致 全球經濟增長放緩。

中國經濟在克服房地產行業疲軟、外需減弱、國際貿易形勢緊張等挑戰和外部不確定性因素影響下,保持了穩健的復蘇態勢,政府實施多項政策支持經濟增長和結構優化。在可預見的未來,中國仍為全球經濟增長最主要的貢獻者之一,中國經濟的根基依然強健。

近年來,知識產權(IP)被廣泛應用於各行業之中並與行業深度融合,本公司敏鋭洞察未來市場趨勢,積極應對並前瞻性地進行戰略佈局,通過與全球行業內領先的合作方建立 穩固的戰略合作關係,深入發掘和廣泛拓展知識產權應用及產品運營方面業務。

Chairman's Statement 主席報告書

OUR PERFORMANCE

Apparel Operation

The Company has continued to provide a wide range of apparel products to multiple well-known brand owners or agents. Revenue from our apparel operation for 2024 was approximately HK\$47,907,000 (2023: HK\$56,488,000). To align with our strategy of focusing on product design and development, as well as our strengths in quality control and production management, we have designed, developed and produced apparel products based on the evolving needs of our customers. The decrease in revenue in 2024 has primarily resulted from the decrease in sales to existing customers.

IP Application and Products Operation

The Company has forged robust strategic partnership with multiple globally renowned gaming and pan-entertainment enterprises. Since our partners possess a wealth of high-quality IP resources, leading entertainment content, and user bases, we have further tapped into the commercial value of licensed IPs, deploying diverse business models to drive revenue growth. During the year ended 31 December 2024, the revenue from our IP and products operation business was approximately HK\$76,118,000 (2023: HK\$1,641,000). The revenue growth in 2024 primarily stemmed from a significant increase in revenue from the sales of digital products utilizing IP applications.

In 2024, our Company has invested approximately HK\$6 million to subscribe for 11,112 preferred shares of N-Bridge Capital Group Limited ("N-Bridge Capital"). Through deep collaboration with N-Bridge Capital in the field of new consumption innovation, we have advanced the management and trading of IP and products operation. By leveraging smart contracts, we have ensured transparency and traceability in IP application, thereby reducing transaction costs. We believe that blockchain/Web3.0 and AI technologies will lead the future development direction of trendy cultural consumption, and our in-depth partnership with N-Bridge Capital has provided us with the momentum for maintaining healthy and innovative growth in our IP application and products operation businesses.

我們的業績

服飾業務

本公司依然向多家知名品牌擁有者或代理提供廣泛的服飾產品。於二零二四年服飾業務的收益約為47,907,000港元(二零二三年:56,488,000港元)。為配合我們專注於產品設計與開發、以及品質控制及生產管理優勢的策略,我們根據不斷轉變的客戶需求,設計、開發及生產服飾產品。於二零二四年的收入減少主要是由於現有客戶的銷售額減少所致。

知識產權應用及產品運營

本公司與多間世界知名的遊戲公司、泛娛樂公司等建立穩固的戰略合作關係。由於合作夥伴擁有大量優質知識產權資源、領先的娛樂內容及用戶群,公司通過進一步挖掘授權知識產權的商業價值,佈局多元業務形態驅動收入增長。截至二零二四年十二月三十一日止年度,本公司知識產權及產品運營業務收入約為76,118,000港元(二零二三年:1,641,000港元)。二零二四年收入增長主要得益於知識產權應用數字產品銷售業務收入大幅增長。

於二零二四年,本公司投資約600萬港元認購信橋資本集團有限公司(「信橋資本」)11,112股優先股,通過與信橋資本在新消費創新領域的深度合作,促進知識產權及產品營運的管理和交易,透過利用智能合約來確保知識產權應用的透明性和可追溯性,降低交易成本。我們相信區塊鏈/Web3.0和AI技術將引領潮流文化消費的未來發展方向,與信橋資本的深度合作可為我們在知識產權應用及產品營運方面的業務保持健康創新的發展提供動力。

Chairman's Statement 主席報告書

Money Lending Operation

We are committed to providing money lending services to individual consumers and small businesses in Hong Kong.

In 2024, the Group's money lending operation mainly focused on providing service to existing customers. Revenue from our money lending operation amounted to approximately HK\$5,570,000 for the year ended 31 December 2024 (2023: HK\$8,199,000). We will continue providing services to existing customers while gradually scaling down our money lending operation.

FUTURE PROSPECTS

We believe that Mainland China and Hong Kong will achieve moderate economic growth in 2025, with the government further implementing macroeconomic policy supports to stimulate the economy and boost consumer confidence.

Our Company will continuously optimize its existing business structure while actively seeking new potential opportunities to enhance result performance and maximize shareholder returns.

Within our apparel operation, our primary objectives are to further refine product design and development capacities and elevate the products' gross profit margin. Concurrently, by aligning with our IP application business, we will apply our extensive, long-established expertise in apparel products design and production to the development, design and supply chain oversight of IP-derived products across all stages. The deepened extension of the industry chain and the expansion of scale will enable the continuous elevation of gross profit margin levels.

貸款融資業務

我們致力於為香港的個人消費者和小型企業 提供貸款業務。

二零二四年,本集團的貸款業務主要集中於為現有客戶提供服務。我們的貸款業務收入截至二零二四年十二月三十一日止年度約為5,570,000港元(二零二三年:8,199,000港元)。我們將維持為現有客戶提供服務,並逐步縮減貸款業務規模。

未來展望

我們認為,中國內地及香港於二零二五年將 實現溫和的經濟增長,政府將進一步實施宏 觀經濟政策支持,以促進經濟及增強消費者 的信心。

本公司將不斷優化現有業務結構,並積極尋求新的潛力業務,以提升業績表現及創造最 大化的股東回報。

在服飾業務方面,我們將進一步優化產品設計開發能力及提升產品毛利率作為首要目標,同時與知識產權應用業務相結合,將沉澱多年的服飾產品設計生產能力應用於IP衍生品的開發設計、供應鏈管理等各個環節。通過產業鏈的縱深延展和規模化不斷提升毛利率水平。

Chairman's Statement 主席報告書

We plan to continue the deepening of business development in the IP application and products operation. Leveraging the favorable business environment and opportunities created by the Web3.0 era for digital trendy cultural products, we will prioritize the utilization of Web3.0 for the creation and innovation in IP application. Through the implementation of blockchain technology and smart contracts, we aim to accelerate the advancement of our IP application and products operation sectors. Simultaneously, we will deepen collaboration with IP partners, broaden the scope of product partnerships, and extend business cooperation models, fostering continuous innovation in multifaceted IP applications. This will enable us to pursue partnerships with more globally renowned IP manufacturers, enriching our business structure. We will pursue the exploration of additional business opportunities with partners with whom we have established business relationships, while actively seeking the expansion of new partnerships in the field of IP application.

我們計劃繼續深入拓展知識產權應用及產品營運方面的業務發展。結合Web3.0時代為數字潮流文化產品創造的良好業務環境及機遇,我們將重點運用Web3.0在知識產權應用中的創造與革新,通過區塊鏈技術和程能合約的應用,推動我們在知識產權應用及強品營運方面的快速發展,同時進一步加強產權合作方的深度合作,拓寬產權多方位的應用,爭取與更多的全球知名企權多方位的應用,爭取與更多的全球知名企權多方位的應用,爭取與更多的全球知名上戶廠商合作,豐富業務結構。我們將與建立業務關係的合作夥伴探索更多商機,並積極拓展知識產權應用領域新的合作夥伴。

APPRECIATION

Finally, on behalf of the Board, I would like to express gratitude for the efforts, perseverance and responsibilities undertaken by all colleagues over the past year, and I also extend appreciation for the continued support of all shareholders.

致謝

最後,我謹代表董事會感謝各位同事在過去 一年中所付出的努力、堅持和承擔,我也感 謝所有股東的持續支持。

Mei Weiyi

Chairman 31 March 2025

梅唯一

主席 二零二五年三月三十一日

Biographical Details of Directors 董事履歷詳情

EXECUTIVE DIRECTORS

Mr. MEI Weiyi (梅唯一) ("Mr. Mei"), aged 52, was appointed as an executive Director and the chairman of the Board on 2 August 2024.

Mr. Mei holds a bachelor degree of engineering in computer sciences from Zhejiang University and a master degree of business administration from the University of Alberta, Canada. He has over 20 years of experience in global investment and served as the deputy chief executive officer of China Life Franklin Asset Management Co., Limited, the chief executive officer of Shandong High-Speed Holdings Group Limited (formerly known as China Shandong Hi-Speed Financial Group Limited, a company whose shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), stock code: 412) and the deputy general manager of China Re Asset Management (Hong Kong) Company Limited, etc. Mr. Mei also served as a non-executive director of Huadian Fuxin Energy Corporation Limited (a company whose shares were listed on the Stock Exchange, stock code: 816) and an independent nonexecutive director of IPE Group Limited (a company whose shares are listed on the Stock Exchange, stock code: 929).

Mr. LI Yang (李陽) ("Mr. Li"), aged 53, was appointed as an executive Director, the chairman of the Board, the chairman of the nomination committee of the Company (the "Nomination Committee"), the chairman of the corporate governance committee of the Company (the "Corporate Governance Committee"), a member of the remuneration committee of the Company (the "Remuneration Committee") and an authorised representative of the Company on 19 January 2022. He ceased to be the chairman of the Board with effect from 2 August 2024. He is also a director of certain subsidiaries of the Company.

Mr. Li obtained a diploma from Shenzhen University in 1992 and a Master of Business Administration from Shenzhen Economic and Management Institute in 2000. Mr. Li also completed a Master's degree programme in 2001 at the Graduate School of Chinese Academy of Social Sciences, majoring in World Economics.

執行董事

梅唯一先生(「梅先生」),52歲,於二零 二四年八月二日獲委任為執行董事兼董事會 主席。

李陽先生(「李先生」),53歲,於二零二二年一月十九日獲委任為執行董事、董事會主席、本公司提名委員會(「提名委員會」)主席、本公司企業管治委員會(「企業管治委員會」)主席、本公司薪酬委員會(「薪酬委員會」)成員,以及本公司授權代表。彼於二零二四年八月二日起不再擔任董事會主席。彼亦為本公司若干附屬公司的董事。

李先生於一九九二年取得深圳大學專科文憑 及於二零零零年取得深圳經濟管理學院工商 管理學碩士學位。李先生亦於二零零一年完 成中國社會科學院研究生院碩士學位課程, 主修世界經濟。

Biographical Details of Directors 董事履歷詳情

He has over 20 years of experience in investment activities and business management. Mr. Li has held directorships in several companies listed on the Stock Exchange and a public company listed on the mainland stock market.

From September 2014 to June 2018, Mr. Li acted as the deputy chairman and an executive director of China Best Group Holding Limited (a company whose shares are listed on the Stock Exchange, stock code: 370). From July 2015 to September 2016, he acted as the chairman and a director of Guanghe Landscape Culture Communication Co., Ltd., Shanxi* (a company whose shares are listed on the Shanghai Stock Exchange, stock code: 600234). From February 2017 to December 2018, he also served as an independent non-executive director of Ming Lam Holdings Limited (formerly known as Sino Haijing Holdings Limited, a company whose shares were listed on the Stock Exchange, stock code: 1106). From November 2018 to December 2020, he acted as the deputy chairman and an executive director of Leyou Technologies Holdings Limited (a company whose shares were listed on the Stock Exchange, stock code: 1089). From August 2020 to February 2021, he also acted as an executive director of CT Environmental Group Limited (a company whose shares were listed on the Stock Exchange, stock code: 1363).

On 19 April 2022, Mr. Li was appointed as an independent non-executive director of HG Semiconductor Limited (a company whose shares are listed on the Stock Exchange, stock code: 6908). He has been re-designated from an independent non-executive director to an executive director of that company with effect from 9 February 2024. On 21 March 2023, Mr. Li was appointed as an executive director and deputy chairman of IBO Technology Company Limited (a company whose shares are listed on the Stock Exchange and currently in liquidation, stock code: 2708). On 29 July 2024, Mr. Li was appointed as an executive director of Asia Television Holdings Limited (a company whose shares are listed on the Stock Exchange, stock code: 707).

Mr. Li has held various senior management positions in a number of capital investment and entity enterprises, and has extensive industry experience in fashion apparel, trendy brand promotion, information technology and other businesses.

彼於投資活動及業務管理方面擁有逾20年經驗。李先生先後在多間於聯交所上市的公司及一間於內地證券市場上市的公眾公司出任董事職務。

於二零一四年九月至二零一八年六月期間, 李先生曾擔任國華集團控股有限公司(一 間股份於聯交所上市的公司,股份代號: 370) 之副主席兼執行董事。於二零一五年 七月至二零一六年九月期間,彼曾擔任山 西廣和山水文化傳播股份有限公司(一間股 份於上海證券交易所上市的公司,股份代 號:600234) 之董事長兼董事。於二零一七 年二月至二零一八年十二月期間,彼亦為 銘霖控股有限公司(前稱中國海景控股有限 公司,一間股份曾於聯交所上市之公司,股 份代號:1106)之獨立非執行董事。於二零 一八年十一月至二零二零年十二月期間,彼 曾擔任樂遊科技控股有限公司(一間股份曾 於聯交所上市之公司,股份代號:1089)之 副主席兼執行董事。於二零二零年八月至二 零二一年二月期間,彼亦曾擔任中滔環保集 團有限公司(一間股份曾於聯交所上市之公 司,股份代號:1363)之執行董事。

於二零二二年四月十九日,李先生獲委任為宏光半導體有限公司(一間股份於聯交所上市的公司,股份代號:6908)之獨立非執行董事。彼自二零二四年二月九日起,由該公司之獨立非執行董事調任為執行董事。於二零二三年三月二十一日,李先生獲委任為艾伯科技股份有限公司(一間股份於聯交所上市而現正進行清盤的公司,股份代號:2708)之執行董事兼副主席。於二零二四年七月二十九日,李先生獲委任為亞洲電視控股有限公司(一間股份於聯交所上市的公司,股份代號:707)之執行董事。

李先生曾於多家資本投資及實體企業擔任高級管理職位,並在時尚服飾、潮流品牌推廣、信息技術及其他業務上有豐富的行業經驗。

Biographical Details of Directors 董事履歷詳情

Ms. TIN Yat Yu Carol (田一妤) (formerly known as Tin Yuen Sin Carol (田琬善)) ("Ms. Tin"), aged 59, was appointed as an executive Director on 11 October 2019. She is also a director of certain subsidiaries of the Company including Delta Wealth Finance Limited. She joined the Group in November 2016.

Ms. Tin is an entrepreneur operating business including money lending business and fine dining business. Ms. Tin also has extensive experience in trading business in Hong Kong and the People's Republic of China (the "PRC"). Ms. Tin served as a director of Yan Oi Tong from 2017 to 2018.

Ms. Tin was an executive director of Carnival Group International Holdings Limited (formerly known as Oriental Ginza Holding Limited and CASH Retail Management Group Limited, a company whose shares were listed on the Stock Exchange, stock code: 996) from September 2005 to August 2011. She also served as the chairman of that company from November 2006 to August 2011. On 5 May 2020, Ms. Tin was appointed as an executive director of Finsoft Financial Investment Holdings Limited (a company whose shares are listed on GEM of the Stock Exchange, stock code: 8018). She has been the chairman of that company that 19 May 2020. On 11 April 2022, Ms. Tin was appointed as an executive director of InvesTech Holdings Limited (a company whose shares are listed on the Stock Exchange, stock code: 1087). She was appointed as the vice-chairman of that company since 15 June 2023.

Mr. CHAN Ming Leung Terence (陳明亮) ("Mr. Chan"), aged 57, was appointed as an executive Director on 2 August 2021. He is also a director of certain subsidiaries of the Company.

Mr. Chan has held key management positions in various companies since 1999, including chemical, storage, trading and health care product industries. He has extensive experience in international trading, sales, marketing, strategic planning and business development.

Prior to joining the Company, Mr. Chan was engaged in the health care product business.

田一好女士(前稱田琬善)(「田女士」),59 歲,於二零一九年十月十一日獲委任為執行董事。彼亦為本公司若干附屬公司(包括融富財務有限公司)的董事。彼於二零一六年十一月加入本集團。

田女士為經營包括貸款融資業務及高級餐廳業務之企業家。田女士亦於香港及中華人民共和國(「中國」)貿易業務擁有豐富經驗。田女士於二零一七年至二零一八年期間擔任仁愛堂總理。

田女士自二零零五年九月至二零一一年八月期間,為嘉年華國際控股有限公司(前稱東方銀座控股有限公司及時惠環球控股有限公司,一間股份曾於聯交所上市的公司,股份代號:996)之執行董事。彼自二零零年五月五日,田夕主席。於二零二零年五月五日,田夕主席。於二零二零年五月五日,田夕士獲委任為匯財金融投資控股有限公司,股份代號:8018)之執行董事。彼自二零二二年四月十一日,田女士獲委任為威訊控股份於聯交所上市的公司,股份代號:1087)之執行董事。彼自二零二三年六月十五日起亦成為該公司之副主席。

陳明亮先生(「陳先生」),57歲,於二零二一年八月二日獲委任為執行董事。彼亦為本公司若干附屬公司的董事。

陳先生自一九九九年起擔任多家企業的主要 管理職務,包括化工、倉儲、貿易及醫療保 健品行業等。彼在國際貿易、銷售、市場營 銷、策略規劃及業務發展方面擁有豐富經 驗。

在加入本公司前,陳先生從事醫療保健品業 務。

Biographical Details of Directors 董事履歷詳情

Mr. GONG Xiaohan (龔曉寒) ("Mr. Gong"), aged 44, was appointed as an executive Director on 8 December 2021. He is also a director of certain subsidiaries of the Company.

Mr. Gong obtained his master's degree in software engineering from East China Normal University in 2018.

He started his career in IT industry since 2003, with a focus on the area of sales and marketing. Between July 2003 and September 2016, he spent more than 13 years with Tencent, during which he held senior positions at various departments. He individually won a number of awards from Tencent in respect of his valuable contributions to the business of Tencent.

Prior to joining the Company, Mr. Gong was an entrepreneur. He started his own company in 2017 and engaged in technology business.

Mr. WONG Wai Kai Richard (王瑋楷) ("Mr. Wong"), aged 27, was appointed as an executive Director on 6 October 2023.

Mr. Wong completed his Double Bachelor of Arts degree in International Relations and Economics at Brown University in 2020. He became a sixth cohort Schwarzman Scholar and earned a Master of Management Science in Global Affairs at Tsinghua University, Schwarzman College in 2022.

Prior to joining the Company, Mr. Wong was a director and vice president of Beijing Hua Rui Guang Nian Cultural Development Co. Limited.

Mr. TANG Shu Pui Simon (鄧澍培) ("Mr. Tang"), aged 60, was first appointed as an independent non-executive Director on 22 November 2013. He resigned on 3 December 2015 in order to devote more time for his other personal pursuits. Mr. Tang was re-appointed as an independent non-executive Director on 22 August 2016. He is the chairman of the Remuneration Committee and a member of each of the audit committee of the Company (the "Audit Committee"), the Nomination Committee and the Corporate Governance Committee.

Mr. Tang is a practising solicitor and an accredited mediator with the Hong Kong International Arbitration Centre. He is a partner of P. C. Woo & Co., a firm of solicitors with over 70 years of service in Hong Kong.

龔晓寒先生(「龔先生」),44歲,於二零 二一年十二月八日獲委任為執行董事。彼亦 為本公司若干附屬公司的董事。

龔先生於二零一八年獲得華東師範大學的軟件工程碩士學位。

彼自二零零三年起投身資訊科技行業,專注 於銷售及市場營銷領域。於二零零三年七月 至二零一六年九月期間,彼為騰訊服務超過 13年,期間於多個部門擔任要職。彼因對騰 訊業務作出寶貴貢獻,獲騰訊頒發多個個人 獎項。

在加入本公司之前,龔先生為一名企業家。 彼於二零一七年創辦自己的公司,從事科技 業務。

王瑋楷先生(「王先生」),27歲,於二零二三年十月六日獲委任為執行董事。

王先生於二零二零年在布朗大學完成國際關係與經濟雙文學士。於二零二二年,彼成為第六屆蘇世民學者,並取得清華大學蘇世民書院的全球領導力管理科學碩士學位。

在加入本公司前,王先生曾擔任北京華鋭光 年文化發展有限公司的董事兼副總裁。

鄧澍焙先生(「鄧先生」),60歲,於二零 一三年十一月二十二日首次獲委任為獨立非 執行董事。彼於二零一五年十二月三日辭任 以投放更多時間於他的其他個人事務。鄧先 生於二零一六年八月二十二日再次獲委任為 獨立非執行董事。彼為薪酬委員會主席,以 及本公司審核委員會(「審核委員會」)、提名 委員會及企業管治委員會各自之成員。

鄧先生為香港執業事務律師及香港國際仲裁中心認可調解員。彼為香港胡百全律師事務所合夥人,該所為香港貢獻法律服務超過70年。

Biographical Details of Directors 董事履歷詳情

Mr. Tang is a member of the Panel member of the Insurance Appeals Tribunal, honorary legal advisor of the General Agents and Managers Association of Hong Kong, founding member and vice president of the Hong Kong Institute Patent Attorneys, honorary senior legal adviser of the Hong Kong Brands Protection Alliance, founding member, board member and honorary legal counsel of the Hong Kong-ASEAN Economic Cooperation Foundation, member of the Standing Committee on Standards and Development of the Law Society of Hong Kong, honorary legal advisor of the Kitchee Foundation Limited, Executive Board Member of Hong Kong Air Cadet Corps, fellow member of the Hong Kong Institute of Directors and board member of Monte Jade Science and Technology Association of Hong Kong.

鄧先生為保險事務上訴審裁處委員、香港人壽保險經理協會名譽法律顧問、香港專利師協會創辦成員及副主席、香港工商品牌保護陣綫榮譽常務法律顧問、香港一東盟經濟合作基金會創會成員、理事及名譽法律顧問、香港律師會專業水準及發展常務委員會委員、傑志基金有限公司名譽法律顧問、香港航空青年團執行委員會委員、香港董事學會資深會員以及香港玉山科技協會理事。

On 7 July 2023, Mr. Tang was appointed as an independent non-executive director of Finsoft Financial Investment Holdings Limited (a company whose shares are listed on GEM of the Stock Exchange, stock code: 8018).

Mr. HON Ming Sang (韓銘生) ("Mr. Hon"), aged 46, was appointed as an independent non-executive Director on 2 November 2016. He is also the chairman of the Audit Committee and a member of each of the Remuneration Committee, the Nomination Committee and the Corporate Governance Committee.

Mr. Hon is the Committee Member of the 11th Luoding Committee of the Chinese People's Political Consultative Conference.

Mr. Hon obtained an honor degree of Professional Accountancy in the School of Accountancy from The Chinese University of Hong Kong. He is a CFA charterholder, a member of The Hong Kong Society of Financial Analysts, a member of the Hong Kong Institute of Certified Public Accountants, a fellow member of the Association of Chartered Certified Accountants, an associate member of The Hong Kong Chartered Governance Institute and an associate member of The Chartered Governance Institute.

於二零二三年七月七日,鄧先生獲委任為匯 財金融投資控股有限公司(一間股份於聯交 所GEM上市的公司,股份代號:8018)之獨 立非執行董事。

韓銘生先生(「韓先生」),46歲,於二零一六年十一月二日獲委任為獨立非執行董事。彼亦為審核委員會主席,以及薪酬委員會、提名委員會成員及企業管治委員會各自之成員。

韓先生為中國人民政治協商會議第十一屆羅 定市委員會委員。

韓先生取得香港中文大學會計學院專業會計 榮譽學位。彼為美國特許金融分析師、香港 財經分析師學會會員、香港會計師公會會 員、英國特許公認會計師公會資深會員、香 港公司治理公會會員,以及特許公司治理公 會會員。

Biographical Details of Directors 董事履歷詳情

Mr. Hon has previously worked in an international audit firm and has over 15 years of working experience in listed companies and financial institutions. He has extensive experience in corporate finance, merger and acquisition, investment and financial management and compliance services. Mr. Hon is currently the chief financial officer and company secretary of China Gas Industry Investment Holdings Co. Ltd. (a company whose shares are listed on the Stock Exchange, stock code: 1940). Mr. Hon is an independent non-executive director of Finsoft Financial Investment Holdings Limited (a company whose shares are listed on GEM of the Stock Exchange, stock code: 8018), Asia Energy Logistics Group Limited (a company whose shares are listed on the Stock Exchange, stock code: 351) and InvesTech Holdings Limited (a company whose shares are listed on the Stock Exchange, stock code: 1087) since 24 June 2020, 6 November 2020 and 31 January 2023 respectively. He was an executive director and company secretary of SFund International Holdings Limited (a company whose shares were listed on the Stock Exchange, stock code: 1367) between 7 February 2017 and 15 August 2022.

Ms. LO Wing Sze BBS, JP (羅詠詩女士銅紫荊星章,太平紳士) ("Ms. Lo"), aged 53, as appointed as an independent non-executive Director on 22 January 2021. She is also a member of the Audit Committee.

Ms. Lo holds a degree of Bachelor of Economics from the University of Sydney in Australia and a degree of Master of Commerce in Finance from the University of New South Wales in Australia. Ms. Lo is a member of the Hong Kong Institute of Certified Public Accountants and a fellow member of CPA Australia. She is the financial director of Million Tour Limited and the founder and financial director of M1 Hotel Group.

韓先生曾任職於一所國際審計事務所,並擁 有逾15年於上市公司及金融機構工作之經 驗。彼於企業融資、收購合併、投資及金融 管理,以及合規服務擁有廣泛經驗。韓先生 現為China Gas Industry Investment Holdings Co. Ltd.(一間股份於聯交所上市的公司,股 份代號:1940)之首席財務官兼公司秘書。 韓先生於二零二零年六月二十四日、二零二 零年十一月六日及二零二三年一月三十一日 起分別為匯財金融投資控股有限公司(一間 股份於聯交所 GEM 上市的公司, 股份代號: 8018)、亞洲能源物流集團有限公司(一間 股份於聯交所上市的公司,股份代號:351) 及威訊控股有限公司(一間股份於聯交所上 市的公司,股份代號:1087)之獨立非執行 董事。彼於二零一十年二月十日至二零二二 年八月十五日期間曾為廣州基金國際控股有 限公司(一間股份曾於聯交所上市的公司, 股份代號:1367)之執行董事兼公司秘書。

羅詠詩女士銅紫荊星章,太平紳士(「羅女士」),53歲,於二零二一年一月二十二日獲委任為獨立非執行董事。彼亦為審核委員會成員。

羅女士持有澳洲悉尼大學經濟系學士學位及 澳洲新南威爾士大學財經系碩士學位。羅女 士為香港會計師公會會員及澳洲會計師公會 資深會員。彼為萬通旅行社有限公司財務總 監及M1酒店集團創辦人兼財務總監。

Biographical Details of Directors 董事履歷詳情

Ms. Lo was appointed as a Justice of the Peace in 2017 and awarded the Bronze Bauhinia Star in 2020 by the Government of the Hong Kong Special Administrative Region. She is a member of the Election Committee 2021 (The Fourth Sector) of the Hong Kong Special Administrative Region and was a member of the Election Committee for the Fifth Government of the Hong Kong Special Administrative Region (Tourism subsector). Ms. Lo is also a member of All-China Women's Federation Hong Kong SAR delegate; the Chief Executive's Policy Unit Social Development Expert Group; the Social Workers Registration Board; the Advisory Committee on Post-office Employment for Former Chief Executives and Politically Appointed Officials; the Advisory Committee on Admission of Quality Migrants and Professionals, the Immigration Department Users' Committee; the Correctional Services Children's Education Trust Investment Advisory Board and the District Fire Safety Committee (Wan Chai District). In addition, she is an Honorary Court Member of the Lingnan University and the Chairlady of Tai Hang Five Dragon Heritage Centre (Revitalising Historic Buildings Through Partnership Scheme Batch IV).

Currently, Ms. Lo is an independent non-executive director of New World Development Company Limited (a company whose shares are listed on the Stock Exchange, stock code: 17), Goldlion Holdings Limited (a company whose shares are listed on the Stock Exchange, stock code: 533), China Resources Mixc Lifestyle Services Limited (a company whose shares are listed on the Stock Exchange, stock code: 1209) and Lee & Man Paper Manufacturing Limited (a company whose shares are listed on the Stock Exchange, stock code: 2314) respectively. She was an independent non-executive director of Finsoft Financial Investment Holdings Limited (a company whose shares are listed on GEM of the Stock Exchange, stock code: 8018) between 21 August 2020 and 7 July 2023.

羅女士現分別為新世界發展有限公司(一間股份於聯交所上市的公司,股份代號:17)、金利來集團有限公司(一間股份於聯交所上市的公司,股份代號:533)、華潤萬象生活有限公司(一間股份於聯交所上市的公司,股份代號:1209)及理文造紙有限公司(一間股份於聯交所上市的公司,股份代號:2314)之獨立非執行董事。彼於二零二等年八月二十一日至二零二三年七月七日期間曾為匯財金融投資控股有限公司(一間股份於聯交所GEM上市的公司,股份代號:8018)之獨立非執行董事。

^{*} For identification purpose only

^{*} 僅供識別

BUSINESS REVIEW

The Group principally engages in (i) design, manufacture and trading of apparel, namely apparel operation; (ii) provision of money lending business; and (iii) selling of gaming and animated characters related products, namely IP application and products operation.

REVENUE

In 2024, revenue of the Group increased by 95.4% to approximately HK\$129,595,000 (2023: HK\$66,328,000).

APPAREL OPERATION

Revenue from apparel operation is principally derived from the sales of apparel products.

The Group has continued to provide a wide range of apparel products to multiple well-known brand owners or agents. Revenue from our apparel operation for 2024 was approximately HK\$47,907,000 (2023: HK\$56,488,000), decreased by 15.2%. To align with our strategy of focusing on product design and development, as well as our strengths in quality control and production management, we have designed, developed and produced apparel products based on the evolving preferences and needs of our customers. The decrease in revenue in 2024 has primarily resulted from the decrease in sales to existing customers. Apparel operation accounted for 37.0% of the Group's total revenue.

業務回顧

本集團主要從事(i)服飾產品的設計、製造及貿易,即服飾業務;(ii)提供貸款融資業務;及(iii)銷售遊戲及動畫角色相關產品,即知識產權應用及產品業務。

收入

二零二四年本集團收入增加95.4%至約 129,595,000港元(二零二三年:66,328,000 港元)。

服飾業務

服飾業務收入主要源自銷售服飾產品。

本集團依然向多家知名品牌擁有者或代理提供廣泛的服飾產品。於二零二四年服飾業務的收益約為47,907,000港元(二零二三年:56,488,000港元),減少15.2%。為配合我們專注於產品設計與開發、以及品質控制及生產管理優勢的策略,我們根據不斷轉變的客戶喜好需求,設計、開發及生產服飾產品。於二零二四年收入減少主要是由於現有客戶的銷售額減少所致。服飾業務佔本集團總收入的37.0%。

MONEY LENDING OPERATION

Our money lending business primarily offers loans to Hong Kong individual customers and businesses.

In 2024, the Group's money lending operation mainly focused on providing service to existing customers. Revenue from our money lending operation amounted to approximately HK\$5,570,000 for the year ended 31 December 2024 (2023: HK\$8,199,000), representing a decrease of 32.1%. The decrease in money lending operation income is due to a decrease in interest income received/receivable from existing customers during the year. Money lending operation accounted for 4.3% of the Group's revenue.

Reversal of expected credit loss allowance on loans and interest receivables of approximately HK\$2,251,000 (2023: Provision for expected credit loss allowance HK\$14,496,000) was recorded for the year ended 31 December 2024.

IP APPLICATION AND PRODUCTS OPERATION

The Group has forged robust strategic partnership with multiple globally renowned gaming and pan-entertainment enterprises. Since our partners possess a wealth of high-quality IP resources, leading entertainment content, and user bases, we have further tapped into the commercial value of licensed IPs, deploying diverse business models to drive revenue growth.

For the year ended 31 December 2024, the revenue from our IP application and products operation business was approximately HK\$76,118,000 (2023: HK\$1,641,000), representing an increase of 4,538%. The revenue growth in 2024 primarily stemmed from a significant increase in revenue from the sales of digital products utilizing IP applications.

COST OF SALES

As there was no direct cost incurred for money lending operation, cost of sales was incurred exclusively for apparel operation and IP application and products operation. The cost of sales was approximately HK\$120,568,000 for the year ended 31 December 2024 (2023: HK\$55,095,000), increased by 119%. The increase in cost of sales in 2024 was mainly due to the increase in costs associated with the growth in revenue from the sales of digital products utilizing IP applications.

貸款融資業務

我們的貸款融資業務主要向香港的個人消費 者及企業提供貸款。

二零二四年,本集團的貸款融資業務主要集中於為現有客戶提供服務。我們的貸款融資業務收入截至二零二四年十二月三十一日止年度約為5,570,000港元(二零二三年:8,199,000港元),減少32.1%。貸款融資業務收入減少是因為年內已收取/應收現有客戶的利息收入減少。貸款融資業務佔本集團總收入的4.3%。

應收貸款及利息的預期信貸虧損撥回約為 2,251,000港元(二零二三年:預期信貸虧損 撥備14,496,000港元),已於截至二零二四 年十二月三十一日止年度入賬。

知識產權應用及產品業務

本集團與多間世界知名的遊戲公司、泛娛樂公司等建立穩固的戰略合作關係。由於合作 夥伴擁有大量優質知識產權資源、領先的娛 樂內容及用戶群,公司通過進一步挖掘授權 知識產權的商業價值,佈局多元業務形態驅 動收入增長。

截至二零二四年十二月三十一日止年度,本 集團知識產權應用及產品營運業務收入約為 76,118,000港元(二零二三年:1,641,000 港元),增長約4,538%。二零二四年知識產 權應用及產品運營收入增長主要得益於知識 產權應用數字產品銷售業務收入大幅增長。

銷售成本

由於貸款融資業務並未產生直接成本,銷售成本僅由服飾業務以及知識產權應用及產品業務產生。截至二零二四年十二月三十一日止年度的銷售成本約為120,568,000港元(二零二三年:55,095,000港元),增長119%。二零二四年銷售成本增長主要是由於知識產權應用數字產品銷售收入增長關聯的成本增加。

GROSS PROFIT AND GROSS PROFIT MARGIN

The gross profit was approximately HK\$9,027,000 for the year ended 31 December 2024 (2023: HK\$11,233,000), decreased by 19.6%. The gross profit margin decreased from approximately 16.9% for the year ended 31 December 2023 to 7.0% for the year ended 31 December 2024. During the year, apparel operation contributed gross profit of approximately HK\$195,000 (2023: HK\$2,729,000), money lending operation contributed gross profit of approximately HK\$5,570,000 (2023: HK\$8,199,000) and IP application and products operation contributed gross profit of approximately HK\$3,262,000 (2023: HK\$305,000).

The apparel operation recorded gross profit margin of approximately 0.4% for the year ended 31 December 2024 (2023: 4.8%), mainly due to the fact that higher raw material prices and lower customer price.

The gross profit margin was 100% for money lending operation for the year ended 31 December 2024 (2023: 100%), as there was basically no direct cost incurred in generating revenue in the money lending operation.

The gross profit margin was approximately 4.3% for IP application and products operation for the year ended 31 December 2024 (2023: 18.6%), primarily resulted from the gross profit margin of approximately 4% from the sales of digital products utilizing IP applications.

OTHER GAINS AND LOSSES

During the year, as a result of the volatile conditions of the Hong Kong stock market and the financial performance of the respective investee companies, a net fair value loss on financial assets at fair value through profit or loss of approximately HK\$5,725,000 (2023: HK\$8,760,000) was recognised from the Group's securities investments.

Fair value loss on contingent receivable in connection with the acquisition of subsidiaries of approximately HK\$4,260,000 (2023: fair value gain of HK\$6,865,000) was recognised during the year.

毛利及毛利率

截至二零二四年十二月三十一日止年度的毛利約為9,027,000港元(二零二三年:11,233,000港元),減少19.6%。毛利率由二零二三年十二月三十一日止年度約16.9%下降至二零二四年十二月三十一日止年度7.0%。年內,服飾業務貢獻毛利約為195,000港元(二零二三年:2,729,000港元),貸款融資業務貢獻毛利約為5,570,000港元(二零二三年:8,199,000港元),知識產權應用及產品業務貢獻毛利約3,262,000港元(二零二三年:305,000港元)。

截至二零二四年十二月三十一日止年度服 飾業務毛利率約為0.4%,(二零二三年: 4.8%),主要由於原材料價格上漲及客戶價 格下降。

截至二零二四十二月三十一日止年度貸款 融資業務的毛利率為100%(二零二三年: 100%),因為貸款融資業務產生的收入同時 基本無產生直接成本。

截至二零二四十二月三十一日止年度知識產權應用及產品業務的毛利率約為4.3%(二零二三年:18.6%),主要是由於知識產權應用數字產品銷售業務毛利率約為4%。

其他收益及虧損

由於年內香港股票市場的波動情況以及被投資公司各自的財務表現,以公平值計量且變動計入當期損益的財務資產的公平值虧損淨額約5,725,000港元(二零二三年:8,760,000港元)已從本集團的證券投資中確認。

年內已確認與收購附屬公司有關的或然應收款項公平值虧損約4,260,000港元(二零二三年:公平值收益6,865,000港元)。

IMPAIRMENT LOSS ON GOODWILL

The Group incurred impairment loss on goodwill of approximately HK\$9,117,000 for the year ended 31 December 2024 (2023: HK\$13,000,000).

Goodwill arose on the (i) acquisition of our money lending operation in November 2016, and (ii) acquisition of our IP application and products operation in July 2022. Goodwill was the fair value of consideration exceeding the fair value of the net identifiable assets of the acquiree. Goodwill is subject to impairment review periodically.

Impairment loss on goodwill for our IP application and products operation of approximately HK\$9,117,000 (2023: HK\$13,000,000) was incurred for the year ended 31 December 2024. Recent macroeconomic, policy and industry factors resulted in a wide range of reasonably possible value-in-use outcomes for the valuation of our sales operation of trendy cultural products. The Group has engaged an independent valuer to assess the carrying value of the sales operation of trendy cultural products. The impairment test on the carrying value resulted in an impairment of approximately HK\$9,117,000 (2023: HK\$13,000,000), as the recoverable amount as determined by a value-in-use calculation was lower than the carrying value. Our value-in-use calculation uses both historical experience and the perspectives of market participants to estimate future cash flows, relevant discount rates and related capital assumptions.

Revenue from IP application and products operation is principally derived from selling of gaming and content products of self-developed IPs or IPs licensed from third party, including digital products, blind boxes, action figures and garage kits. The principal market of our IP application and products is Mainland China.

There was no impairment loss on goodwill (2023: Nil) for the money lending operation for the year ended 31 December 2024.

商譽減值虧損

截至二零二四年十二月三十一日止年度,本集團產生商譽減值虧損約9,117,000港元(二零二三年:13,000,000港元)。

(i)於二零一六年十一月收購我們的貸款融資業務及(ii)於二零二二年七月收購我們的知識產權應用及產品業務產生商譽。商譽指代價的公平值超過被收購方可識別淨資產的公平值。商譽須定期進行減值檢討。

截至二零二四年十二月三十一日止年度,本集團知識產權應用及產品業務產生商譽減值虧損約9,117,000港元(二零二三年:13,000,000港元)。近期宏觀經濟、政策是業因素導致我們的知識產權應用及產品業務估值出現範圍更廣的合理潛在使用價值結果。本集團已委託獨立估值師評估知識產權應用及產品業務的賬面值。由於已使用價值結會,對應至的可收回金額低於賬面值,對賬價面值進行減值測試時發生減值約9,117,000港元(二零二三年:13,000,000港元)。我們的使用減值計算法根據曆史經驗及市場參與者的觀點估計未來現金流量、相關貼現率及相關資本假設。

知識產權應用及產品業務收入主要源自銷售自研知識產權或第三方授權知識產權的遊戲及內容產品,包括數字產品、盲盒、可動人偶、手辦模型等。本集團的知識產權應用及產品的主要市場為中國內地。

截至二零二四年十二月三十一日止年度, 貸款融資業務並無商譽減值虧損(二零二三 年:無)。

PROVISION FOR EXPECTED CREDIT LOSS ON TRADE RECEIVABLES

Provision for expected credit loss on trade receivables amounted to approximately HK\$10,837,000 (2023: HK\$1,205,000) and has been recorded for the year ended 31 December 2024, representing an increase of approximately 800%. In response to the challenges faced by mainland China customers, we increased the expected credit loss on trade receivables from apparel operation.

We provided impairment loss on trade receivables on individual assessment.

PROVISION FOR EXPECTED CREDIT LOSS ON LOANS AND INTEREST RECEIVABLES

Reversal of expected credit loss on loans and interest receivables of approximately HK\$2,251,000 (2023: provision for expected credit loss allowance HK\$14,496,000) was recorded for the year ended 31 December 2024. When assessing the expected credit loss provision for loans and interest receivables, the Group has considered (i) receivables that were overdue for the year ended 31 December 2024; (ii) the historical repayment records of individual borrowers for loans and interest receivables during the year; and (iii) the probability of default due to borrowers failing to repay the Group upon maturity.

The provision for expected credit loss reflected the credit status of certain borrowers. The loans and interest receivables (net of allowances) decreased by approximately 5.2%, from approximately HK\$44,560,000 in 2023 to approximately HK\$42,232,000 at 31 December 2024.

貿易應收款項預期信貸虧損 撥備

貿易應收款項預期信貸虧損撥備約為10,837,000港元(二零二三年:1,205,000港元),已於截至二零二四年十二月三十一日止年度入賬,增加約800%。為應對中國內地客戶面臨的挑戰,我們已提高服飾業務的貿易應收款項預期信貸虧損。

我們已按個別評估就貿易應收款項減值虧損 作出撥備。

應收貨款及利息預期信貸虧 損撥備

應收貸款及利息預期信貸虧損撥回約2,251,000港元(二零二三年:預期信貸虧損撥回約2,251,000港元(二零二三年:預期信貸虧損撥備14,496,000港元)已於截至二零二四年十二月三十一日止年度入賬。於評估應收貸款及利息之預期信貸虧損撥備時,本集團已考慮(i)於截至二零二四年十二月三十一日止已逾期之應收款;(ii)於年內個借款人的應收貸款及利息的歷史還款記錄;及(iii)因借款人未能於到期時向本集團還款之違約率概率。

預期信貸虧損的撥備反映部分借款人信貸狀況。應收貸款及利息(扣撥備)由二零二三年約44,560,000港元減少約5.2%至二零二四年十二月三十一日的約42,232,000港元。

PROFIT GUARANTEE IN RELATION TO THE ADJUSTMENT TO THE CONSIDERATION FOR THE ACQUISITION OF DREAMTOYS GROUP

On 15 July 2022, the Group completed the acquisition of the entire issued share capital of Dreamtoys Inc (the "Acquisition"). Dreamtoys Inc and its subsidiaries ("Dreamtoys Group") are principally engaged in the sales of trendy cultural products in Mainland China. The total consideration of the Acquisition was settled by way of issuance of (i) promissory note in the aggregate principal amount of HK\$4,400,000; (ii) 120,000,000 consideration shares of the Company; and (iii) 60,000,000 consideration shares of the Company subject to escrow arrangement, under which the vendor of Dreamtoys Inc. had guaranteed and undertaken that the net profit after tax of Dreamtoys Inc for the year ended 31 December 2022 (the "Profit Guarantee Period") should not be less than RMB3,600,000 (the "Guaranteed Profit 2022") or if the Guaranteed Profit 2022 could not be met, the Group can exercise the right to extend the Profit Guarantee Period to the year ended 31 December 2023 and net profit after tax of Dreamtoys Inc for the two years ended 31 December 2023 should not be less than RMB7,200,000 (the "Guaranteed Profit 2023").

As Dreamtoys Inc. did not perform as expected and recorded net profit of approximately RMB3,229,000 for the year ended 31 December 2022 and net losses of approximately RMB2,928,000 for the year ended 31 December 2023 respectively, the Guaranteed Profit 2022 and Guaranteed Profit 2023 were not achieved. The Company repurchased the 60,000,000 consideration shares at nil consideration pursuant to the escrow arrangement on 11 July 2024.

These shares were put into the reserves of the Company as treasury shares and were transferred to King Castle Enterprises Limited on 9 December 2024, details of which were set out in the sub-section headed "Subscription of New Shares under Specific Mandate and Sale and Purchase of Shares" under the section headed "Fund Raising Activities and Use of Proceeds" below.

有關調整收購 DREAMTOYS 集團代價的溢利保證

於二零二二年七月十五日,本集團完成收 購Dreamtoys Inc.的全部已發行股本(「收 購事項」)。Dreamtoys Inc.及其附屬公 司(「Dreamtoys集團」)主要於中國內地 從事銷售潮流文化產品業務。收購事項 的總代價通過以下方式清償:(i)本金總額 4,400,000港元的承兑票據;(ii)本公司代價 股份120,000,000股;及(iii)本公司代價股 份60,000,000股(受託管安排所限),據此 Dreamtovs Inc. 的賣方保證及承諾截至二零 二二年十二月三十一日止年度(「溢利保證 期」) Dreamtoys Inc. 除税後純利將不少於 人民幣3,600,000元(「二零二二年保證溢 利」),或未能符合二零二二年保證溢利,則 本集團可行使將溢利保證期延長至截至二 零二三年十二月三十一日止年度的權利, 而 Dreamtoys Inc 於截至二零二三年十二月 三十一日止兩個年度的除税後純利不得少 於人民幣7,200,000元(「二零二三年保證溢 利」)。

由於 Dreamtoys Inc. 的表現不似預期,且分別於截至二零二二年十二月三十一日止年度及截至二零二三年十二月三十一日止年度錄得純利約人民幣3,229,000元及虧損淨額約人民幣2,928,000元,二零二二年保證溢利及二零二三年保證溢利均未獲達成。本公司於二零二四年七月十一日根據託管安排已以零代價購回60,000,000股代價股份。

該等股份已作為庫存股份撥作本公司儲備, 並於二零二四年十二月九日轉讓予帝堡企業 有限公司,詳情載於下文「集資活動及所得 款項用途」章節下的「根據特別授權認購新 股份及買賣股份」分節。

SELLING AND DISTRIBUTION EXPENSES

Selling and distribution expenses mainly consist of (i) staff costs and (ii) transportation costs for delivery of our products. The selling and distribution expenses were mainly incurred from our apparel operation and IP application and products operation. The selling and distribution expenses incurred in the reporting period were approximately HK\$2,798,000 (2023: HK\$3,033,000), decreased by 7.8% on a year to year basis.

ADMINISTRATIVE EXPENSES

Administrative expenses primarily consist of (i) staff costs; (ii) share-based compensation; and (iii) professional fees. The administrative expenses for the year ended 31 December 2024 were approximately HK\$51,391,000 (2023: HK\$67,263,000), decreased by 23.6%.

FINANCE COSTS

Finance costs were approximately HK\$6,633,000 (2023: HK\$6,318,000), increased by 5.0%. Finance costs were mainly the interest expenses derived from our promissory note and imputed interests on lease liabilities.

LOSS FOR THE YEAR ATTRIBUTABLE TO THE OWNERS OF THE GROUP

The loss attributable to the owners of the Group for the year ended 31 December 2024 was approximately HK\$76,628,000 (2023: HK\$93,749,000), representing a decrease in loss attributable to the owners of the Group of 18.3%.

GOODWILL

Goodwill arose on the (i) acquisition of our money lending operation in November 2016, and (ii) acquisition of our IP application and products operation in July 2022. Goodwill was the fair value of consideration exceeding the fair value of the net identifiable assets of the acquiree.

銷售及分銷費用

銷售及分銷費用主要包括(i)員工成本及(ii)就交付本集團的產品的運輸費用。銷售及分銷開支主要產自我們的服飾業務以及知識產權應用及產品業務。報告期內產生的銷售及分銷費用約為2,798,000港元(二零二三年:3,033,000港元),按年減少7.8%。

行政開支

行政開支主要包括(i)員工成本:(ii)以股份為基礎的報酬:及(iii)專業費用。截至二零二四年十二月三十一日止年度的行政開支約為51,391,000港元(二零二三年:67,263,000港元),減少23.6%。

融資成本

融資成本約為6,633,000港元(二零二三年:6,318,000港元),增加5.0%。融資成本主要源自本集團的承兑票據的利息開支及租賃負債的推算利息。

本集團擁有人應佔年度虧損

截至二零二四年十二月三十一日止年度,本集團擁有人應佔虧損約為76,628,000港元,(二零二三年:93,749,000港元),相當於本集團擁有人虧損減少18.3%。

商譽

(i)於二零一六年十一月收購我們的貸款融資業務,及(ii)於二零二二年七月收購我們的知識產權應用及產品業務時產生商譽。商譽乃代價的公平值超過被收購方可識別資產淨值的公平值。

Goodwill is subject to impairment test periodically. Impairment loss on goodwill for our IP application and products operation of approximately HK\$9,117,000 (2023: HK\$13,000,000) was incurred for the year ended 31 December 2024. Recent macroeconomic policy and industry factors resulted in a wider range of reasonably possible value-in-use outcomes for the valuation of our sales operation of trendy cultural products. The Group has engaged an independent valuer to assess the carrying value of the sales operation of trendy cultural products. The impairment test on the carrying value which resulted in an impairment of approximately HK\$9,117,000 (2023: HK\$13,000,000), as the recoverable amount as determined by a value-in-use calculation was lower than the carrying value. Our value-in-use calculation based on both historical experience and the perspectives of market participants to estimate future cash flows, relevant discount rates and related capital assumptions. Goodwill for our IP application and products operation was valued at approximately HK\$19,210,000 as at 31 December 2024 (2023: HK\$28,812,000).

There was no impairment loss on goodwill for our money lending operation for the year ended 31 December 2024 (2023: HK\$nil). Goodwill for our money lending operation was impaired to nil at 31 December 2024 (2023: HK\$nil).

INVENTORIES

The Group's inventories increased by 55.3%, from approximately HK\$8,435,000 as at 31 December 2023 to approximately HK\$13,100,000 at 31 December 2024. The inventory turnover day decreased from 56 days as at 31 December 2023 to 40 days in 2024. In 2024, certain obsolete inventories amounted to approximately HK\$1,188,000 (2023: HK\$519,000).

TRADE RECEIVABLES

The Group's trade receivables increased by 16.2%, from approximately HK\$31,662,000 as at 31 December 2023 to approximately HK\$36,801,000 as at 31 December 2024. Due to the absence of an accounts receivable period for digital products sold using IP applications, trade receivables turnover days decreased from 174 days in 2023 to 104 days in 2024.

商譽須定期進行減值測試。截至二零二四 年十二月三十一日止年度,本集團的知識 產權應用及產品業務產生商譽減值虧損約為 9,117,000港元(二零二三年:13,000,000 港元)。近期宏觀經濟政策及產業因素導致 本集團的潮流文化產品銷售業務估值出現範 圍更廣的合理潛在使用估值結果。本集團已 委派獨立估值師評估潮流文化產品銷售業務 的賬面值。由於以使用價值計算釐定的可收 回金額低於賬面值,對賬面值進行減值測試 導致發生減值約9,117,000港元(二零二三 年13,000,000港元) 我們的使用價值計算 法使用歷史經驗及市場參與者的觀點估計未 來現金流量、相關貼現率及相關資本假設。 於二零二四年十二月三十一日,本集團的知 識產權應用及產品業務產生商譽價值約為 19,210,000港元(二零二三年:28,812,000 港元)。

截至二零二四年十二月三十一日止年度,我們的貸款融資業務並無商譽減值虧損(二零二三年:零港元)。我們的貸款融資業務商譽於二零二四年十二月三十一日減值為零(二零二三年:零港元)。

存貨

本集團的存貨由二零二三年十二月三十一日的約8,435,000港元增加55.3%至於二零二四年十二月三十一日的13,100,000港元。存貨周轉天數從二零二三年十二月三十一的56天減少至二零二四年的40天。於二零二四年,若干過期存貨約1,188,000港元(二零二三年:519,000港元)。

貿易應收款項

本集團的貿易應收款項由二零二三年十二月三十一日的約31,662,000港元增加16.2%至二零二四年十二月三十一日的約36,801,000港元。由於知識產權應用數字產品銷售無應收賬期,貿易應收周轉天數由二零二三年的174天減少至2024年的104天。

LOANS AND INTEREST RECEIVABLES

The Group's loans and interest receivables decreased by 5.2%, from HK\$44,560,000 as at 31 December 2023 to approximately HK\$42,232,000 in 2024. The loans receivables as at 31 December 2024 were mainly comprised of mortgage loans receivables, corporate loans receivables and personal loans receivables.

As at 31 December 2024, the Group's loans and interest receivables balance (net of loss allowance) amounted to approximately HK\$42,232,000 (2023: HK\$44,560,000), out of which an aggregate sum of approximately HK\$23,861,000 (2023: HK\$30,837,000), representing 56.5% (2023: 69.2%) of the total loans and interest receivables of the Group, was due from the five largest borrowers of the Group. The interest rates charged on all loans receivables during 2024 ranged from 8% to 24% (2023: 8% to 24%) per annum. As at 31 December 2024, the loan receivables had a fixed term ranging from 3 months to 60 months (2023: 3 months to 60 months).

As at 31 December 2024, loans and interest receivables of carrying amount of approximately HK\$28,540,000 (2023: HK\$29,316,000) were unsecured while remaining loans and interest receivables of carrying amount of approximately HK\$13,692,000 (2023: HK\$15,244,000) were secured by charges over certain properties in Hong Kong and personal properties such as diamonds and jewellery and guaranteed by certain independent third parties.

As at 31 December 2024, there were 22 borrowers comprising 19 individual borrowers and 3 corporate borrowers (2023: 12 individual borrowers and 1 corporate borrower) for the outstanding loans and interest receivables (net of loss allowance). Loans and interest receivables with carrying amount of approximately HK\$29,706,000 (2023: HK\$38,534,000) were due from individual borrowers while remaining loans and interest receivables of carrying amount of approximately HK\$12,526,000 (2023: HK\$6,026,000) were due from corporate borrowers.

應收貸款及利息

本集團的應收貸款及利息由二零二三年十二 月三十一日的44,560,000港元下降5.2%至 二零二四年的約42,232,000港元。於二零 二四年十二月三十一日,應收貸款主要包括 應收按揭貸款、應收公司貸款及應收個人貸 款。

於二零二四年十二月三十一日,本集團的應收貸款及利息結餘(扣除虧損撥備)約為42,232,000港元(二零二三年:44,560,000港元),其中總額約23,861,000港元(二零二三年:30,837,000港元)佔本集團應收貸款及利息總額的56.5%(二零二三年:69.2%),為應收本集團五大借款人款項。於二零二四年,所有應收貸款收取的年利率介乎8%至24%(二零二三年:8%至24%)。於二零二四年十二月三十一日,應收貸款的固定期限為3個月至60個月(二零二三年:3個月至60個月)。

於二零二四年十二月三十一日,賬面值約為28,540,000港元(二零二三年:29,316,000港元)的應收貸款及利息為無抵押,而餘下賬面價值13,692,000港元(二零二三年:15,244,000港元)的應收貸款及利息則由質押相關若干香港的物業以及鑽石及珠寶等個人財務作抵押,並由若干獨立第三方提供擔保。

於二零二四年十二月三十一日,未償還應收貸款及利息(扣除虧損撥備)共有22名借款人,其中包括19名個人借款人及3名公司借款人(二零二三年:12名個人借款人及1名公司借款人)。賬面值約29,706,000港元(二零二三年:38,534,000港元)的應收貸款及利息為應收個人借款人款項,而餘下賬面值約12,526,000港元(二零二三年:6,026,000港元)的應收貸款及利息為應收公司借款人款項。

As at 31 December 2024, the loan and interest receivables (net of loss allowance) amounted to approximately HK\$42,232,000 (2023: HK\$44,560,000), the ageing analysis of which based on the remaining contractual maturity date and net of loss allowance is set out below:

於二零二四年十二月三十一日,應收貸款及利息(扣除虧損撥備)約為42,232,000港元(二零二三年:44,560,000港元),其根據剩餘合約到期日及扣除虧損撥備後的賬齡分析載列如下:

2024

2023

		2027	2020
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Overdue	到期	42,232	42,692
Due within 3 months	3個月內到期		1,868
Total	總計	42,232	44,560

FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

The portfolio of the Group's financial assets at fair value through profit or loss consisted of investments in listed securities of approximately HK\$10,872,000 that were held for trading as at 31 December 2024 (2023: HK\$3,135,000) and contingent receivable in connection to acquisition of subsidiaries of HK\$nil (2023: HK\$9,420,000).

No dividend income was received by the Group from its investments in listed securities (2023: nil). Taking into account of the volatile conditions of the relevant stock market during the year and the financial performance of the respective investee companies, a net fair value loss on financial assets at fair value through profit or loss of approximately HK\$5,725,000 (2023: HK\$8,760,000) was recognised from the Group's securities investments.

Fair value loss on contingent receivable in connection to acquisition of subsidiaries of approximately HK\$4,260,000 (2023: fair value gain of HK\$6,865,000) was recognised during the year.

以公平值計量且變動計入當 期損益的財務資產

於二零二四年十二月三十一日,本集團以公平值計量且變動計入當期損益的財務資產組合包含約10,872,000港元(二零二三年:3,135,000港元)持作買賣的上市證券投資及零港元(二零二三年:9,420,000)有關收購附屬公司的或然應收款項。

本集團並無從其於上市證券的投資取得任何股息收入(二零二三年:無)。根據年內相關股票市場的波動情況以及被投資公司各自的財務表現,以公平值計量且變動計入當期損益的財務資產的公平值虧損淨額約5,725,000港元(二零二三年:8,760,000港元),已從本集團的證券投資中確認。

年內已確認與收購附屬公司有關的或然應收款項公平值虧損約4,260,000港元(二零二三年:公平值收益6,865,000港元)。

The objective of the Group's investments in the listed securities is to achieve profit from the appreciation of the market value of its invested securities and to receive dividend income. The Directors expect that the stock market in Hong Kong will remain volatile which may affect the performance of the Group's securities investments. The Board believes that the performance of the securities investments of the Group will be dependent on the financial and operating performance of the investee companies and the market conditions, which are affected by factors, such as interest rate movements and performance of the macro economy. The Group will continue to adopt a conservative investment approach in its trading of listed securities in the stock market and closely monitor the performance of its securities investment portfolio.

本集團於相關上市證券的投資目的是從其所 投資證券的市場價值的升值中獲取利潤及收 取股息收入。董事預期香港股票市場將繼續 變化不定,而此可能影響本集團證券投資的 表現。董事會認為,本集團證券投資的表現 將取決於被投資公司的財務及經營表現及 市場狀況,而此受多項因素(如利率變動及 宏觀經濟表現)所影響。本集團在其於相關 股票市場買賣上市證券方面將繼續採納保守 的投資方法,並密切監控其證券投資組合的 表現。

TRADE PAYABLES

The Group's trade payables decreased by 16.1%, from approximately HK\$7,743,000 as at 31 December 2023 to approximately HK\$6,500,000 as at 31 December 2024. The trade payables turnover day decreased from 51 days as at 31 December 2023 to 20 days as at 31 December 2024.

CAPITAL STRUCTURE

Share Consolidation and Share Capital

As at 31 December 2023, the issued share capital of the Company was HK\$21,370,763.24 divided into 2,137,076,324 shares of the Company with par value of HK\$0.01 each.

On 18 November 2024, the Company held an extraordinary general meeting and an ordinary resolution was passed, approving the consolidation of every four (4) issued and unissued shares with par value of HK\$0.01 each into one (1) consolidated share with par value of HK\$0.04 each (the "Share Consolidation"). The Share Consolidation became effective on 20 November 2024.

As at 31 December 2024, the issued share capital of the Company was HK\$26,821,797.12 divided into 670,544,928 shares of the Company with par value of HK\$0.04 each.

貿易應付款項

本集團的貿易應付款項由二零二三年十二月三十一日的約7,743,000港元減少16.1%至二零二四年十二月三十一日的約6,500,000港元。貿易應付款項周轉天數由二零二三年十二月三十一日的51日減少至二零二四年十二月三十一日的20日。

資本架構

股份合併與股本

於二零二三年十二月三十一日,本公司 已發行股本為21,370,763.24港元,分為 2,137,076,324股每股面值0.01港元的本公 司股份。

於二零二四年十一月十八日,本公司舉行股東特別大會並通過普通決議案,批准將每四(4)股已發行及未發行每股面值0.01港元的股份合併為一(1)股每股面值0.04港元的合併股份(「股份合併」)。股份合併於二零二四年十一月二十日生效。

於二零二四年十二月三十一日,本公司已發行股本為26,821,797.12港元,分為670,544,928股每股面值0.04港元的本公司股份。

Convertible Bonds

The Company issued 3-year 2% coupon unsecured non-redeemable convertible bonds on 6 January 2022 ("2% CB"), and 2-year 10% coupon unsecured redeemable convertible bonds on 15 August 2022 ("10% CB").

The 10% CB in the principal amount of HK\$15,000,000 was fully redeemed on 21 August 2024.

On 18 October 2024, a holder of the 2% CB in the principal amount of HK\$1,000,000 exercised the conversion rights attached thereto at the initial conversation price of HK\$0.1496 per share and 6,684,491 shares with par value of HK\$0.01 each were issued and allotted.

On 31 December 2024, certain holders of the 2% CB in aggregate principal amount of HK\$12,000,000 exercised the conversion rights attached thereto at the adjusted conversion price (for the effect of the Share Consolidation) of HK\$0.5984 per share. An aggregate of 20,053,473 shares with par value of HK\$0.04 each were issued and allotted.

The remaining 2% CB in the principal amount of HK\$1,000,000 was fully redeemed on 6 January 2025.

可換股債券

於二零二二年一月六日及二零二二年八月十五日,本公司分別發行3年期2厘息無抵押不可贖回可換股債券(「2厘息可換股債券」)及2年期10厘息無抵押可贖回可換股債券(「10厘息可換股債券」)。

本金額為15,000,000港元的10厘息可換股債券已於二零二四年八月二十一日全數贖回。

於二零二四年十月十八日,本金額為 1,000,000港元的2厘息可換股債券持有人以 初始換股價每股0.1496港元行使其附帶的換 股權。6,684,491股每股面值0.01港元的股 份獲發行及配發。

於二零二四年十二月三十一日,本金額合共 為12,000,000港元的2厘息可換股債券若干 持有人以經調整換股價每股0.5984港元(因 股份合併生效)行使其附帶的換股權。合共 20,053,473股每股面值0.04港元的股份獲發 行及配發。

本金額為1,000,000港元的餘下2厘息可換股債券已於二零二五年一月六日全數贖回。

Fund Raising Activities and Use of Proceeds

Placing of New Shares

On 20 October 2023, the Company entered into the placing agreement with VC Brokerage Limited, pursuant to which the Company conditionally agreed to place, through VC Brokerage Limited as placing agent on a best effort basis, up to 400,000,000 placing shares of the Company to the placees at the placing price of HK\$0.10 per placing share. Such placees shall be investors who are individual, institutional or professional investors selected and/ or procured by or on behalf of the placing agent, who and whose ultimate beneficial owners shall be third parties independent of the Company and not connected with the Company and its connected persons. The placing shares were approved to issue and allot under the general mandate granted to the Board by the shareholders of the Company at the annual general meeting of the Company held on 9 June 2023. The placing price of HK\$0.10 per placing share represents a premium of approximately 8.70% to the closing price of HK\$0.092 per share of the Company as quoted on the Stock Exchange on the date of the above placing agreement.

On 5 December 2023, an aggregate of 110,862,000 placing shares with the par value of HK\$0.01 each have been successfully issued at placing price of HK\$0.10 per placing share with aggregate nominal value of HK\$1,108,620. The gross proceeds from the above placing amounted to HK\$11,086,200 and the net proceeds amounted to approximately HK\$10,900,000 (after deduction of the placing commission), representing a net price of approximately HK\$0.098 per placing share.

The Company intended to apply the net proceeds as to (i) approximately HK\$9,100,000 for repayment of outstanding liabilities; and (ii) approximately HK\$1,800,000 as general working capital.

As at 31 December 2024, the net proceeds from the above placing were utilised in full as intended.

For the details of the above placing, including the reasons for and benefits of the placing, please refer to the announcements of the Company dated 20 October 2023, 10 November 2023 and 5 December 2023.

集資活動及所得款項用途

配售新股份

於二零二三年十月二十日,本公司與滙盈 證券有限公司訂立配售協議,據此,本公 司有條件同意透過滙盈證券有限公司(作為 配售代理) 按盡力基準向承配人配售最多 400,000,000股本公司配售股份,配售價為 每股配售股份0.10港元。該等承配人須為配 售代理挑選及/或促使或代表配售代理的個 人、機構或專業投資者,而其及其最終實益 擁有人須為獨立於本公司之第三方,且與本 公司及其關連人士並無關連。配售股份獲批 准根據本公司股東於二零二三年六月九日舉 行之本公司股東週年大會上授予董事會之一 般授權發行及配發。配售價為每股配售股份 0.10港元,相當於上述配售協議日期本公司 股份於聯交所所報之收市價每股0.092港元 溢價約8.70%。

於二零二三年十二月五日,合共110,862,000股每股面值0.01港元之配售股份已成功按配售價每股配售股份0.10港元發行,合共面值為1,108,620港元。上述配售所得款項總額為11,086,200港元,而所得款項淨額約為10,900,000港元(經扣除配售佣金後),為每股配售股份約0.098港元之淨價。

本公司擬將所得款項淨額(i)約9,100,000港元用於償還未償負債:及(ii)約1,800,000港元用作一般營運資金。

於二零二四年十二月三十一日,上述配售所 得款項淨額已全數用作擬定用途。

有關上述配售的詳情,包括進行配售事項的 理由及裨益,請參閱本公司日期為二零二三 年十月二十日、二零二三年十一月十日及二 零二三年十二月五日的公告。

Subscription of New Shares under General Mandate

On 29 November 2023, the Company entered into the subscription agreement with each of Sunshine Prosperity Limited, Eastern Pearl Capital Fund SPC – Eastern Pearl Caelus Fund SP and Eastern Pearl Capital Fund SPC – EP Neutron Market Neutral Fund SP, pursuant to which the Company conditionally agreed to allot and issue, and Sunshine Prosperity Limited, Eastern Pearl Capital Fund SPC – Eastern Pearl Caelus Fund SP and Eastern Pearl Capital Fund SPC – EP Neutron Market Neutral Fund SP conditionally agreed to subscribe for, up to 168,000,000, 30,000,000 and 4,200,000 shares of the Company at the subscription price of HK\$0.126 per subscription share respectively. The above subscription shares were approved to issue and allot under the general mandate granted to the Board by the shareholders of the Company at the annual general meeting of the Company held on 9 June 2023.

On 18 January 2024, the Company entered into an addendum to the above subscription agreement with each of Sunshine Prosperity Limited, Eastern Pearl Capital Fund SPC – Eastern Pearl Caelus Fund SP and Eastern Pearl Capital Fund SPC – EP Neutron Market Neutral Fund SP to extend the long stop date to 28 February 2024 (or such later date as the relevant parties may agree in writing).

On 4 March 2024, as the conditions precedent set out in the subscription agreement (as revised and supplemented by the addendum) entered into with Eastern Pearl Capital Fund SPC – Eastern Pearl Caelus Fund SP were not fulfilled and/or satisfied, the relevant subscription agreement was lapsed.

根據一般授權認購新股份

於二零二三年十一月二十九日,本公司與 Sunshine Prosperity Limited . Eastern Pearl Capital Fund SPC - Eastern Pearl Caelus Fund SP及 Eastern Pearl Capital Fund SPC - EP Neutron Market Neutral Fund SP 各 自訂立認購協議,據此,本公司有條件 同意配發及發行,而Sunshine Prosperity Limited . Eastern Pearl Capital Fund SPC - Eastern Pearl Caelus Fund SP及Eastern Pearl Capital Fund SPC - EP Neutron Market Neutral Fund SP有條件同意認購,最多 168,000,000股、30,000,000股及4,200,000 股本公司股份,認購價為每股認購股份 0.126港元。上述認購股份獲批准根據本公 司股東於二零二三年六月九日舉行之本公司 股東週年大會上授予董事會之一般授權發行 及配發。

於二零二四年一月十八日,本公司與Sunshine Prosperity Limited、Eastern Pearl Capital Fund SPC - Eastern Pearl Caelus Fund SP及 Eastern Pearl Capital Fund SPC - EP Neutron Market Neutral Fund SP各自訂立上述認購協議的增編,以將最後截止日期延長至二零二四年二月二十八日(或相關訂約方可能書面協定之有關較後日期)。

於二零二四年三月四日,由於與Eastern Pearl Capital Fund SPC – Eastern Pearl Caelus Fund SP訂立之認購協議(經增編修 訂及補充)所載先決條件尚未滿足及/或達 成,故相關認購協議已告失效。

On the same day, all the conditions precedent set out in each of the subscription agreements (as revised and supplemented by the respective addendums) entered into with Sunshine Prosperity Limited and Eastern Pearl Capital Fund SPC – EP Neutron Market Neutral Fund SP were fulfilled and/or satisfied and the respective completion took place. An aggregate of 28,200,000 subscription shares with the par value of HK\$0.01 each were successfully issued and allotted, in which 24,000,000 subscription shares were issued and allotted to Sunshine Prosperity Limited and 4,200,000 subscription shares were issued and allotted to Eastern Pearl Capital Fund SPC – EP Neutron Market Neutral Fund SP, with aggregate nominal value of HK\$282,000. The subscription price of HK\$0.126 per subscription share represents a discount of approximately 18.71% to the closing price of HK\$0.155 per share of the Company as quoted on the Stock Exchange on the date of the subscription agreement.

The gross proceeds from the above subscriptions were HK\$3,553,200 in aggregate and the net proceeds from the above subscriptions, after deduction of relevant expenses, amounted to approximately HK\$3,450,000, representing a net price of approximately HK\$0.122 per subscription share.

The Company intended to apply the net proceeds from above subscriptions of approximately HK\$3,450,000 as general working capital of the Group.

As at 31 December 2024, the net proceeds from the above subscriptions were utilised in full as intended.

For the details of the above subscriptions, including the reasons for and benefits of the above subscriptions, and the information of the subscribers, please refer to the announcements of the Company dated 29 November 2023, 18 January 2024 and 4 March 2024.

Subscription of New Shares under Specific Mandate

On 2 February 2024, the Company entered into the subscription agreement with Yu Chunfeng* (余春風), pursuant to which the Company conditionally agreed to allot and issue, and Yu Chunfeng* (余春風) conditionally agreed to subscribe for, up to 400,000,000 shares of the Company at the subscription price of HK\$0.10 per share.

同日,與Sunshine Prosperity Limited及 Eastern Pearl Capital Fund SPC - EP Neutron Market Neutral Fund SP各自訂立的認購協議 (經相關增編修訂及補充)所載的所有先決條件均已獲滿足及/或達成,因此相關交易已完成。合共28,200,000股每股面值0.01港元且總面值為282,000港元的認購股份獲成功發行及配發,其中24,000,000股認購股份發行及配發予Sunshine Prosperity Limited,4,200,000股認購股份發行及配發予Eastern Pearl Capital Fund SPC - EP Neutron Market Neutral Fund SP。認購價為每股認購股份0.126港元,相當於認購協議日期本公司股份於聯交所所報之收市價每股0.155港元折讓約18.71%。

上述認購所得款項總額合共為3,553,200港元,而經扣除相關開支後,上述認購所得款項淨額約為3,450,000港元,為每股認購股份約0.122港元之淨價。

本公司擬將上述認購所得款項淨額約3,450,000港元用作本集團一般營運資金。

於二零二四年十二月三十一日,上述認購所 得款項淨額已全數用作擬定用途。

有關上述認購詳情(包括進行上述認購的理由及裨益)及認購方資料,請參閱本公司日期為二零二三年十一月二十九日、二零二四年一月十八日及二零二四年三月四日的公告。

根據特別授權認購新股份

於二零二四年二月二日,本公司與余春風訂立認購協議,據此,本公司有條件同意配發及發行,而余春風有條件同意認購,最多400,000,000股本公司股份,認購價為每股0.10港元。

A specific mandate was granted to the Board by the shareholders of the Company for the allotment and issuance of the above subscription shares at the extraordinary general meeting of the Company held on 8 April 2024.

本公司股東於二零二四年四月八日舉行之本公司股東特別大會上授予董事會特別授權以 配發及發行上述認購股份。

As the conditions precedent of the above subscription agreement were not fulfilled, satisfied and/or waived, the above subscription was not completed.

由於上述認購協議之先決條件未獲達成、滿足及/或豁免,故上述認購未有完成。

On 2 February 2024, the Company entered into another subscription agreement with King Castle Enterprises Limited, pursuant to which the Company conditionally agreed to allot and issue, and King Castle Enterprises Limited conditionally agreed to subscribe for, up to 400,000,000 shares of the Company at the subscription price of HK\$0.10 per share.

於二零二四年二月二日,本公司與帝堡企業有限公司訂立另一份認購協議,據此,本公司有條件同意配發及發行,而帝堡企業有限公司有條件同意認購,最多400,000,000股本公司股份,認購價為每股0.10港元。

As King Castle Enterprises Limited is wholly and beneficially owned by Mr. Wong Kin Ting, the father of Mr. Wong Wai Kai Richard who is an executive Director, King Castle Enterprises Limited is an associate of Mr. Wong Wai Kai Richard and hence a connected person of the Company under Chapter 14A of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). Accordingly, the subscription constituted a connected transaction for the Company under Chapter 14A of the Listing Rules.

由於帝堡企業有限公司由執行董事王瑋楷先生的父親王建廷先生全資實益擁有,故根據聯交所證券上市規則(「上市規則」)第14A章,帝堡企業有限公司為王瑋楷先生的聯繫人,因而為本公司的關連人士。因此,根據上市規則第14A章,該認購構成本公司的關連交易。

A specific mandate was granted to the Board by the independent shareholders of the Company for the allotment and issuance of the above subscription shares at the extraordinary general meeting of the Company held on 8 April 2024.

本公司獨立股東於二零二四年四月八日舉行 之本公司股東特別大會上授予董事會特別授 權以配發及發行上述認購股份。

On 30 May 2024, the above subscription was completed and 330,000,000 subscription shares with the par value of HK\$0.01 each and an aggregate nominal value of HK\$3,300,000 were issued and allotted to King Castle Enterprises Limited. The subscription price of HK\$0.10 per subscription share represents a discount of approximately 23.66% to the closing price of HK\$0.131 per share of the Company as quoted on the Stock Exchange on the date of the above subscription agreement. Upon completion of the above subscription, King Castle Enterprises Limited became a substantial shareholder (as defined under the Listing Rules) of the Company.

於二零二四年五月三十日,上述認購完成,330,000,000股每股面值0.01港元且合共面值為3,300,000港元之認購股份發行及配發予帝堡企業有限公司。認購價為每股認購股份0.10港元,相當於上述認購協議日期本公司股份於聯交所所報之收市價每股0.131港元折讓約23.66%。上述認購完成後,帝堡企業有限公司成為本公司主要股東(定義見上市規則)。

The gross proceeds from the above subscription were HK\$33,000,000 and the net proceeds from the above subscription, after deduction of relevant expenses in connection with the subscription, amounted to approximately HK\$32,400,000, representing a net price of approximately HK\$0.098 per subscription share.

上述認購所得款項總額為33,000,000港元, 就該等認購扣除相關開支後,上述認購所得 款項淨額約為32,400,000港元,為每股認購 股份約0.098港元之淨價。

The Company intended to apply (i) approximately HK\$5,400,000 for repayment of outstanding liabilities; (ii) approximately HK\$10,600,000 for provision of general working capital; and (iii) approximately HK\$16,400,000 for existing projects' business development.

本公司擬將(i)約5,400,000港元用於償還未 償負債:(ii)約10,600,000港元用於提供一般 營運資金:及(iii)約16,400,000港元用於現 有項目的業務發展。

As at 31 December 2024, the net proceeds from the above subscription were utilised in full as intended.

於二零二四年十二月三十一日,上述認購所 得款項淨額已全數用作擬定用途。

For the details of the above subscription, including the reasons for and benefits of the above subscription, and the information of the subscribers, please refer to the announcements of the Company dated 2 February 2024, 27 February 2024, 8 April 2024, 16 May 2024 and 30 May 2024, and the circular of the Company dated 15 March 2024.

有關上述認購的詳情(包括進行上述認購的理由及裨益)及認購方資料,請參閱本公司日期為二零二四年二月二日、二零二四年二月二十七日、二零二四年四月八日、二零二四年五月十六日及二零二四年五月三十日的公告,以及本公司日期為二零二四年三月十五日的通函。

Subscription of New Shares under Specific Mandate and Sale and Purchase of Shares

根據特別授權認購新股份及買賣股份

On 10 October 2024, the Company entered into the subscription agreement with King Castle Enterprises Limited, pursuant to which the Company conditionally agreed to allot and issue, and King Castle Enterprises Limited conditionally agreed to subscribe for, up to 100,000,000 shares of the Company at the subscription price of HK\$0.10 per share.

於二零二四年十月十日,本公司與帝堡企業有限公司訂立認購協議,據此,本公司有條件同意配發及發行,而帝堡企業有限公司有條件同意認購,最多100,000,000股本公司股份,認購價為每股0.10港元。

On the same date, the Company entered into the shares transfer agreement with King Castle Enterprises Limited, pursuant to which the Company agreed to sell and King Castle Enterprises Limited agreed to purchase 60,000,000 sale shares (as kept under the reserves of the Company as treasury shares) at the sale price of HK\$0.088 per share.

同日,本公司與帝堡企業有限公司訂立股份轉讓協議,據此,本公司同意出售,而帝堡企業有限公司同意購買,60,000,000股出售股份(作為本公司儲備保留的庫存股份),每股出售價為0.088港元。

As King Castle Enterprises Limited is a connected person of the Company under Chapter 14A of the Listing Rules. Accordingly, the subscription and transfer constituted connected transactions for the Company under Chapter 14A of the Listing Rules.

Due to the implementation of the Share Consolidation, the Company and King Castle Enterprises Limited entered into the supplemental agreement to the above subscription agreement and the supplemental agreement to the above shares transfer agreement on 23 October 2024, pursuant to which the number of subscription shares was adjusted to 25,000,000 shares with par value of HK\$0.04 each and the subscription price was adjusted to HK\$0.40 per subscription share, and the number of sale shares was adjusted to 15,000,000 shares of par value of HK\$0.04 each and the sale price was adjusted to HK\$0.352 per sale share respectively.

Specific mandates were granted to the Board by the independent shareholders of the Company for the allotment and issuance of the above subscription shares, and the sale and transfer of the above sale shares at the extraordinary general meeting held on 18 November 2024.

On 9 December 2024, the above transfer was completed, and 15,000,000 sale shares with the par value of HK\$0.04 each and an aggregate nominal value of HK\$600,000 were transferred to King Castle Enterprises Limited. The sale price of HK\$0.352 per sale share equals to the adjusted closing price of HK\$0.352 per share of the Company (for the effect of the Share Consolidation) as quoted on the Stock Exchange on the date of the above shares transfer agreement.

On 12 December 2024, the above subscription was completed and 25,000,000 subscription shares with the par value of HK\$0.04 each and an aggregate nominal value of HK\$1,000,000 were issued and allotted to King Castle Enterprises Limited. The subscription price of HK\$0.40 per subscription share represents a premium of approximately 13.64% to the adjusted closing price of HK\$0.352 per share of the Company (for the effect of the Share Consolidation) as quoted on the Stock Exchange on the date of the above subscription agreement.

由於根據上市規則第14A章,帝堡企業有限公司為本公司的關連人士。因此,根據上市規則第14A章,該認購及轉讓構成本公司的關連交易。

由於實施股份合併,本公司與帝堡企業有限公司於二零二四年十月二十三日分別訂立上述認購協議的補充協議及上述股份轉讓協議的補充協議,據此,認購股份數目調整為25,000,000股每股面值0.04港元的股份,認購價調整為每股認購股份0.40港元,而出售股份數目調整為15,000,000股每股面值0.04港元的股份,出售價調整為每股出售股份0.352港元。

本公司獨立股東於二零二四年十一月十八日 舉行之本公司股東特別大會上授予董事會特 別授權以配發及發行上述認購股份,並出售 和轉讓上述出售股份。

於二零二四年十二月九日,上述轉讓完成, 15,000,000股每股面值 0.04港元且合共面值 為600,000港元之出售股份已轉讓予帝堡企 業有限公司。出售價為每股出售股份 0.352 港元,與上述股份轉讓協議日期本公司股份 於聯交所所報之經調整收市價每股 0.352港 元 (因股份合併生效) 相等。

於二零二四年十二月十二日,上述認購完成,25,000,000股每股面值0.04港元且合共面值為1,000,000港元之認購股份已發行及配發予帝堡企業有限公司。認購價為每股認購股份0.40港元,相當於上述認購協議日期本公司股份於聯交所所報之經調整收市價每股0.352港元(因股份合併生效)溢價約13.64%。

The gross proceeds from the above subscription were HK\$10,000,000 and the net proceeds from the above subscription, after deduction of relevant expenses in connection with the subscription, was amount to approximately HK\$9,850,000, representing a net price of approximately HK\$0.394 per subscription share.

上述認購所得款項總額為10,000,000港元,就該認購扣除相關開支後,上述認購所得款項淨額約為9,850,000港元,為每股認購股份約0.394港元之淨價。

The gross proceeds from the above transfer were HK\$5,280,000 and the net proceeds from the above transfer, after deduction of relevant expenses in connection with the transfer, amounted to approximately HK\$5,130,000, representing a net price of approximately HK\$0.342 per sale share.

上述轉讓所得款項總額為5,280,000港元,就該轉讓扣除相關開支後,上述轉讓所得款項淨額約為5,130,000港元,為每股出售股份約0.342港元之淨價。

The Company intended to apply the net proceeds from the above subscription of approximately HK\$9,850,000 and the net proceeds from the above transfer of approximately HK\$5,130,000 as general working capital of the Group.

本公司擬將上述認購所得款項淨額約 9,850,000港元及上述轉讓所得款項淨額約 5.130.000港元用作本集團一般營運資金。

As at 31 December 2024, the net proceeds from the above subscription and transfer were utilised in full as intended.

於二零二四年十二月三十一日,上述認購及轉讓所得款項淨額已全數用作擬定用途。

For the details of the above subscription and transfer, including the reasons for and benefits of the above subscription and transfer, and the information of the subscriber and the transferee, please refer to the announcements of the Company dated 10 October 2024, 23 October 2024, 18 November 2024 and 12 December 2024, and the circular of the Company dated 1 November 2024.

有關上述認購及轉讓詳情(包括進行上述認購及轉讓的理由及裨益)及認購方和轉讓方資料,請參閱本公司日期為二零二四年十月十日、二零二四年十一月十八日及二零二四年十二月十二日的公告,以及本公司日期為二零二四年十一月一日的通函。

LIQUIDITY AND FINANCIAL RESOURCES

流動資金及財務資源

As at 31 December 2024, cash and cash equivalents amounted to approximately HK\$6,218,000 (2023: HK\$31,243,000). Total borrowing and lease liabilities of the Group as at 31 December 2024 was approximately HK\$26,599,000 (2023: HK\$32,908,000), of which approximately HK\$18,437,000 (2023: HK\$19,526,000 (restated)) would be repayable within one year and all the remaining borrowing and lease liabilities of approximately HK\$8,162,000 (2023: HK\$13,382,000 (restated)) would be repayable after one year.

於二零二四年十二月三十一日,現金及現金等值項目約為6,218,000港元(二零二三年:31,243,000港元)。於二零二四年十二月三十一日,本集團借款及租賃負債總額約為26,599,000港元(二零二三年:32,908,000港元),其中約18,437,000港元(二零二三年:19,526,000港元(重列)),將於一年內償還,所有餘下的借款及租賃負債約8,162,000港元(二零二三年:13,382,000港元(重列))將於一年後償還。

The current ratio of the Group was approximately 2.79 as at 31 December 2024 (2023: 3.13 (restated)).

於二零二四年十二月三十一日,本集團的流動比率約為2.79(二零二三年:3.13(重列))。

Management Discussion and Analysis 管理層討論及分析

GEARING RATIO

The gearing ratio of the Group, calculated as total borrowing and lease liabilities over equity was approximately 20.5% as at 31 December 2024 (2023: 22.1%).

CHARGE ON ASSETS

As at 31 December 2024, 16% and 32% of the equity interests in the Group's wholly-owned subsidiary, Runway Global Limited, were pledged to two respective individual creditors. The pledged loan amounts were HK\$5,000,000 and HK\$10,000,000.

Save as disclosed above, the Group did not have any pledge or charge on asset as at 31 December 2024.

CONTINGENT LIABILITIES

As at 31 December 2024, the Group did not have any material contingent liabilities (2023: Nil).

TREASURY POLICY

The Group has adopted a prudent financial management approach towards its treasury policies and thus maintained a healthy liquidity position throughout the period under review. The Group strives to reduce exposure to credit risk by performing ongoing credit assessments and evaluations of the financial status of its customers. To manage liquidity risk, the Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and other commitments can meet its funding requirements from time to time.

FOREIGN EXCHANGE EXPOSURE

Substantial portion of the business of the Group are denominated in Renminbi ("RMB") or in Hong Kong dollars. The Board does not consider that the Group is exposed to any material foreign currency exchange risk. Therefore, no hedging instruments or any other alternatives have been used.

資產負債比率

於二零二四年十二月三十一日,本集團的資產負債比率(按借款及租賃負債總額除以股本計算)約為20.5%(二零二三年:22.1%)。

資產抵押

於二零二四年十二月三十一日,本集團全資子公司時尚環球有限公司(Runway Global Limited)的16%及32%股份分別質押給兩名個人債權人。質押相關借款金額為5,000,000港元及10,000,000港元。

除上文所披露者外,於二零二四年十二月 三十一日,本集團並無任何資產質押或抵 押。

或然負債

於二零二四年十二月三十一日,本集團無任 何重大或然負債(二零二三年:無)。

庫務政策

本集團已對其庫務政策財務審慎的財務管理 方針,故在整個回顧期內維持健康的流動資 金狀況。本集團致力透過進行持續的信貸評 估及評估其客戶的財務狀況以降低信貸風 險。為管理流動資金風險,董事會緊密監控 本集團的流動資金狀況,以確保本集團的資 產、負債及其他承擔的流動資金結構可應付 其不時的資金需求。

外匯風險

本集團大部分業務以人民幣(人民幣)或港元計值。董事會認為,本集團並無面臨任何重大外匯風險。因此,並無採取任何對沖工具或任何其他措施。

Management Discussion and Analysis 管理層討論及分析

MATERIAL ACQUISITIONS OR DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

There was no material acquisition or disposal of subsidiaries, associates and joint ventures during the year ended 31 December 2024.

CAPITAL COMMITMENTS

As at 31 December 2024, the Group did not have any significant capital commitment (2023: Nil).

EMPLOYEES AND REMUNERATION POLICY

As at 31 December 2024, the Group had a total of 75 employees (31 December 2023: 73 employees). Total staff costs (including directors' emoluments) were approximately HK\$27,803,000 for the year ended 31 December 2024, as compared to approximately HK\$42,816,000 for the year ended 31 December 2023. Remuneration is determined with reference to market norms as well as individual employees performance, qualification and experience. The Group understands that employees are the foundation of corporate development and pays attention to the training, development and safety of the employees. The Company had also adopted share option scheme and share award scheme.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

There was no specific plan for material investments or capital assets as at 31 December 2024 (2023: nil).

重大收購或出售附屬公司、 聯營公司及合營企業

截至二零二四年十二月三十一日止年度,並 無重大收購或出售附屬公司、聯營公司及合 營企業。

資本承擔

於二零二四年十二月三十一日,本集團無任何重大資本承擔(二零二三年:無)。

僱員及薪酬政策

於二零二四年十二月三十一日,本集團共有75名僱員(二零二三年十二月三十一日:73名僱員)。截至二零二四年十二月三十一日止年度的總員工成本(包括董事酬金)約為27,803,000港元,而截至二零二三年十二月三十一日止年度約為42,816,000港元。酬金乃參照市場標準及個別僱員的表現、資歷及經驗釐定。本集團深明僱員乃企業發展的基礎,我們注重僱員培訓、發展及安全。本公司亦已採納購股權計劃及股份獎勵計劃。

日後重大投資計劃或資本資 產

於二零二四年十二月三十一日,概無具體 的重大投資計劃或資本資產(二零二三年: 無)。

Management Discussion and Analysis 管理層討論及分析

SIGNIFICANT INVESTMENTS

As at 31 December 2024, the Group did not have any significant investment (31 December 2023; nil).

SUBSCRIPTION OF PREFERENCE SHARES

On 6 December 2024, the Company (as subscriber) entered into the subscription agreement with N-Bridge Capital Group Limited (as issuer), pursuant to which the Company shall subscribe and N-Bridge Capital Group Limited shall issue and allot 11,112 redeemable preference shares with a par value of HK\$1.00 each at the subscription price of HK\$540 per preference share.

N-Bridge Capital Group Limited is held as to 40% shareholding by Mr. Mei Weiyi, the chairman of the Board and an executive Director. N-Bridge Capital Group Limited is regarded as an associate of Mr. Mei Weiyi in accordance with Chapter 14A of the Listing Rules. The above subscription constituted a connected transaction of the Company under Chapter 14A of the Listing Rules.

The above subscription was completed on 23 December 2024.

The above subscription enables the Group to cooperate with N-Bridge Capital Group Limited so as to help the Group to promote the universal exchange certificate issuance and management platform (including but not limited to stablecoins, digital currencies, NFTs, etc.) business globally and is in line with the Company's development strategy.

For the details of the above subscription, including the principal terms of the preference shares, please refer to the announcements of the Company dated 1 November 2024, 6 December 2024 and 23 December 2024.

FINAL DIVIDEND

The Board did not recommend any payment of a final dividend for the year ended 31 December 2024.

重大投資

於二零二四年十二月三十一日,本集團並 無任何重大投資(二零二三年十二月三十一 日:無)。

認購優先股

於二零二四年十二月六日,本公司(作為認購方)與信橋資本集團有限公司(作為發行人)訂立認購協議,據此,本公司須認購而信橋資本集團有限公司須發行及配發11,112股可贖回優先股,每股面值1.00港元,認購價為每股優先股540港元。

信橋資本集團有限公司由董事會主席兼執行董事梅唯一先生持有40%股權。根據上市規則第14A章,信橋資本集團有限公司被視為梅唯一先生的聯繫人。根據上市規則第14A章,上述認購構成本公司的關連交易。

上述認購已於二零二四年十二月二十三日完成。

上述認購促成本集團與信橋資本集團有限公司合作,從而有助本集團在全球推進通用兑換憑證發行及管理平台(包括但不限於穩定幣、數字貨幣、NFT等)業務,並符合本公司的發展策略。

有關上述認購的詳情,包括優先股的主要條款,請參閱本公司日期為二零二四年十一月 一日、二零二四年十二月六日及二零二四年 十二月二十三日的公告。

末期股息

董事會不建議派付截至二零二四年十二月 三十一日止年度的末期股息。

Management Discussion and Analysis 管理層討論及分析

EVENTS AFTER THE END OF THE REPORTING PERIOD

Grants of Award Shares

On 16 January 2025, the Board resolved, among other things, (i) the conditional grants of an aggregate of 44,000,000 award shares to six executive Directors (the "Conditional Grants"); (ii) the grant of an aggregate of 150,000 award shares to three independent non-executive Directors; and (iii) the grant of an aggregate of 6,469,358 award shares to 13 selected employees of the Group under the share award scheme adopted by the Company at the annual general meeting of the Company held on 26 June 2024 (collectively, the "Grants"). The Conditional Grants and the transactions contemplated thereunder were approved by the independent shareholders at the extraordinary general meeting of the Company held on 20 March 2025.

For details of the Grants, please refer to the announcements of the Company dated 16 January 2025, 24 January 2025, 5 February 2025, 19 February 2025 and 20 March 2025, and the circular of the Company dated 28 February 2025.

Strategic Cooperation Framework Agreement

On 16 January 2025, the Company entered into a legally binding strategic cooperation framework agreement with Tibet Water Resources Limited (a company whose shares are listed on the Stock Exchange, stock code: 1115), pursuant to which the Company and Tibet Water Resources Limited have entered into a cooperation based on Web3.0 new business model in relation to the sale of the "5100" brand customized products, including, but not limited to, water cards and joint-label products, through certain cooperation channels. The above cooperation shall be for a term of 5 years which shall be extended for a further term of 2 years upon receiving the extension request made by either party to the other no later than 30 days before the expiry of the term. The above cooperation can be renewed at request in every 2 years afterwards.

報告期末後事項

授出獎勵股份

於二零二五年一月十六日,董事會議決(其中包括)(i)按照本公司於二零二四年六月二十六日舉行的本公司股東週年大會上採納之股份獎勵計劃,向六名執行董事有條件授出合共44,000,000股獎勵股份(「有條件授出」):(ii)向三名獨立非執行董事授出合共150,000股獎勵股份;及(iii)向十三名選定僱員授出合共6,469,358股獎勵股份(統稱「授出」)。於二零二五年三月二十日舉行的本公司股東特別大會上,有條件授出及其項下擬進行的交易獲得獨立股東批准。

有關授出的詳情,請參閱本公司日期為二零 二五年一月十六日、二零二五年一月二十四 日、二零二五年二月五日、二零二五年二月 十九日及二零二五年三月二十日的公告,以 及本公司日期為二零二五年二月二十八日的 通函。

戰略合作框架協議

於二零二五年一月十六日,本公司與西藏水資源有限公司(一間股份於聯交所上市之公司,股份代號:1115)訂立一份具法律約束力的戰略合作框架協議,據此,本公司與西藏水資源有限公司基於Web3.0新業務模式就透過若干合作渠道銷售「5100」品牌定製產品,包括(但不限於)水卡和聯標產品與產品,包括(但不限於)水卡和聯標產品等業務達成合作。上述合作將為期5年,任何一方在期限屆滿前不遲於30天內收到另一方提出續約要求後則將予續期兩年。此後,上述合作每兩年可按要求續期。

Management Discussion and Analysis 管理層討論及分析

The above cooperation represents a significant milestone for the Company in the field of Web3.0 new business, aiming to expand business scope and enhance the Company's overall competitiveness through innovative business models. By integrating the resources and strengths of both parties, the above cooperation is expected to bring new business growth opportunities for the Company and have a positive impact on the Company's future development.

上述合作是本公司在Web3.0新業務領域的 重要里程碑,旨在借助創新業務模式,拓展 業務領域,提升本公司整體競爭力。通過整 合雙方資源和優勢,上述合作有望為本公司 帶來新的業務增長點,對本公司未來發展產 生積極影響。

For details of the above cooperation, please refer to the announcement of the Company dated 16 January 2025.

有關上述合作的詳情,請參閱本公司日期為 二零二五年一月十六日的公告。

Web3 Brand Promotion and RWA Issuance Projects

On 24 January 2025, the Company entered into a non-legally binding cooperation framework agreement with N-Bridge Capital Group Limited, pursuant to which the parties jointly cooperate on the Web3 brand promotion project and RWA issuance project of Wangfu Center* (王府中心).

The above cooperation is an important milestone for the Company in the field of Web3. It aims to use innovative business models to expand business areas and enhance the Company's comprehensive competitiveness. It is expected to bring new business growth points to the Company and positive impact on the future development of the Company.

Mr. Mei Weiyi, the chairman of the Board and an executive Director, holds 40% of the issued shares of N-Bridge Capital Group Limited. As at the date of this annual report, no formal binding documentation has been executed between the parties and negotiations are still in progress. The above cooperation, if materializes, may constitute a continuing connected transaction of the Company under the Listing Rules. If the parties enter into a formal cooperation agreement, or if there are any material developments with respect to the proposed cooperation, the Company will make further announcement(s) in accordance with the Listing Rules as and when appropriate.

For details of the above cooperation, please refer to the announcement of the Company dated 24 January 2025.

Save as disclosed above, there have been no significant events occurring after the end of the reporting period up to the date of this annual report.

Web3品牌推廣與RWA發行項目

於二零二五年一月二十四日,本公司與信橋 資本集團有限公司訂立一份不具法律約束力 的合作框架協議,據此,雙方共同就王府中 心Web3品牌推廣項目與RWA發行項目進行 合作。

上述合作是本公司在Web3領域的重要里程 碑,旨在借助創新業務模式,拓展業務領 域,並提升本公司綜合競爭力,有望為本公 司帶來新的業務增長點,對本公司未來發展 產生積極影響。

董事會主席兼執行董事梅唯一先生持有信橋 資本集團有限公司已發行股份之40%。於本 年報日期,雙方尚未簽立具正式具約束力的 文件,且磋商仍在進行,上述合作若落實可 能會構成上市規則項下本公司之持續關連交 易。若雙方訂立正式合作協議,或擬合作事 項出現任何重大進展,本公司將根據上市規 則適時另行刊發公告。

有關上述合作的詳情,請參閱本公司日期為 二零二五年一月二十四日的公告。

除上文所披露者外,直至本年報日期,概無 重大事項在報告期結束後發生。

Management Discussion and Analysis 管理層討論及分析

FUTURE PROSPECTS

We believe that Mainland China and Hong Kong will achieve moderate economic growth in 2025, with the government further implementing macroeconomic policy supports to further stimulate the economy and boost consumer confidence.

Our Company will continuously optimize its existing business structure while actively seeking new potential opportunities to enhance result performance and maximize shareholder returns.

In respect of our apparel operation, our primary objectives are to further refine product design, development capacities and elevate the products' gross profit margin. Concurrently, by aligning with our IP application business, we will apply our extensive, long-established expertise in apparel products design and production capacities to the development, design and supply chain oversight of IP-derived products across all stages. The deepened extension of the industry chain and the expansion of scale will enable the continuous elevation of gross profit margin levels.

We plan to continue the deepening of business development in the IP application and products operation. In light of the favorable business environment and opportunities presented by the Web3.0 era for digital trendy cultural products, the Company will prioritize the application of Web3.0 technologies to foster innovation in IP application. By applying blockchain technology and smart contracts, we aim to drive rapid development in IP applications and product operations. At the same time, we will further strengthen collaboration with intellectual property partners, expand the scope of product partnerships, and diversify business cooperation models. We aim to continuously innovating the multifaceted applications of intellectual property products. Efforts will be made to collaborate with more globally renowned IP providers to enhance and diversify our business structure. We will pursue the exploration of additional business opportunities with partners with whom we have established business relationships, while actively seeking expansion of new partnerships in the field of IP application.

* For identification purpose only

未來展望

我們認為,中國內地及香港於二零二五年將 實現溫和的經濟增長,政府將進一步實施宏 觀經濟政策支持,以促進經濟及增強消費者 的信心。

本公司將不斷優化現有業務結構,並積極尋求新的潛力業務,以提升業績表現及創造最大化的股東回報。

在服飾業務方面,我們將進一步優化產品設計開發能力及提升產品毛利率作為首要目標,同時與知識產權應用業務相結合,將沉澱多年的服飾產品設計生產能力應用於IP衍生品的開發設計、供應鏈管理等各個環節。通過產業鏈的縱深延展和規模化不斷提升毛利率水平。

我們計劃繼續深入拓展知識產權應用及產品營運方面的業務發展。結合Web3.0時代為數字潮流文化產品創造的良好業務環境及產品劃造的良好業務環境及產品則數字期流文化產品創造的良好業務環境及權應用外的創造與革新,通過區塊鏈技術和用中的創造與革新,通過區塊鏈技術和用中的的應用,推動我們在知識產權應用是並發展。同時,進不斷圍並延展業務合作模式,更多的企業所屬的合作人豐富業務結構。對於與更多商機,並不過數不可以與更多的機,並不可以與更多的機,並不可以與更多的機,並不可以與更多的機,並不可以與更多的機,並不可以與更多的機,並不可以與更多的機,並不可以與更多的人類。

* 僅供識別

The Board is pleased to present the corporate governance report for the year ended 31 December 2024. 董事會欣然呈上截至二零二四年十二月 三十一日止年度的企業管治報告。

CORPORATE GOVERNANCE PRACTICES

Mission Statement

The Company aims at maintaining long-term return for all stakeholders and achieving assets growth by adoption of flexible business model and strategies. The Board and the management of the Company play an active role in the development of the Group's business model. The "Chairman's Statement" includes discussions and analyses of the Group's performance, the basis on which the Group directs to create values in the longer term and delivers the Group's objectives. Details of the Group's business performance and financial review for the reporting year are set out in the "Management Discussion and Analysis" section of this annual report.

Alignment of Culture and Business Strategy

The Company demonstrates its corporate culture in its operations and relations with its stakeholders. The Board instils a culture that promotes and maintains a high standard of integrity, openness, probity and accountability. The Directors always act with integrity, lead by example, and promote the desired culture of the Company. Such culture aligns with the core values of the Group of acting lawfully, ethically and responsibly which is continually reinforced by the Company. In order to promote and implement the purpose and core values continuously, the Board has established various internal policies and procedures e.g. anti-fraud and anti-bribery policy and whistleblowing policy, which form an integral part of creating a healthy corporate culture of the Group.

Board's Evaluation of Corporate Culture

It is the Board's duty to ensure that the desired culture is reflected in the Company's strategy, business model and operating practices. The Board committees are adequately empowered and resourced to embed values and assess the corporate culture. They work collaboratively and report to the Board regularly to help the Board drawing insights into culture. Please see the sections below on the duties of the Board committees and the work performed by each of them during the reporting year.

企業管治常規

任務宗旨

本公司旨在為所有持份者維持長期回報,並透過採取靈活業務模式與策略實現資產增長。董事會及本公司管理層在本集團發展業務模式上發揮積極作用。「主席報告書」包含本集團表現的討論及分析,是指導本集團創造長遠價值及實現本集團目標的基礎。本集團於報告年度的業務表現及財務回顧載於本年報「管理層討論及分析」一節。

文化與業務策略結合

本公司的企業文化於其營運及與持份者的關係中體現。董事會促進推廣高水準的誠信、開放、正直及問責文化。董事始終以誠信行事、以身作則,並促進達成本公司理想中的文化。此文化與本集團以合符法律、道德及盡責行事的核心價值相符,且由本公司不斷強化。為持續促進及實現此目的及核心價值,董事會已設立多項內部政策程序,例如反欺詐及反貪污政策,以及舉報政策,並構成本集團創建健康企業文化的一部分。

董事會對企業文化的評估

董事會的職責是確保本公司的策略、業務模式及營運常規中能夠反映理想中的文化。董事委員會獲賦予足夠權力及提供充足資源注入價值及評估企業文化。彼等與董事會通力合作,並定期向董事會匯報,以協助董事會對企業文化有較深入的見解。請參閱下文董事委員會的職責及彼等各自於報告年度內履行的工作。

CORPORATE GOVERNANCE CODE

The Company is committed to achieving high standards of corporate governance to safeguard the interests of its shareholders and to enhance corporate value. The Company's corporate governance practices are based on the principles and the code provisions set out in the Corporate Governance Code as set out in Appendix C1 to the Listing Rules (the "CG Code"). During the year ended 31 December 2024, the Company has complied with the CG Code, except for the deviation from code provision C.2.1, which is explained below.

According to code provision C.2.1 of the CG Code, the roles of chairman and chief executive should be separate and should not be performed by the same person. The Company has not appointed a chief executive officer. During the year ended 31 December 2024, under the leadership of the chairman of the Board who performed the added role of the chief executive officer of the Company, the Board worked effectively and performed its responsibilities with all key and appropriate issues discussed in a timely manner. In addition, as all major decisions were made in consultation with members of the Board and relevant Board committees, and there are three independent non-executive Directors on the Board offering advice from independent perspectives, the Board was therefore of the view that there were adequate safeguards in place to ensure sufficient balance of powers within the Board.

Save as those mentioned above and in the opinion of the Directors, the Company has met all the relevant code provisions set out in the CG Code during the year ended 31 December 2024.

The Board will keep reviewing and updating its corporate governance practices from time to time to ensure compliance with legal and commercial standards. The terms of reference of the Board committees have been posted on the Company's and the Stock Exchange's websites.

CORPORATE GOVERNANCE STRUCTURE

The Board is primarily responsible for formulating strategies, monitoring performance and managing risks of the Group. At the same time, it also has the duty to enhance the effectiveness of the corporate governance practices of the Group.

企業管治守則

本公司一向致力於維持高水準之企業管治,以保障其股東權益並提高企業價值。本公司的企業管治常規乃基於上市規則附錄C1所載的企業管治守則(「企業管治守則」)載列的原則及守則條文。截至二零二四年十二月三十一日止年度,本公司已遵守企業管治守則,惟下文所闡述偏離守則條文第C.2.1條的情況除外。

根據企業管治守則之守則條文第C.2.1條, 主席及首席執行官的職能應予以區分,不應 由同一人士擔任。本公司並無委任首席執行 官。截至二零二四年十二月三十一日 度,在履行本公司首席執行官附加職責 事會主席領導下,董事會有效地運作並履行 其職責,所有關鍵和適當的問題均及時獲 論。此外,由於所有主要決策均經諮詢董 會成員及相關董事委員會後作出,且 會成員及相關董事委員會後作出,且 事會認為有足夠保障措施確保董事會權力平 衡。

除上文所述之偏離情況外,董事認為,截至 二零二四年十二月三十一日止年度,本公司已遵守企業管治守則所載所有相關守則條文。

董事會將不時檢討及更新該等企業管治常規,以確保遵守法定及商業標準。各董事會委員會的職權範圍已刊載於本公司及聯交所網站。

企業管治架構

董事會主要負責制定策略、監管執行及管理 本集團的風險。與此同時,其亦有責任提高 本集團企業管治常規的成效。

Corporate Governance Report

企業管治報告

Under the Board, there are four committees, namely Audit Committee, Remuneration Committee, Nomination Committee and Corporate Governance Committee. All these Board committees perform their distinct roles in accordance with their respective terms of reference and assist the Board in supervising certain functions of the senior management.

董事會下設四個委員會,即審核委員會、薪 酬委員會、提名委員會及企業管治委員會。 所有該等董事會委員會根據彼等各自職權範 圍條款履行彼等不同職能並協助董事會監管 高級管理層的若干職能。

THE BOARD AND BOARD COMMITTEES

As at the date of this report, the Board comprises 9 Directors and their respective roles are set out as follows:

EXECUTIVE DIRECTORS

MEI Weiyi (Chairman)
(appointed on 2 August 2024)
LI Yang
TIN Yat Yu Carol
CHAN Ming Leung Terence
GONG Xiaohan
WONG Wai Kai Richard

INDEPENDENT NON-EXECUTIVE DIRECTORS

TANG Shu Pui Simon HON Ming Sang LO Wing Sze

Mr. MEI Weiyi, who has been appointed as an executive Director and the chairman of the Board during the reporting year, has obtained the legal advice referred to in Rule 3.09D of the Listing Rules as regards the requirements under the Listing Rules that are applicable to him as a Director and the possible consequences of making a false declaration or giving false information to the Stock Exchange, and he has confirmed he understood his obligations as a Director.

董事會及董事委員會

於本報告日期,董事會由9名董事組成及彼 等各自職能載列如下:

執行董事

梅唯一(主席) (於二零二四年八月二日獲委任) 李陽 田一妤 陳明亮 聾曉寒

獨立非執行董事

鄧澍焙 韓銘生 羅詠詩

干瑋楷

梅唯一先生於報告年度內獲委任為執行董事 兼董事會主席,已取得上市規則第3.09D條 所述的法律意見,內容有關其作為董事須遵 守的上市規則規定,以及向聯交所作出虛假 聲明或提供虛假信息所可能引致的後果,且 其已確認其明白作為董事的責任。

DUTIES OF THE BOARD AND MANAGEMENT

Duties of the Board

The Board is primarily responsible for overseeing and supervising the management of the business affairs and the overall performance of the Group. The Board sets the Group's values and standards and ensures that the requisite financial and human resources support are in place for the Group to achieve its objectives. The functions performed by the Board include but not limited to formulating the Group's business strategies, reviewing the Group's financial performance and results, deciding all significant financial and operational issues and monitoring, reviewing the Group's internal control system and corporate governance; and all other functions reserved to the Board under the Company's articles of association as amended from time to time (the "Articles").

Duties of the Management

In addition, the Board delegates to the Group's management certain functions including (i) the implementation of general daily operation and strategies approved by the Board; (ii) the implementation of internal control procedures; and (iii) ensuring compliance with relevant requirements and other rules and regulations.

Pursuant to Rules 3.10(1) and 3.10(2) of the Listing Rules, the Company has appointed 3 independent non-executive Directors. All of them have appropriate professional qualifications or accounting or related financial management expertise.

The current Board members have no financial, business, family or other material/relevant relationships with each other. All the Directors carry out their duties in good faith and in compliance with applicable laws and regulations, making decisions objectively and acting in the interests of the Company and its shareholders at all times.

The Company has received from each independent non-executive Director an annual confirmation of his/her independence pursuant to Rule 3.13 of the Listing Rules and the Board considers them independent.

董事會及管理層的職責

董事會職責

董事會主要負責監督及監管管理本集團的業務事宜及整體表現。董事會制定本集團的價值及標準並確保為本集團安排所需財務及人力資源以實現其目標。董事會履行的職能包括但不限於制定本集團的業務策略、審核本集團的財務表現及業績、決定所有重大財務及經營問題以及監管、檢討本集團的內部監控系統及企業管治;及本公司不時修訂的組織章程細則(「章程細則」)下所保留董事會的所有其他職能。

管理層職責

此外,董事會授權本集團管理層的若干職能,包括(i)實施一般日常經營和經董事會批准的策略:(ii)執行內部監控程序:(iii)及確保遵守相關規定以及其他規則及規例。

根據上市規則第3.10(1)及3.10(2)條,本公司已委任3名獨立非執行董事。所有獨立非執行董事具備適當專業資格或會計或相關財務管理專長。

現任董事會成員彼此間並無財務、業務、家 族或其他重大/相關關係。全體董事均時刻 本著真誠態度並遵守適用法律及法規履行職 責,並客觀地作出決策及以本公司及股東的 利益為依歸行事。

本公司接獲各獨立非執行董事根據上市規則 第3.13條就其獨立性作出年度確認,董事會 已認可彼等的獨立性。

Biographies of all Directors are listed in the section headed "Biographical Details of Directors" set out on pages 10 to 16.

所有董事的履歷載於第10至16頁董事履歷 詳情 | 一節。

CHAIRMAN AND DEPUTY CHIEF EXECUTIVE OFFICER

According to Code Provision C.2.1 of the CG Code, the roles of chairman and chief executive should be separate and should not be performed by the same person. The Company deviated from such provision during the year ended 31 December 2024, details of which were set out in the section headed "Corporate Governance Practices" above.

主席及副首席執行官

根據企業管治守則之守則條文第 C.2.1 條, 主席及首席執行官的職能應予以區分,不應 由同一人士擔任。本公司於截至二零二四年 十二月三十一日止年度偏離該條文,詳情載 於上文「企業管治常規」一節。

BOARD MEETINGS AND GENERAL MEETINGS

The Board meets regularly for reviewing and approving the financial and operating performance of the Group, and considering and approving the overall strategies and policies of the Group. Additional meetings are held when significant events or important issues are required to be discussed and resolved.

The Company held 13 Board meetings, 2 independent Board committee ("IBC") meetings, one annual general meeting ("AGM") and 2 extraordinary general meetings ("EGM(s)") during the reporting year. The chairman also held meeting with the independent non-executive Directors without the presence of other Directors.

董事會會議及股東大會

董事會定期召開會議審閱及批准本集團的財務及經營表現,並考慮及批准本集團的整體策略及政策。於須討論及議決重大事件或重大問題時將舉行額外會議。

於報告年度內,本公司已舉行13次董事會會議、兩次獨立董事委員會(「獨立董事委員會」)會議、一次股東週年大會(「股東週年大會」)及兩次股東特別大會(「股東特別大會」)。主席與獨立非執行董事亦有舉行會議,而無其他董事出席。

The attendance record of each Director is as follows:-

各董事的出席記錄如下:

Name of director		Number of Board meetings attended/ eligible to attend	Number of IBC meetings attended/ eligible to attend# 獨立董事	Number of AGM attended/ eligible to attend	Number of EGMs attended/ eligible to attend
董事姓名		董事會會議出席/ 合資格出席次數	委員會會議出席/ 合資格出席次數#	股東週年大會出席/ 合資格出席次數	股東特別大會出席/ 合資格出席次數
EXECUTIVE DIRECTORS:	執行董事:				
MEI Weiyi <i>(Chairman)</i> (appointed on 2 August 2024)*	梅唯一 <i>(主席)</i> (於二零二四年八月二日獲委任)*	6/6	N/A 不適用	N/A 不適用	1/1
LI Yang	李陽	12/13	N/A 不適用	1/1	2/2
TIN Yat Yu Carol	田一妤	10/13	N/A 不適用	1/1	2/2
CHAN Ming Leung Terence	陳明亮	13/13	N/A 不適用	1/1	2/2
GONG Xiaohan	龔曉寒	13/13	N/A 不適用	1/1	1/2
WONG Wai Kai Richard	王瑋楷	12/13	N/A 不適用	1/1	2/2
INDEPENDENT NON-EXECUTIVE DIRECTORS:	獨立非執行董事:				
TANG Shu Pui Simon	鄧澍焙	10/13	2/2	1/1	1/2
HON Ming Sang	韓銘生	13/13	2/2	1/1	2/2
LO Wing Sze	羅詠詩	13/13	2/2	1/1	2/2

^{*} Mr. MEI Weiyi has been appointed as an executive Director and the chairman of the Board on 2 August 2024. 6 Board meetings and 1 EGM were held after his appointment.

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

According to the CG Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant.

Every newly appointed Director is provided with a comprehensive induction and information to ensure that he/she has a proper understanding of the Company's operations and business as well as his/her responsibilities under the relevant laws, rules and regulations.

董事持續專業發展

根據企業管治守則,所有董事均須參與持續 專業進修,以提高及更新其知識及技能,從 而確保繼續在全面知悉及切合所需的情況下 向董事會作出貢獻。

每名新獲委任董事均獲提供全面之就任須知 及資料,以確保彼適當了解本公司之營運及 業務以及彼於相關法律、規則及規定下之職 責。

Established to advise the independent shareholders of the Company on connected transactions.

^{*} 梅唯一先生於二零二四年八月二日獲委任為執行 董事兼董事會主席。在彼獲委任後,董事會會議 及股東特別大會舉行的次數分別為6次及1次。

[#] 成立目的乃就關連交易向本公司獨立股東提供意 見。

The development and training of Directors are an ongoing process so that the Directors can perform their duties appropriately. The Directors are provided with periodic updates on the Company's performance, position and prospects to enable the Board as a whole and each Director to discharge their duties. In addition, the Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills to ensure that they continue to make contribution to the Board in an informed and relevant manner.

董事發展及培訓是一個持續的過程,以使董事能夠適當地履行職責。本公司定期向董事提供有關本公司表現、狀況及前景之最新資料,以便董事會整體地及每名董事均履行其職責。此外,本公司鼓勵全體董事參與持續專業發展,以提升及更新彼等之知識及技能,從而確保彼等繼續對董事會作出知情及相關貢獻。

The chart below summarises the participation of the individual Directors in continuous professional development during the year ended 31 December 2024:

下表概述各董事截至二零二四年十二月三十一日止年度參與持續專業發展的情況:

Name of director

董事姓名

EXECUTIVE DIRECTORS:	執行董事:	
MEI Weiyi (Chairman) (appointed on 2 August 2024)	梅唯一(主席)	1
	(於二零二四年八月二日獲委任)	
LI Yang	李陽	✓
TIN Yat Yu Carol	田一妤	1
CHAN Ming Leung Terence	陳明亮	✓
GONG Xiaohan	龔曉寒	✓
WONG Wai Kai Richard	王瑋楷	✓
INDEPENDENT NON-EXECUTIVE DIRECTORS:	獨立非執行董事:	
TANG Shu Pui Simon	鄧澍焙	✓
HON Ming Sang	韓銘生	✓
LO Wing Sze	羅詠詩	1

^{*} Attend seminars/conferences/forums/briefings/workshops/programmes; and/or read materials relevant to the business, director's duties, corporate governance or regulatory updates, etc.

出席與業務、董事職責、企業管治或最新監管規 定相關之研討會/座談會/論壇/簡介會/工作 坊/課程:及/或閱讀相關之刊物。

APPOINTMENT AND RE-ELECTION OF DIRECTORS

appointment (as the case may be) with the Company for a period of

three years.

Each of the executive Directors and independent non-executive 各執行董事及犯Directors has entered into a service contract or a letter of 立服務協議或認

In accordance with the Articles, one-third of the Directors are subject to retirement by rotation or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third shall retire from the office and being eligible offer themselves for reelection provided that every Director shall be subject to the retirement by rotation at least once every three years. A new Director is subject to re-election by the shareholders at the first AGM after his or her appointment in accordance with the Articles.

In accordance with article 83(3) of the Articles, Mr. MEI Weiyi (who was appointed on 2 August 2024) will hold office until the next following AGM after his appointment and, being eligible, offers himself for re-election.

In accordance with article 84 of the Articles, Ms. TIN Yat Yu Carol, Mr. HON Ming Sang and Ms. LO Wing Sze *BBS, JP* will retire from office by rotation and, being eligible, offer themselves for re-election at the forthcoming AGM.

None of the Directors had entered into any service contract or letter of appointment (as the case may be) with any member of the Group which is not terminable by the Group within one year without payment of compensation, other than statutory compensation.

委任及重選董事

各執行董事及獨立非執行董事已與本公司訂 立服務協議或委任函(視情況而定),為期三 年。

根據章程細則,三分之一的董事須輪值退任 或(倘彼等數目非三名或三之倍數)最接近 數目但不少於三分之一將退任並合資格膺選 連任,惟各董事須至少每三年輪值退任一 次。按照章程細則,新董事須於其獲委任後 的首次股東週年大會上由股東重選。

根據章程細則第83(3)條,梅唯一先生(於二零二四年八月二日獲委任)的董事任期將直至其委任後首個股東週年大會止,及彼合資格並願意膺選連任。

根據章程細則第84條,田一妤女士、韓銘生 先生及羅詠詩女士*銅紫荊星章,太平紳士*將 於即將舉行的股東週年大會上輪流退任,及 彼等均合資格並願意於該大會上膺選連任。

概無董事已與本集團任何成員公司訂立任何 本集團於一年內倘不作出賠償(法定賠償除 外)則無法不可的服務合約或委任函(視情 況而定)。

MECHANISM IN PLACE TO ENSURE INDEPENDENT VIEWS AND INPUT ARE AVAILABLE TO THE BOARD

The Company has a mechanism in place to ensure independent views and input are available to the Board: (a) where appropriate, the Company shall arrange suitable and sufficient resources to cover any matters relating to the obtaining of an independent opinion by the Board, including but not limited to the engagement of a legal team or any other professionals for such purpose; (b) where appropriate, the Directors shall give at least three working days' notice to the company secretary of the Company to obtain an independent opinion, including but not limited to engaging a professional team for such purpose; (c) the Board is required to review its structure. size, composition (including skills, knowledge and experience) and diversity policy at least annually to ensure that the composition of the Board complies with the relevant requirements of the Listing Rules including maintaining a balanced mix of executive and non-executive Directors (including independent non-executive Directors) so that the Board has a strong element of independence which can effectively exercise independent judgment; and (d) if all the independent nonexecutive Directors have served on the Board for more than nine years, the Company should consider to appoint a new independent non-executive Director at the forthcoming AGM.

The Board has reviewed the implementation and effectiveness of the said mechanism during the year and considered that it has been operating effectively and will continue to monitor its implementation and effectiveness on an annual basis.

NOMINATION COMMITTEE

The Board established the Nomination Committee on 22 November 2013. The Nomination Committee currently consists of one executive Director, namely Mr. LI Yang and two independent non-executive Directors, namely, Mr. TANG Shu Pui Simon and Mr. HON Ming Sang. Mr. LI Yang is the chairman of the Nomination Committee.

確保董事會可獲得獨立的觀 點和意見的機制

本公司董事會已制定機制,以確保董事會 可獲得獨立的觀點和意見:(a)在適當情況 下,本公司將安排合適及充足資源以開展與 董事會獲取獨立意見有關的任何事宜,包括 但不限於就此委聘法律團隊或任何其他專業 人員;(b)在適當情況下,董事應至少提前 三個工作日向本公司公司秘書發出通知,以 獲取獨立意見,包括但不限於就此委聘專業 團隊;(c)董事會須至少每年檢討其架構、 人數、組成(包括技能、知識及經驗)及多 元化政策,以確保董事會的組成符合上市規 則的相關規定,包括維持執行與非執行董事 (包括獨立非執行董事)的均衡組合,使董事 會高度獨立而可有效發揮獨立的判斷能力; 及(d)董事會所有獨立非執行董事已在任超過 九年,本公司應考慮在應屆股東週年大會上 委任新的獨立非執行董事。

董事會已檢討上述機制於年內的實施情況及 成效,並認為其已行之有效,且將繼續每年 監察其實施情況及有效性。

提名委員會

董事會已於二零一三年十一月二十二日成立 提名委員會。提名委員會現時包括一名執行 董事李陽先生,以及兩名獨立非執行董事即 鄧澍焙先生及韓銘生先生。李陽先生為提名 委員會主席。

The main duties of the Nomination Committee include, among others:

提名委員會的主要職責包括(其中包括):

- reviewing the structure, size and composition of the Board;
- 審核董事會的架構、規模及組成;
- identifying suitable and qualified individuals to join the Board;
- 物色合適及合資格人士加入董事會;
- assessing the independence of independent non-executive Directors; and
- 評估獨立非執行董事的獨立性;及
- making recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors.
- 就有關委任或重新委任董事向董事會提供建議。

During the reporting year, 2 meetings of the Nomination Committee were held and the attendance record of each committee member is as follows:-

於報告年度內,已舉行2次提名委員會會議 及各委員會成員的出席記錄如下:

Name of director

董事姓名

Number of meetings attended/ eligible to attend

出席/合資格出席會議次數

LI Yang (Chairman)李陽 (主席)TANG Shu Pui Simon鄧澍焙HON Ming Sang韓銘生

2/2

2/2

2/2

During the reporting year, the Nomination Committee performed the following work:

於報告年度內,提名委員會已履行以下工 作:

- reviewed the structure, size and composition of the Board with reference to the Company's board diversity policy;
- 参考了本公司的董事會多元化政策,檢 討董事會的架構、人數及組成;
- considered the proposed appointment of new Director candidate;
- 考慮建議委任新董事人選;
- reviewed the proposed re-election of the retiring Directors at the AGM held on 26 June 2024:
- 審視於二零二四年六月二十六日舉行的 股東週年大會上進行的退任董事重選建 議;
- reviewed the confirmations of independence from the independent non-executive Directors; and
- 審視獨立非執行董事作出的獨立性確認書;及
- after due consideration, made recommendations in respect of above reviews to the Board for approval.
- 經過充分考慮後,就上述檢討向董事會 提出建議以供批准。

Nomination Policy

The Board has established a set of nomination policy setting out the approach to nominate suitable candidates to the Board for it to consider and make recommendations to shareholders for election as Directors at general meetings or appoint as Directors to fill casual vacancies. The criteria of nomination have been considered from a number of aspects, including but not limited to, skills, experience, qualifications and other aspects as detailed in the board diversity policy.

During the reporting year, the Company reviewed its nomination policy for a formal, considered and transparent procedure to help identifying and nomination of candidates for Directors. All valid nomination of candidates, accompanied with biographical details, would be presented to the Board for consideration. Consideration would be given to factors such as the candidate's integrity, experience and qualifications relevant to the Group's business. It is believed that members of the Nomination Committee collectively have required relevant knowledge and skills to identify, invite and evaluate individuals nominated for directorships.

The process of our appointment and re-election of Directors are as follows:

Potential new Directors are identified and considered for appointment at any time by the Board upon recommendation of the Nomination Committee. Nomination Committee considers the candidates based on merit having regard to the knowledge, experience, skills and expertise as well as the overall board diversity which, in the opinion of the Directors, will enable them to make positive contributions on the performance of the Board and makes recommendations to the Board as appropriate. Emoluments of new Directors will be considered by the Remuneration Committee.

董事會提名政策

董事會已制定董事會提名政策,載列董事會提名適當人選,以供董事會考慮及向股東推薦於股東大會上選任為董事,或供董事會委任為董事以填補臨時空缺。適當人選從多個層面加以考慮,包括但不限於技能、經驗、專業、資質及詳列於董事會成員多元化政策的其他層面。

於報告年度內,本公司已審閱其提名政策,以一套正式、經考慮及透明的程序助於識別及提名董事的候選人。所有候選人之合資格提名連同彼等詳細履歷,將提呈董事會以供審閱。審閱會就候選人之品格、與本集團業務相關之經驗及資歷等因素作出考慮。本公司相信提名委員會成員均擁有相關之知識及技能,以物色、邀請及評估個別人士被提名為董事。

委任及重新委任董事的程序如下:

董事會於提名委員會建議後隨時識別潛在新董事及考慮委任。提名委員會根據董事認為 其知識、經驗、技能及專長以及整體董事會 多元化將令彼等對董事會之表現作出積極貢 獻的優點考量候選人,並於適當時向董事會 提供推薦意見。新董事之薪酬將由薪酬委員 會考慮。

Board Diversity Policy

The Board has established a set of board diversity policy setting out the approach to achieve diversity on the Board with the aims of enhancing the Board's effectiveness and corporate governance as well as achieving our business objectives and sustainable development. Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, required expertise, skills, knowledge and length of service. When identifying suitably qualified candidates to become members of the Board, the Nomination Committee will give consideration to the Board Diversity Policy, and the Board will review the Board Diversity Policy annually to ensure its effectiveness.

The Board currently consists of a diverse mix of Board members appropriate to the business needs of the Company, whose backgrounds are briefly set out below:

董事會多元化政策

董事會已制定董事會多元化政策, 載列令 董事會達致多元化之方針,旨在提升董事 會效率及企業管治,實現業務目標及可持續 發展。董事會成員多元化從多個層面加以考 慮,包括但不限於性別、年齡、文化及教育 背景、種族、專業經驗、所需專才、技能、 知識及服務年期。提名委員會於物色適當合 資格人選成為董事會成員時,亦考慮董事會 多元化政策,而董事會將每年檢討董事會多 元化政策以確保其有效性。

董事會目前由多元化董事會成員組成,切合 本公司的業務需要,其背景概括如下:

Designation

Executive Director

Independent non-executive Director

Skills, knowledge and professional experience (Note)

Accounting

Business Development

Compliance

Corporate Finance

Corporate Management

Entrepreneurial Finance

Financial Management Global Investment

Legal

Trading

Sales and Marketing

Strategic Planning

Gender

Female Male

委任

執行董事

獨立非執行董事

技能、知識及 專業經驗 (附註)

企業發展 合規 企業融資 企業管理

會計

創業 金融 金融管理

環球投資 法律 貿易

銷售及營銷 戰略計劃

性別

女性 男性

Note: Directors may possess multiple skills, knowledge and professional experience.

附註:董事或擁有多項技能、知識及專業經驗。

A summary of the gender statistics in the workforce of the Group for the reporting year is disclosed in the Environmental, Social and Governance Report of the Company. At present, the Group does not set any targets for achieving gender diversity in the workforce. Nevertheless, the Group's policies on human resources in the recruitment and promotion of employees would ensure candidates or employees are assessed based on objective factors such as their skills, knowledge, experience and performance, irrespective of their respective gender, race or religion, with the aim of facilitating a fair and equal working environment and opportunities.

於報告年度本集團的員工團隊的性別數據概要於本公司的環境、社會及管治報告中披露。本集團目前並無就員工團隊實現性別多元化設立任何目標。儘管如此,本集團在僱員招聘及晉升方面的人力資源政策確保僱員人選或僱員乃根據技能、知識、經驗及表現等客觀因素而進行評估,不問其性別、種族或宗教信仰,藉此促進公平平等的工作環境和機會。

REMUNERATION COMMITTEE

The Board established the Remuneration Committee on 22 November 2013. The Remuneration Committee currently consists of one executive Director, namely Mr. LI Yang and two independent non-executive Directors, namely, Mr. TANG Shu Pui Simon and Mr. HON Ming Sang. Mr. TANG Shu Pui Simon is the chairman of the Remuneration Committee.

The main duties of the Remuneration Committee include, among others:

- formulating remuneration policy for approval by the Board, which shall take into consideration factors such as salaries paid by comparable companies, time commitment, employment conditions, and responsibilities, and individual performance of the Directors and senior management;
- ensuring that no Director or any of their associates is involved in deciding that Director's own remuneration; and
- reviewing and/or approving matters relating to share schemes under Chapter 17 of the Listing Rules.

The Remuneration Committee has adopted the approach under code provision E.1.2(c)(i) of the CG Code to determine, with delegated responsibility, the remuneration packages of individual executive Directors and senior management.

薪酬委員會

董事會已於二零一三年十一月二十二日成立 薪酬委員會。薪酬委員會現時包括一名執行 董事李陽先生,以及兩名獨立非執行董事即 鄧澍焙先生及韓銘生先生。鄧澍焙先生為薪 酬委員會主席。

薪酬委員會的主要職責包括(其中包括):

- 制定薪酬政策供董事會批准,薪酬政策 將考慮若干因素,例如可資比較公司所 付薪金、彼等投放的時間、聘用條件及 職責,以及董事及高級管理的個別表 現;
- 確保概無董事或任何彼等的聯繫人參與 釐定該名董事自身的薪酬;及
- 審閱及/或批准上市規則第十七章所述 有關股份計劃的事宜。

薪酬委員會已採納企業管治守則的守則條文 第E.1.2(c)(i)條之方針,並按獲賦予的責任釐 定各執行董事及高級管理層的薪酬待遇。

During the reporting year, 2 meetings of the Remuneration Committee were held and the attendance record of each committee member is as follows:

於報告年度內,已舉行2次薪酬委員會會議 及各委員會成員的出席記錄如下:

Number of meetings attended/Name of directoreligible to attend董事姓名出席/合資格出席會議次數

TANG Shu Pui Simon (Chairman)鄧澍焙 (主席)2/2LI Yang李陽2/2HON Ming Sang韓銘生2/2

During the reporting year, the Remuneration Committee performed the following work:

於報告年度內,薪酬委員會已履行以下工 作:

- reviewed the performance of the Directors and senior management, and made recommendations as to their discretionary bonus and remuneration package;
- 彼等之酌情花紅及薪酬組合:

檢討董事及高級管理層的表現,並建議

- reviewed the remuneration policy and annual bonus policy;
- 檢討薪酬政策及年度花紅政策;
- considered the remuneration of the proposed Director; and
- 審議擬任董事之薪酬;及
- after due consideration, made recommendations in respect of above reviews to the Board for approval.
- · 經過充分考慮後,就上述檢討向董事會 提出建議以供批准。

CORPORATE GOVERNANCE COMMITTEE

The Board established the Corporate Governance Committee on 22 November 2013. The Corporate Governance Committee currently consists of one executive Director, namely Mr. LI Yang and two independent non-executive Directors, namely, Mr. TANG Shu Pui Simon and Mr. HON Ming Sang. Mr. LI Yang is the chairman of the Corporate Governance Committee.

The main duties of the Corporate Governance Committee include, among others:

- developing and reviewing the Group's policies and practices on corporate governance and making recommendations to the Board;
- reviewing and monitoring the training and continuous professional development of Directors and senior management;
- reviewing and monitoring the Group's policies and practices on compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- reviewing the Group's compliance with the CG Code and disclosure in the Corporate Governance Report.

企業管治委員會

董事會已於二零一三年十一月二十二日成立 企業管治委員會。企業管治委員會現時包括 一名執行董事李陽先生,以及兩名獨立非執 行董事即鄧澍焙先生及韓銘生先生。李陽先 生為企業管治委員會主席。

企業管治委員會的主要職責包括(其中包括):

- 制定及檢討本集團的企業管治政策及常規並向董事會提供推薦建議;
- 檢討及監察董事及高級管理層的培訓及 持續專業發展;
- 檢討及監察本集團在遵守法律及監管規定方面的政策及常規;
- 制定、檢討及監察僱員及董事適用的行為守則及合規手冊(如有);及
- 檢討本集團遵守企管守則及披露企業管 治報告。

During the reporting year, one meeting of the Corporate Governance Committee was held and the attendance record of each committee member is as follows: 於報告年度內,已舉行一次企業管治委員會會議及各委員會成員的出席記錄如下:

	Number of meetings attended/
Name of director	eligible to attend
董事姓名	出席/合資格出席會議次數

LI Yang (Chairman)	李陽 (主席)	1/1
TANG Shu Pui Simon	鄧澍焙	1/1
HON Ming Sang	韓銘生	1/1

During the reporting year, the Corporate Governance Committee performed the following work:

於報告年度內,企業管治委員會已履行以下 工作:

- reviewed and monitored the policies and practices of the Group on corporate governance;
- 檢討及監察本集團的企業管治政策及常規;
- approved the Corporate Governance Report of the Company for the year then ended;
- 批准本公司截至該日止年度之《企業管 治報告》:
- reviewed and monitored the training and continuous professional development of Directors; and
- 檢討及監察董事的培訓及持續專業發展;及
- after due consideration, made recommendations in respect of

 above reviews to the Board for approval.
- 經過充分考慮後,就上述檢討向董事會提出建議以供批准。

Corporate Governance Report

企業管治報告

AUDIT COMMITTEE

The Board established the Audit Committee on 22 November 2013. The Audit Committee currently consists of three independent non-executive Directors, namely, Mr. TANG Shu Pui Simon, Mr. HON Ming Sang and Ms. LO Wing Sze *BBS*, *JP*. Mr. HON Ming Sang is the chairman of the Audit Committee.

The main duties of the Audit Committee include, among others:

- monitoring the integrity of the Company's financial statements, annual and interim financial reports, and to review significant financial reporting judgments and accounting policies contained therein:
- satisfying themselves as to the effectiveness of the risk management and internal control systems of the Group and as to the adequacy of the external and internal audits;
- making recommendation to the Board on the appointment, re-appointment and removal of the external auditor, and to approve the remuneration and terms of engagement of the external auditor; and
- reporting the findings and making recommendations to the Board on a regular basis.

During the reporting year, 5 meetings of the Audit Committee were held and the attendance record of each committee member is as follows:

審核委員會

董事會已於二零一三年十一月二十二日成立 審核委員會。審核委員會現時包括三名獨立 非執行董事,即鄧澍焙先生、韓銘生先生及 羅詠詩女士*銅紫荊星章,太平紳士*。韓銘生 先生為審核委員會主席。

審核委員會的主要職責包括(其中包括):

- 監管本公司財務報表、年度及中期財務 報告的完整性,並審閱其中所載重大財 務報告判斷及會計政策;
- 促使本集團風險管理及內部監控系統的 有效性以及外部與內部審核的充足性達 到自己滿意的水平;
- 負責向董事會就委任、重新委任及罷免 外聘核數師提供推薦意見並批准外聘核 數師的薪酬及委聘條款;及
- 定期向董事會報告結果及提供推薦建 議。

於報告年度內,已舉行5次審核委員會會議 及各委員會成員的出席記錄如下:

> Number of meetings attended/ eligible to attend 出席/合資格出席會議次數

Name of director 董事姓名

HON Ming Sang (chairman)
TANG Shu Pui Simon
LO Wing Sze

韓銘生*(主席)* 鄧澍焙 羅詠詩

5/5 4/5

5/5

During the reporting year, the Audit Committee performed the following work:

於報告年度內,審核委員會已履行以下工 作:

- reviewed the re-appointment and remuneration of BDO Limited as the Group's auditor;
- 檢討本集團核數師香港立信德豪會計師事務所有限公司的重聘及薪酬;
- considered the resignation of BDO Limited as auditor of the Company and the appointment of Beijing Xinghua Caplegend CPA Limited as auditor of the Company to fill the casual vacancy arising therefrom;
- 審議香港立信德豪會計師事務所有限公司辭任本公司核數師及委任北京興華鼎豐會計師事務所有限公司為本公司核數師以填補前者辭任產生之空缺;
- reviewed the Group's risk management and internal control systems;
- 檢討本集團風險管理及內部監控系統;
- reviewed the annual and interim financial statements, reports, and results announcement of the Group prior to publication;
- 於刊發前審閱本集團的年度及中期財務報表、報告及業績公告;

review the audit planning; and

- 檢討審計計劃;及
- after due consideration, made recommendations in respect of above reviews to the Board for approval.
- 經過充分考慮後,就上述檢討向董事會 提出建議以供批准。

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

董事就財務報表的責任

The accounts of the Group for the year ended 31 December 2024 were audited by Beijing Xinghua Caplegend CPA Limited whose term of office will expire upon the conclusion of the forthcoming AGM. The Audit Committee has reviewed the terms of engagement of Beijing Xinghua Caplegend CPA Limited by taking into account, inter alias, (i) the size and structure as well as the nature and complexity of the business of the Group, (ii) the relevant audit fees and (iii) the resources deployed by Beijing Xinghua Caplegend CPA Limited in respect of the audit of the financial statements of the Group in accordance with "Guidelines for the Effective Operation of Audit Committees – Selection, Appointment and Reappointment of Auditors" published by the Financial Reporting Council on 16 December 2021 and recommended to the Board the re-appointment of Beijing Xinghua Caplegend CPA Limited as the auditor of the Company at the forthcoming AGM.

本集團截至二零二四年十二月三十一日止年度之賬目由北京興華鼎豐會計師事務所有限公司審核,其任期將於即將舉行的股東週年大會結束後屆滿。審核委員會已按照財防東週年核委員會有效運作的指引一核數師的對談、委任及重新委任」,並計及(其中包複等數數,並計及(其中包複等數數,數數所有限公司就審核本集團財務報表的資源,審視北京興華鼎豐會計師事務所有限公司為本公司核數師向董事會提出建議。

The Directors acknowledge their responsibility for preparation of the consolidated financial statements of the Group for the year ended 31 December 2024, which give a true and fair view of the state of affairs of the Company and the Group's results and cash flows for the year then ended and was properly prepared on a going concern basis in accordance with the applicable statutory requirements and accounting standards.

董事知悉彼等編製本集團截至二零二四年十二月三十一日止年度的綜合財務報表的責任,為真實及公平反映截至該日止年度的本公司事務狀況及本集團的業績及現金流量,並根據適當法定要求及會計標準按持續經營為基礎妥為編製。

The Directors were not aware of any material uncertainties which may affect the Group's business or cast significant doubt upon the Group's ability to continue as a going concern.

董事並不知悉可能影響本集團業務或對本集 團持續經營能力產生疑問的重大不明朗因 素。

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix C3 to the Listing Rules as the code of conduct for dealing in securities of the Company by the Directors. The Company has confirmed, having made specific enquiry with each of the Directors, that all the Directors have complied with the Model Code throughout the year.

董事之證券交易

本公司已採納上市規則附錄C3所載上市發行人董事進行證券交易的標準守則(「標準守則」)作為董事買賣本公司證券的行為守則。本公司經各董事作出特定查詢後確認,所有董事全年已遵守標準守則。

The Board has also adopted written guidelines based on the Model Code for relevant employees of the Group in respect of their dealings in the Company's securities.

董事局亦根據標準守則採納本集團相關僱員 買賣本公司證券之書面指引。

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges that it is responsible for the risk management and internal control systems and oversees such systems on an ongoing basis, while ensuring a review of the effectiveness of these systems of the Group is conducted at least annually. The scope of such review covers all material controls, including financial, operational and compliance controls. The Group's risk management and internal control systems are designed to managing risks rather than eliminating the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. The Board has delegated its responsibilities (with relevant authorities) of risk management and internal control to the Audit Committee, and management has provided a confirmation to the Audit Committee and the Board on the effectiveness of these systems for the year ended 31 December 2024.

風險管理及內部監控

In addition, the Company engaged an external consultant to conduct a review of the effectiveness of the risk management and internal control systems for the year ended 31 December 2024. Main features of the risk management and internal control systems are described in the sections below:

此外,本公司已委聘一名外部顧問對風險管理及內部監控系統截至二零二四年十二月三十一日止年度的有效性進行檢討。風險管理及內部監控系統的主要特點如下:

Risk Management System

The Group adopts a risk management system which manages the risk associated with its business and operations. The system comprises the following phases:

- *Identification:* Identify ownership of risks, business objectives and risks that could affect the achievement of objectives.
- Evaluation: Analyze the likelihood and impact of risks and evaluate the risk portfolio accordingly.
- Management: Consider the risk responses, ensure effective communication to the Board and on-going monitor the residual risks.

Based on the risk assessments conducted in 2024, no significant risk was identified.

Internal Control System

The Company has in place an internal control system which is compatible with the Committee of Sponsoring Organizations of the Treadway Commission ("COSO") 2013 framework. The framework enables the Group to achieve objectives regarding effectiveness and efficiency of operations, reliability of financial reporting and compliance with applicable laws and regulations. The components of the framework are shown as follow:

- Control Environment: A set of standards, processes and structures that provide the basis for carrying out internal control across the Group.
- Risk Assessment: A dynamic and iterative process for identifying and analyzing risks to achieve the Group's objectives, forming a basis for determining how risks should be managed.

風險管理制度

本集團採用一套風險管理制度,以管理其業 務和營運相關的風險。該制度包括以下階 段:

- 識別:確定風險誰屬、業務目標及可能 影響目標實現的風險。
- 評估:分析風險的可能性和影響,並相應地評估風險組合。
- 管理:考慮風險應對措施,確保與董事 會的有效溝通,並持續監控殘餘風險。

根據二零二四年進行的風險評估,並無重大 風險獲識別。

內部監控制度

本公司已建立一套符合Committee of Sponsoring Organizations of the Treadway Commission (「COSO」)二零一三年框架的內部監控制度。該框架能有助本集團在展現營運效率和效能、可靠財務匯報及遵守適用法律法規上達成目標。該框架的組成部份如下所示:

- 監控環境:用以作為本集團執行內部監控基礎的標準、流程和結構。
- 風險評估:靈活和反覆進行的流程,用 於識別和分析風險,以實現本集團的目標,並形成釐訂管理風險應有方式的基礎。

- Control Activities: Action established by policies and procedures to help ensure that management directives to mitigate risks to the achievement of objectives are carried out.
- Information and Communication: Internal and external communication to provide the Group with the information needed to carry out day-to-day controls.
- Monitoring: Ongoing and separate evaluations to ascertain whether each components of internal control is present and functioning.

Based on the internal control reviews conducted in 2024, no significant control deficiency was identified.

Process used to Review the Effectiveness of the Risk Management and Internal Control Systems and to Resolve Material Internal Control Defects

Risk assessment report and internal control review report are submitted to the Audit Committee and the Board annually. The Board, through the Audit Committee, had performed a review on the effectiveness of the Group's risk management and internal control systems, including, but not limited to, (i) the changes, in the nature and extent of significant risks and the Company's ability to respond to changes in its business and the external environment, (ii) the scope and quality of management's ongoing monitoring of risks and of the internal control systems, (iii) the extent and frequency of communication of monitoring results to the Audit Committee and the Board which enables them to assess control of the Company and the effectiveness of risk management, (iv) significant control failings or weaknesses that have been identified, and (v) the effectiveness of the Company's processes for financial reporting and Listing Rules compliance, and considered that the risk management and internal control systems were effective and adequate for the year ended 31 December 2024. No significant areas of concern that might affect the financial, operational, compliance controls, and risk management functions of the Group were identified. The scope of such review covers the adequacy of resources, qualification and experience of staff of the Group's accounting and financial reporting functions and their attitude against internal control of the Group. The Board will continue to work with the management to discuss and follow-up on the status of remediation of the internal control weaknesses and to monitor the risks of the Group in the coming years.

- 監控活動:根據政策及程序確立的措施,以確保管理層緩解目標達成風險的指示得以落實。
- 資訊及通訊:內部與外部通訊,旨在為本集團提供執行日常監控所需的資訊。
- 監察:持續並獨立進行的評估,以確定 內部監控各組成部分是否健全並正常運 作。

根據二零二四年進行的內部監控審查,並無 重大監控缺陷獲識別。

審閱風險管理及內部監控系統 有效性及解決重大內部監控缺 陷所使用的程序

風險評估報告及內部監控審閱報告會每年提 交予審核委員會及董事會。董事會已透過審 核委員會對本集團的風險管理及內部監控系 統的有效性進行審閱,包括但不限於(i)重大 風險的性質及程度的轉變以及本公司應對 其業務及外在環境變化的能力、(ii)管理層對 風險及內部監控系統的持續監察的範圍及質 素、(iii) 向審核委員會及董事會匯報監察結果 (以使彼等能夠評估本公司的監控及風險管 理的有效性) 的範圍及頻率、(iv)已識別的重 大監控缺陷或不足,及(v)本公司財務申報程 序的有效性及上市規則合規情況,並認為截 至二零二四年十二月三十一日止年度,風險 管理及內部監控系統屬有效且充足。並無識 別可能會影響本集團財務、營運、合規監控 及風險管理職能的重大關切領域。相關審閱 的範圍涵蓋資源的充足性、本集團會計及財 務申報職能員工的資格及經驗以及彼等對本 集團的內部監控的態度。董事會來年將繼續 與管理層攜手合作,以商討及跟進針對內部 監控弱點而進行的補救行動的狀況以及監察 本集團的風險。

Internal Audit Function

The Company does not have an internal audit department. The Board has reviewed the need for an internal audit function and is of the view that in light of the size, nature and complexity of the business of the Group, as opposed to diverting resources to establish a separate internal audit department, it would be more cost effective to appoint external independent professionals to perform independent review of the adequacy and effectiveness of the risk management and internal control systems of the Group. Nevertheless, the Board will continue to review at least annually the need for an internal audit department.

PROCEDURES AND INTERNAL CONTROLS FOR HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group acknowledges its responsibilities under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) and the Listing Rules and the overriding principle that inside information should be announced immediately when it is the subject of a decision. The procedures and internal controls for the handling and dissemination of inside information are as follows:

- the Group conducts its affairs with close regard to the disclosure requirement under the Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission of Hong Kong;
- the Group regulates the handling and dissemination of inside information to ensure inside information remains confidential until the disclosure of such information is appropriately approved. Inside information is restricted to relevant parties on a need-to-know basis so as to ensure confidentiality;
- the Group strictly prohibits unauthorised use of confidential or inside information;

內部審核職能

本公司並無內部審核部門。董事會已檢討是 否有需要設立內部審核職能,並認為鑒於本 集團業務的規模、性質及複雜程度,相比分 散資源以設立獨立內部審核部門,委任外部 獨立專業人士對本集團風險管理及內部監控 系統是否足夠及有效進行獨立檢討,將更具 成本效益。儘管如此,董事會將繼續至少每 年檢討內部審核部門的需要。

處理及發佈內幕消息之程序 及內部監控措施

本集團確認其根據香港法例第571章證券及 期貨條例及上市規則所應履行之責任,整體 原則是凡涉及內幕消息,必須在有所決定後 即時公佈。處理及發佈內幕消息之程序及內 部點控措施如下:

- 本集團處理事務時會充分考慮上市規則 項下之披露規定以及香港證券及期貨事 務監察委員會發表之「內幕消息披露指引」;
- 本集團規管內幕消息之處理及發佈,以確保內幕消息在獲適當批准披露前一直保密。內幕消息按照需要知曉的準則局限於相關人士知悉,以確保其保密性;
- 本集團嚴格禁止未經授權使用機密或內 幕消息;

- the Group has also implemented procedures to guard against possible mishandling of inside information within the Group including notification of regular blackout period and securities dealing restrictions to Directors and relevant employees; and
- the Group keeps the Directors and employees appraised of the latest regulatory updates on disclosure requirements of inside information.
- 本集團亦已實施程序以防止本集團內部 可能不當處理內幕消息,包括通知董事 及相關僱員有關常規禁止買賣期及證券 交易限制;及
- 本集團讓董事及僱員掌握有關內幕消息 披露規定之最新監管資料。

COMPANY SECRETARY

The Company has engaged and appointed Ms. WONG Ka Man, a representative from an external secretarial service provider, as the company secretary of the Company. Ms. WONG Ka Man resigned on 30 April 2024.

The Company engaged an external professional company secretarial services provider, Uni-1 Corporate Services Limited ("Uni-1"), to provide compliance and full range of company secretarial services to the Group in order to assist the Group to cope with the changing regulatory environment and to suit different commercial needs.

Ms. CHAN Yuen Ying Stella, the representative of Uni-1, was appointed as the named company secretary of the Company with effect from 30 April 2024.

Mr. LI Yang, an executive Director, is the primary point of contact at the Company for the company secretary.

According to the requirements of Rule 3.29 of the Listing Rules, Ms. CHAN Yuen Ying Stella has taken not less than 15 hours of relevant professional training during the financial year ended 31 December 2024.

公司秘書

本公司已委聘及委任黃嘉雯女士(外部秘書服務供應方代表)為本公司的公司秘書。黃嘉雯女士已於二零二四年四月三十日辭任。

本公司委聘外部專業公司秘書服務供應商統一企業服務有限公司(「統一」),為本集團提供合規及全方位的公司秘書服務,以協助本集團應對不斷變化的監管環境及滿足不同的商業需求。

統一的代表陳婉縈女士獲委任本公司指定公 司秘書,自二零二四年四月三十日起生效。

執行董事李陽先生為本公司的公司秘書主要 聯絡人。

根據上市規則第3.29條的規定,陳婉縈女士 於截至二零二四年十二月三十一日止財政年 度已接受不少於15小時的相關專業培訓。

AUDITOR REMUNERATION

During the year ended 31 December 2024, the remuneration paid/payable to the Company's auditor is set out below:

核數師薪酬

截至二零二四年十二月三十一日止年度,已付/應付予本公司核數師的薪酬載列如下:

Services rendered 提供的服務 Fee paid/payable 已付/應付費用 HK\$'000 千港元

Beijing Xinghua Caplegend CPA Limited: Audit services

Non-audit services

北京興華鼎豐會計師事務所有限公司:

核數服務 非核數服務 008

CONSTITUTIONAL DOCUMENTS

There was no change in the Company's constitutional documents during the year ended 31 December 2024.

憲章文件

於截至二零二四年十二月三十一日止年度, 本公司並無修改憲章文件。

SHAREHOLDERS' RIGHTS

In accordance with the Articles, shareholders holding not less than 10% of the paid up capital of the Company can convene an EGM by written requisition to the Board or the company secretary of the Company. In addition, shareholders can raise any questions relating to published information and latest strategic plan of the Group with the Directors. Shareholders are encouraged to participate in general meetings or to appoint proxies to attend and vote at meetings for and on their behalf if they are unable to attend the meetings. Shareholders can also submit enquiries to the management and send proposals to be put forward at shareholders' meeting to the Board or senior management by sending e-mails to ir@vmh.com.hk.

股東權利

根據章程細則,持有本公司繳足股本不少於 10%的股東可透過向本公司董事會或公司秘 書提交書面要求召開股東特別大會。此外, 股東可向董事提出任何有關本集團公開資料 及最新策略計劃的問題。本公司鼓勵股東出 席該等大會或倘彼等不能出席大會可委派代 表代其出席並於大會上投票。股東亦可發送 電郵至ir@vmh.com.hk向管理層提出問題及 向董事會或高級管理層提出於股東大會上提 呈之建議。

DIVIDEND POLICY

The Company has adopted a dividend policy setting out the principles and guidelines in relation to declaration, payment or distribution of its net profits as dividends to the shareholders. The distribution of dividend will be considered and determined by the Board based on the Group's operating results, cash flow, financial position, business prospects, and statutory and regulatory restrictions relating to dividend distributions as well as other factors that the Board considers appropriate.

股息政策

本公司已採納股息政策,就向股東宣派、派 付或派發其純利作為股息時的原則及指引。 股息分派將由董事會根據本集團的經營業 績、現金流量、財務狀況、業務前景,及與 股息分派有關的法定及監管限制,以及董事 會認為相關的其他因素考慮及釐定。

INVESTOR RELATIONS

The Board recognises the importance of good communications with all shareholders. The Company believes that maintaining a high level of transparency is a key to enhance investor relations. The Company is committed to a policy of open and timely disclosure of corporate information to its shareholders and public investors.

The Company maintains various communication channels with its shareholders and the investment public to ensure that they are kept abreast of the Company's latest news and development. The Company updates its shareholders on its development, financial results and major events through its annual and interim reports. All published information is promptly uploaded to the website of the Company at www.vmh.com.hk.

The Chairman, other members of the Board and/or the external auditor attend the Company's general meetings to meet the shareholders. The Directors and management of the Company are available to answer questions and listen feedbacks from shareholders regarding the performance of the Group. The Company has reviewed its Shareholders' Communication Policy during the reporting year, and believes that the Shareholders' Communication Policy remains appropriate and effective.

投資者關係

董事會深知與全體股東保持良好溝通的重要 性。本公司相信維持高透明度乃為提升投資 者關係的關鍵所在。本公司承諾向其股東及 公眾投資者公開且及時地披露公司資料。

本公司透過不同渠道與股東及公眾投資者通訊,以確保彼等能獲悉本公司的最新資料及發展。本公司透過其年報及中期報告為其股東提供其發展、財務業績及重大事項的更新。所有刊登資料均會快速上傳至本公司網站www.vmh.com.hk。

主席、董事會其他成員及/或外聘核數師均 會出席本公司的股東大會與股東會面。本公司董事及管理層會回應股東提出有關本集團 表現的問題並聆聽其意見。於報告年度內, 本公司已檢討其股東通訊政策,並相信股東 通訊政策仍然適當有效。

Environmental, Social and Governance Report 環境、社會及管治報告

The Board is pleased to present this report on environmental, social and governance ("**ESG**") which set out the Group's support to various sustainable development efforts and ESG concepts, visions and policies during the year ended 31 December 2024 ("the **Year**").

SCOPE OF THE REPORT

The ESG Report mainly describes the environmental and social policies of the core businesses of the Group in the PRC and Hong Kong of the PRC, comprising design, manufacturing and trading of apparel products, money lending business and selling of gaming and animated characters related products business. This year, the Group takes the environmental and social performance of the manufacturing plant in Qingdao, China ("Qingdao Plant") and three offices in Hong Kong as the disclosure focus of the environmental and social key performance indicators. The change in the reporting scope compared to the previous year is due to the disposal of the manufacturing plant in Jiaxing, China during the year. For details about the Group's corporate governance, please refer to the Corporate Governance Report on pages 42 to 66.

REPORTING PRINCIPLES

The ESG Report is compiled in accordance with the Environmental, Social and Governance Reporting Guide ("**ESG Guide**") under Appendix C2 to the Main Board Listing Rules issued by the Stock Exchange, which applies the reporting principles of materiality, quantitative, balance and consistency.

Materiality:

The content of the ESG Report is determined based on the stakeholder engagement and materiality assessment, which covers the identification of ESG-related issues, gathering and review of the opinions from internal management and stakeholders, assessment on the relevance and materiality of the issues, and preparation and verification of the information of the ESG Report. The ESG Report provides comprehensive coverage of the key ESG issues of concern to the Group's stakeholders.

Quantitative:

The Group has disclosed the quantitative environmental and social key performance indicators ("**KPI**") in the ESG Report. The criteria, methods, reference and conversion factors used to calculate the KPIs are stated to enable stakeholders to have a comprehensive understanding of the Group's ESG performance.

董事會欣然呈上本環境、社會及管治 (「**ESG**」)報告,闡述本集團截至二零二四年 十二月三十一日止年度(「**本年度**」)內支持 可持續發展的各項工作,以及在ESG方面的 理念、願景及政策。

報告範圍

ESG報告主要闡述本集團在中國及中國香港的核心業務之環境及社會政策,包括服飾產品的設計、製造及貿易,貸款融資業務以及銷售遊戲及動畫角色相關產品業務。本集團於本年度以位於中國青島的生產廠房「(青島廠房))及三個位於香港的辦公室之環境及社會暴現,作為環境及社會關鍵績效指標的披露重點。報告範圍與去年相比的轉變乃由於本年度出售位於中國嘉興的生產廠房。有關本集團企業管治的詳情,請參閱第42至66頁的企業管治報告。

匯報原則

ESG報告乃根據聯交所頒佈的《主板上市規則》附錄C2《環境、社會及管治報告指引》 (「**ESG指引**」),並應用重要性、量化、平衡及一致性的匯報原則所編寫。

重要性:

本ESG報告的內容乃根據持份者參與及重要性評估而釐定,涵蓋ESG相關事宜的識別、內部管理層及持份者意見的收集及審閱、有關事宜的相關性及重要性評估以及ESG報告資料的編製及核實。本ESG報告全面涵蓋本集團持份者所關注的主要ESG事宜。

量化:

本集團已於本ESG報告中披露了量化的環境 及社會關鍵績效指標(「關鍵績效指標」)。呈 列計算關鍵績效指標的標準、方法、參考及 換算因素可讓持份者全面了解本集團的ESG 表現。

Environmental, Social and Governance Report 環境、社會及管治報告

Balance:

In the preparation of this report, the Group focused on an impartial and transparent presentation of its performance in every aspect of sustainable development.

Consistency:

The Group uses consistent reporting and calculation methods so far as reasonably practicable and details the significant changes in methodologies in relevant sections to facilitate the comparison of ESG performance between years.

COMMENT AND FEEDBACK

We value your views on this report, and please email any comment or suggestion on the report to: info@vmh.com.hk.

ESG MANAGEMENT APPROACH

The Group is committed to the implementation of corporate goals and visions as well as the active fulfilment of social responsibilities. We have developed an ESG governance framework and management approach to effectively enhance the effectiveness of the Group's ESG management and sustainability performance for the benefit of all stakeholders, contribute to society and protect the environment. In the meantime, the Group values the opinions of different stakeholders, which are taken as the basis for the development of our sustainable development policies. We are committed to communicating with stakeholders in a diversified way, understanding and trying our best to respond to their expectations and requirements, so as to improve our performance in ESG.

Governance Framework of ESG

For the sake of effective top-down implementation of sustainable development strategy, the Group has developed an independent internal control and risk management framework with the Board, deputy chief executive officer and senior management of the Company as the core. Moreover, we will review and adjust relevant sustainable development policies from time to time to understand and meet the expectations and needs of different stakeholders.

平衡:

編製本報告時,本集團集中以公正及透明的 方式呈列可持續發展各方面的表現。

一致性:

為方便比較各年度的ESG表現,本集團於合理實際情況下使用一致的報告及計算方法,並詳細記錄於相關部分的方法中出現之重大變動。

意見及反饋

我們重視您的看法,若閣下對此報告有任何意見或建議,歡迎發送電郵至以下郵箱:info@vmh.com.hk。

ESG管理方針

本集團致力實踐企業目標與願景,積極履行社會責任。我們已制定ESG的管治架構及管理方針,以有效提升本集團的ESG管理成效及可持續發展的表現,務求讓各持份者受惠,貢獻社會及保護環境。同時,本集團重視不同持份者的意見,以此為制定可持續發展政策的基礎。我們致力以多元化的方式與持份者溝通,了解並盡力回應其期望與要求,以提升我們的ESG表現。

ESG管治架構

為了有效地由上而下實施可持續發展策略, 本集團制定的獨立內部監控及風險管理架構 以本公司董事會、副首席執行官及高級管理 層作為核心。此外,我們會不時檢討及調整 可持續發展的政策,以了解及滿足不同持份 者的期望與需要。

Environmental, Social and Governance Report 環境、社會及管治報告

The ESG governance framework of the Group is as follows:

本集團的ESG管治架構如下:

Воа	Board of Directors		董事會	
•	Developing and approving the Group's development and business strategies, policies, annual budget and business plan;	•	制定及審批本集團之發展及業務策略、政策、年度預算及業務方案:	
•	Reviewing, tackling and reporting all environmental and social issues under the subject areas and aspects of the ESG Guide;	•	審閱、解決及匯報在ESG指引下 所有環境及社會事宜的範疇和層 面;	
•	Overseeing the Group's execution and performance of ESG related matters; and Making timely adjustments to the Group's strategies.	•	監督本集團於ESG相關事宜上的 執行及表現:及 及時調整本集團的策略。	

De	Deputy Chief Executive Officer		副首席執行官	
•	Executing the duties entrusted by the Board, including the overall strategies and approach on operational, financial, environmental and social issues and obligations; Analysing and establishing key performance indicators; and Coordinating with the objectives, visions and policies of the	•	執行董事會委以的職責,包括有關營運、財務、環境、社會事宜 與義務之整體策略及方針; 分析及建立關鍵績效指標;及 配合本集團的目標、願景與政策	
	Group to carry out supervision and continual actions.		作出監管及持續行動。	

Ser	Senior Management		高級管理層	
•	Leading and supervising the implementation of sustainable development objectives and policies of the Group; Formulating and executing ESG policies; Keeping track and reporting to the Board of emerging market trends regarding ESG-related issues that may potentially impact the Group's business operations; Overseeing, reviewing and discussing the content and quality of the annual ESG Report, and presenting the ESG Report to the Board; and Informing the Board of the Group's development in ESG performance, visions and strategies through Board meetings.	•	領導及監督本集團可持續發展目標和政策的實踐:制定及執行ESG政策;就ESG相關事宜追蹤可能影響本集團業務營運的新興市場趨勢並向董事會報告;監督、審閱及討論年度ESG報告的內容及質量,並向董事會提交ESG報告;及通過董事會議向董事會報告本集團於ESG表現、願景及策略方面的	
			進展。	

Business Units		業別	業務單位	
•	Coordinating and implementing ESG policies and measures	•	於業務營運的不同階段中協調與落	
	of the Group at different stages of business operations; and		實本集團ESG的政策及措施;及	
•	Collecting ESG related information and data.	•	收集ESG相關資料及數據。	

Environmental, Social and Governance Report 環境、社會及管治報告

To evaluate and prioritise material ESG issues, the Group has engaged an independent ESG consulting firm in the Year to help identify material ESG issues and provide advice on its ESG performance. The consulting firm assisted in gathering and analysing the opinions of the Group's stakeholders (including the Board, senior management and employees) on ESG issues and conducted materiality assessment. The issues would be reviewed and prioritised, and those with high significance to the Group and stakeholders are considered as material. The senior management reviews and presents to the Board the results of the assessment and identifies material ESG issues of the Group.

本年度委聘獨立ESG諮詢公司幫助識別重大 ESG事宜並就其ESG表現提供建議。該諮詢 公司協助收集及分析本集團持份者(包括董 事會、高級管理層及僱員)對ESG議題的意 見,並進行重要性評估。本公司將審閱及優 次排序相關議題,對本集團及持份者俱重要 意義的議題會被視為重大。高級管理層審閱 並向董事會提交評估結果,並識別出本集團 的重大ESG議題。

為評估及優次排序重大ESG議題,本集團於

In the aim of formulating and executing effective ESG policies and measures, the Board reviews the plans and execution of ESG-related work with respect to its targets and goals during regular meetings. The Group also shares its progress in ESG with different stakeholders, most notably through the Group's annual ESG Report. The senior management will continue to oversee ESG-related work and keep abreast of the latest ESG disclosure requirements of the Stock Exchange for the Board to lead the Group's ESG progress effectively.

為制定及執行有效的ESG政策及措施,董事會在例行會議上就其目的及目標審閱ESG相關工作計劃及執行情況。本集團亦與不同的持份者分享其於ESG方面的進展,尤其是通過本集團的年度ESG報告。高級管理層將繼續監督ESG相關工作,及時了解聯交所最新ESG披露要求,以便董事會有效領導本集團進行ESG相關工作。

Environmental, Social and Governance Report 環境、社會及管治報告

Stakeholders Engagement

The management and employees from various departments of the Group jointly prepare the ESG Report of the Year and assist the Group in reviewing its operating conditions. The solicitation of views from the management and other employees enables the Group to identify major issues at the environmental and social levels and make relevant disclosure and response in the ESG Report.

持份者參與

本集團的管理層及各部門僱員共同籌備本年度的ESG報告,並協助本集團檢討營運狀況。本集團透過徵求管理層及其他僱員的意見,識別環境及社會層面的主要議題,並於ESG報告中作出相關披露及回應。

Stakeholder 持份者

Expectations and Requirements 期望與要求

Ways of Communication and Response 溝涌與回應方式

Government and Regulatory Authorities 政府與監管機構

- Abiding by national and regional policies,
 laws and regulations
 遵守國家與地區政策及法律法規
- Promoting local employment 帶動地方就業
- Paying taxes on time 按時繳稅

- Timely reporting of information 適時匯報信息
- Ongoing communication with regulatory authorities 持續與監管機構溝通
- Inspection and supervision 檢查及監督

Shareholders 股東

- Returns回報
- Compliant operation 合規運營
- Increase in company value 提升公司價值
- Improving information transparency and effective communication 提高資訊透明及有效溝通
- General meetings 股東大會
- Company announcements 公司公告
- E-mail, telephone communication and company website
 電郵、電話通訊及公司網站

Partners 合作夥伴

- Business integrity 誠信經營
- Fair competition 公平競爭
- Due performance of contracts 履行合約
- Mutual benefit and win-win result 互利共贏
- Business communication 商務溝通
- Communication and discussion 溝通與討論

Stakeholder 持份者	Expectations and Requirements 期望與要求	Ways of Communication and Response 溝通與回應方式
Customers 客戶	 High-quality products and services 優質產品與服務 Health and safety 健康與安全 Due performance of contracts 履行合約 Business integrity 誠信經營 	 Customer service center and hotline 客戶服務中心和熱線 Customer communication meetings 客戶溝通會議 Social media 社交媒體
Environment Regulators 環境監管部門	 Discharge in compliance with standards 達標排放 Energy conservation and emission reduction 節能減排 Ecological protection 生態保護 	Communicating with local environmental Regulators 與當地環境監管部門交流
Industry 行業	 Promoting industrial developments 促進行業發展 	 Participate in industry forums 參與行業論壇 Visits and inspections 考察互訪
Employees 僱員	 Occupational health and safety 職業健康和安全 Remuneration and benefits 薪酬福利 Career development 職業發展 	 Employees communication meetings 僱員溝通會 Employee mailbox 僱員信箱 Employee activities 僱員活動
Community and the General Public 社區及公眾	 Improving community environment 改善社區環境 Participating in public welfare undertakings 參與公益事業 Information disclosure and transparency 資訊公開透明 	 Company announcements 公司公告 Company website 公司網站 Social media 社交媒體

Materiality Assessment

To develop a clear and effective ESG management approach, the Group has conducted a materiality assessment to identify ESG issues that are important to its business and stakeholders. The materiality assessment was based on stakeholder surveys, materiality maps provided by well-known external institutions¹ and advice from the independent ESG consulting firm. The Group identified 13 material ESG issues to be discussed in detail in this report.

重要性評估

為清晰及有效地制定ESG管理方針,本集團已進行重要性評估,以識別對本公司業務及其持份者至關重要的ESG議題。重要性評估乃基於持份者調查、知名外部機構提供的重要性圖譜¹以及獨立 ESG 顧問的建議進行。本集團已識別出本報告將詳細討論的13項ESG重要議題。

Aspects 層面

Material Issues

重要議題

Environmental 環境

- Carbon Emission 碳排放
- Use of Raw Materials and Packaging Materials 原材料及包裝材料使用

Employment and Labour Practices 僱傭及勞工常規

- Employment compliance 僱傭合規
- Remuneration and benefits 薪酬福利
- Occupational health and safety 職業健康與安全
- Training and Education 培訓及教育
- Diversity and Equal Opportunity
 多元化及平等機會

Operating Practices 營運慣例

- Operational Compliance
 營運合規
- Customer privacy protection
 客戶私隱保護
- Information Security
 資料保障
- Product Quality & Safety
 產品的質量安全
- Intellectual Property Protection 知識產權維護
- Anti-corruption 反貪污

The materiality maps referenced in the materiality assessment have included the ESG Industry Materiality Map and the SASB Materiality Map produced respectively by Morgan Stanley Capital International (MSCI) and the Sustainability Accounting Standards Board (SASB).

重要性評估中引用的重要性圖譜包括分別由摩根 士丹利資本國際 (MSCI) 及可持續發展會計準則委 員會 (SASB) 編製的ESG 行業重要性圖譜及 SASB 重要性圖譜。

GREEN OPERATION

The Group adheres to the approach of "observing environmental protection regulations, raising environmental awareness, emphasizing pollution prevention, optimising resource utilisation, striving to conserve energy and reducing consumption, continuous improvement" during apparel manufacturing to shoulder the social responsibility of environmental protection. Besides, the Group strictly abides by environmental laws and regulations enacted by the country and local environmental department, including but not limited to the Environmental Protection Law of the People's Republic of China, Water Pollution Prevention and Control Law of the People's Republic of China, Atmospheric Pollution Prevention and Control Law of the People's Republic of China, Law of the People's Republic of China on the Prevention and Control of Environmental Pollution by Solid Wastes and Law of the People's Republic of China on Promoting Clean Production, as well as carries out close monitoring on activities with potential impact on the environment so as to have a solid grasp of the impacts of the operation on the surrounding environment, and fulfil its responsibilities and obligations of environmental protection.

During the Year, no violation of relevant environmental laws and regulations was involved or discovered by the Group.

Environmental Goals and Progress

The Group is committed to maintaining transparency and tracking progress on the various initiatives to achieve the goals we set during the Year. The table below highlights our environment-related goals in different aspects. The Group also ensures that the environmental impact of the Qingdao Plant is minimised through continuous improvement and is committed to continuously monitoring the progress of its goals.

綠色營運

本集團於服飾生產過程中秉持「遵守環保法規,提升環境意識;重視污染預防,優化資源利用;努力節能降耗,持續改進提高」的方針,肩負保護環境的社會責任,並嚴格遵守國家和地方環保部門制定的環境法律及法規,包括但不限於《中華人民共和國環境法》、《中華人民共和國大氣污染防治法》、《中華人民共和國古體廢物污染環境防治法》、《中華人民共和國清潔生產促進法》。為有護中華人民共和國清潔生產促進法》。為有護衛子華人民共和國清潔生產促進法》。為有護衛子與養務對周邊環境的影響及履行環境保護的責任與義務,本集團緊密監測生產及業務運作過程中對環境有潛在影響的活動。

於本年度,本集團並無涉及或發現任何違反 環境相關法律及法規的行為。

環境目標及進展

本集團致力保持透明度及追蹤各項舉措的進展,以實現我們於本年度設定的目標。下表概述我們於不同層面的環境相關目標。本集團亦通過持續改進,確保盡量減少青島廠房對環境的影響,並致力於持續監察其目標的進展。

		Section with
Aspects 層面	Our Goals 我們的目標	Corresponding Measures 相應措施的章節
Emissions 排放物	Reduction of greenhouse gas emissions intensity 減低溫室氣體排放密度	Green Operation 緑色營運 Emissions Management 排放物管理
Waste 廢棄物	Hazardous and non-hazardous waste disposal in compliance 有害及無害廢棄物的合規處理	Green Operation 緑色營運 Waste Management 廢棄物管理
Water 水	Improve the utilization efficiency of energy and water resources 提高能源及水資源的利用效率	Use of Resources 資源使用
Electricity 電力	Improve the utilization efficiency of energy and water resources 提高能源及水資源的利用效率	Use of Resources 資源使用

Environmental Management System

The Group has established an environmental management system, including but not limited to relevant systems and procedures such as environmental management, pollution control management and solid waste management. The environmental management system is composed of four parts of "planning, implementation, inspection and correction, and review". The environmental management objectives, indicators and plans shall be strictly implemented within each department upon approval, and managers shall be responsible for supervising and inspecting the implementation of the plan. The Group also holds regular environmental management review meetings to ensure the effective implementation of environmental approaches, objectives, indicators and plans to maintain the continuous applicability, adequacy and effectiveness of the environmental management system. Environmental protection report is an important part of the environmental management review meeting, which enables the Group to understand, research and resolve major environmental issues in a timely manner.

環境管理體系

本集團設立了環境管理體系,當中包括環境管理、污染控制管理和固體廢物管理在內的相關制度和程序。我們的環境管理體系」 [規劃、實施、檢查與糾正、評審」四個審系」 組成。在環境管理目標、指標和方案與糾正、語學 後,各部門需嚴格實施,並由管理人員之 監督和檢查方案的實施情況。本集團亦 是對不檢查方案的實施情況。本集團亦 是對不檢查方案的實施情況。 學行環境管理評審會議,確保環境方與維持環境管理語審會議,確保環境方 類別及維持環境管理評審會議中重要 境保護工作匯報是環境管理評審會議中重要 均一環,使本集團了解、及時研究及解決 表現時間題。

The environmental management system of the Group is as follows:

本集團的環境管理體系如下:

Planning 規劃

Identifying, assessing and confirming significant environmental aspects; 識別、評估及確認重大環境因素:

Identifying applicable laws, regulations and other requirements; and 識別適用的法律、法規及其他要求;及

Formulating environmental objectives, indicators and plans.
制定環境目標、指標及方案。

Implementation 實施

Implementing
environmental objectives,
indicators and plans
according to its
responsibilities by each
unit;
各單位根據其職責實踐環
境目標、指標和方案;

Providing employees training on relevant laws, regulations and environmental approaches; and 提供有關法律法規及環境 方針等的僱員培訓:及

Implementing emergency preparedness and response measures. 實施應急準備和應對的措施。

Inspection and Correction 檢查與糾正

Monitoring and measuring activities with significant potential environmental impacts; 對可能具有重大環境影響的活動進行監測和測量;

Carrying out compliance evaluation and internal audit at least once a year; and 每年進行最少一次合規性 評估及內部審核;及

Investigating and dealing with non-compliance and taking measures to reduce impact.

調查和處理不合規情況, 採取措施減少影響。

Review 評審

Holding at least one environmental management review meeting every year. 每年舉辦最少一次環境管理評審會議。

Emissions Management

The Group has been committed to environmental protection to reduce emission and wastage during production and operation by adopting clean energy and controlling resource consumption as much as possible and has spared no effort in environmental protection over the years. Qingdao Plant has taken measures to reduce emissions and is committed to reducing greenhouse gas emissions. The Group also provides training on environmental pollution prevention for employees to fulfil its environmental protection responsibilities. The daily operations of the Group are mainly located in offices and plants, and the production process only includes cutting, sewing and apparel manufacturing processes, so no significant amount of exhaust gas or other air pollutants with significant impact on the environment will be generated. In addition, the Group's exhaust gas emission was mainly derived from vehicle use. The Group conducts regular maintenance for the Company's vehicles to ensure the performance of the vehicles and ensure stable tyre pressure. In addition, the Group provides drivers with low-carbon driving training, ensures that no idling vehicles run their engines, and further reduces exhaust emissions by choosing electric or hybrid vehicles and optimising route planning for transportation and goods delivery. The data of relevant exhaust emissions are as follows:

排放物管理

本集團一直致力保護環境,盡可能採用清 潔能源及控制資源耗量,以減少生產和經 營過程中的排放和浪費。多年來,本集團於 保護環境方面一向不遺餘力。青島廠房已採 取減排措施,致力降低溫室氣體排放。本集 團亦為僱員提供有關預防環境污染的培訓, 以履行環境保護的責任。本集團的日常營運 主要位於辦公室及廠房,而生產過程只包括 裁剪、縫紉、車衣等工序,因此不會產生大 量廢氣或其他對環境有重大影響的空氣污染 物。此外,本集團的廢氣排放主要源於車輛 使用。本集團定期為本公司車輛進行保養, 以確保車輛性能及輪胎氣壓穩定。此外,本 集團為駕駛員提供低碳駕駛培訓,以確保停 車熄匙,並選用電動或混合動力汽車,進一 步減少廢氣排放,並優化交通及商品交付的 路線規劃。相關廢氣排放數據如下:

Exhaust Gas Emissions¹ 廢氣排放¹	Unit 單位	2024 二零二四年	2023 ² 二零二三年 ²
Nitrogen oxides	kg	4.99	5.03
氮氧化物	千克		
Sulfur oxides	kg	0.09	0.05
硫氧化物	千克		
Particulates	kg	0.37	0.29
顆粒物	千克		

Note:

- The calculation and emission factors used are from the "Reporting Guidance on Environmental KPIs" (the "Appendix II") published by the Stock Exchange and the "Land Transport Enterprises - Guidelines on Greenhouse Gas Emission Accounting and Reporting (Trial)"issued by the National Development and Reform Commission (the "NDRC") of the PRC.
- As the data statistics update has been made by the Group on fossil fuels consumption of vehicles during the Year, the exhaust gas emissions in 2023 have been restated; the Nitrogen oxides and Particulates emissions have decreased by approximately 19.88 kg and 1.47 kg respectively.

附註:

- 計算方法及排放因子乃來自聯交所發佈的《環境 關鍵績效指標匯報指引》(「附錄二」)及中國國家 發展和改革委員會(「國家發改委」)發佈的《陸上 交通運輸企業 – 溫室氣體排放核算方法與報告指 南(試行)》。
- 2. 由於本集團於本年度已就汽車的化石燃料使用量之數據統計作出更新,故二零二三年的廢氣排放已重列;氮氧化物及顆粒物排放分別已下降約19.88千克及1.47千克。

The greenhouse gas emission of the Group mainly comes from vehicle fuel consumption, purchased electricity consumption and waste paper disposal. The Group have implemented various measures to reduce greenhouse gas emissions, including encouraging employees to take public transport, choosing direct flights for unavoidable business trip and using video conferencing for online presentations and conferences to substitute unnecessary overseas business travel. The greenhouse gas emission data of the Group are as follows:

本集團的溫室氣體排放主要來自車輛燃料消耗、外購電力消耗及廢紙棄置。本集團已實施多項措施減少溫室氣體排放,包括鼓勵僱員使用公共交通工具,就無可避免的差旅選擇直航航班,並使用視像會議和網上簡報及會議取代不必要的海外差旅。本集團溫室氣體排放數據如下:

Greenhouse Gas Emission 溫室氣體排放	Unit 單位	2024 二零二四年	2023 二零二三年
Total greenhouse gas emissions ¹ 溫室氣體排放總量 ¹	t CO₂e 噸二氧化碳當量	51.6	80.0
Scope 1: Direct emissions ² 範圍一:直接排放 ²	t CO ₂ e 噸二氧化碳當量	15.4	8.33
Scope 2: Energy indirect emissions ⁴ 範圍二:能源間接排放 ⁴	t CO ₂ e 噸二氧化碳當量	28.9	69.4
Scope 3: Other indirect emissions ⁵ 範圍三:其他間接排放 ⁵	t CO ₂ e 噸二氧化碳當量	7.3	2.3
Greenhouse gas emission intensity 温室氣體排放密度	t CO ₂ e/employee 噸二氧化碳當量/僱員	0.92	1.10

Note:

- 1. Total greenhouse gas emissions are calculated in accordance with the Appendix II published by the Stock Exchange and the "Guidelines to Account for and Report on Greenhouse Gas Emissions and Removals for buildings (Commercial, Residential or Institutional Purpose) in Hong Kong" published by the Environmental Protection Department and the Electrical and Mechanical Services Department. The Group's greenhouse gas emissions include carbon dioxide, methane and nitrous oxide. For ease of reading and understanding, the data of greenhouse gas emissions are presented in tonnes of carbon dioxide equivalent ("t CO2e").
- Scope 1 covers emissions from mobile combustion sources and emission reductions from tree planting. The emission factors used are from the Appendix II published by the Stock Exchange and the "Land Transport Enterprises -Guidelines on Greenhouse Gas Emission Accounting and Reporting (Trial)" issued by the NDRC of the PRC.
- 3. As the data statistics update has been made by the Group on Greenhouse Gas (Scope 1) emissions during the Year, the greenhouse gas (Scope 1) emissions in 2023 have been restated, it is approximately $0.8~{\rm tCO_2}{\rm e}$ less than the original figure.
- 4. Scope 2 covers emissions from electricity purchased from power companies. The emission factors used are from The HK Electric Investments Limited, CLP Holdings Limited and the "Announcement on the Release of CO2 Emission Factors for Electricity in 2021" issued by the Ministry of Ecology and Environment of the PRC and National Bureau of Statistics of China in 2024.
- 5. Scope 3 covers emissions from water treatment, waste paper disposal and employees' business air travel. The emission factors used are from the Appendix II published by the Stock Exchange, "Study on Energy Consumption of Urban Water Supply System in China" published by Tsinghua University, "Statistical analysis and quantitative identification of the law of energy consumption in urban sewage treatment plants in China" published by Tsinghua University and Nation Urban Water and Drainage Engineering Technology Research Centre, and the International Civil Aviation Organisation (ICAO) Carbon Emissions Calculator.

附註:

- 1. 溫室氣體排放總量乃根據聯交所發佈的附錄二及 環境保護署及機電工程署發佈的《香港建築物(商 業、住宅或公共用途)的溫室氣體排放及減除的 核算和報告指引》計算。本集團的溫室氣體排放 包括二氧化碳、甲烷及一氧化二氮。為便於閱讀 及理解,溫室氣體排放數據乃以噸二氧化碳當量 (「噸二氧化碳當量」)呈列。
- 2. 範圍1涵蓋移動燃燒源排放及植樹減排。所使用的排放因子乃來自聯交所發佈的附錄二及中國國家發改委發佈的《陸上交通運輸企業一溫室氣體排放核算方法與報告指南(試行)》。
- 3. 由於本集團於本年度已就溫室氣體(範圍一)排放 之數據統計作出更新,故二零二三年的溫室氣體 (範圍一)排放已重列,較原有數字減少約0.8噸 二氧化碳當量。
- 4. 範圍2包括從電力公司購買電力產生的排放。所採用的排放因子乃來自港燈電力投資有限公司、中電控股有限公司及中國生態環境部與中國國家統計局於二零二四年發佈的「關於發佈二零二一年電力二氧化碳排放因子的公告」。
- 5. 範圍3涵蓋污水處理、廢紙處理及僱員航空差旅產生的排放。所採用的排放因子乃來自聯交所發佈的附錄二、清華大學發佈的《中國城市供水系統能耗研究》、清華大學及國家城市給水排水工程技術研究中心發佈的《我國城市污水處理廠能耗規律的統計分析與定量識別》以及國際民用航空組織(ICAO)碳排放計算器。

Wastewater Management

The production process of the Group only includes cutting, sewing, apparel manufacturing and other processes, so the Group does not involve the discharge of production wastewater. The discharged wastewater by the Group is mainly domestic wastewater. The domestic wastewater generated by the Qingdao Plant and Offices is discharged into the municipal pipelines equipped with filter facilities and treated by the wastewater treatment station to reduce the impact on the environment.

Waste Management

The Group has developed policies with regard to solid waste management, collected waste separately in various departments and working units so as to improve recycling. At the same time, the Group regularly evaluates material usage to avoid overstocking and uses recyclable ink cartridges to reduce waste generation, encourages employees to reuse paper, and reduces the use of disposable and non-recyclable products. In addition, the random stacking of solid waste is strictly prohibited, while non-hazardous and hazardous wastes that cannot be reused must be collected and handled by qualified units. With effective waste disposal strategies and policies, the Group has minimised the environmental risks and impacts caused by waste. During the Year, the non-hazardous wastes generated by the Group are mainly domestic wastes, paper, kitchen wastes and production wastes, including waste cloth and waste electric wires. 21.63 tones (2023: 16.85 tones) of non-hazardous wastes² were generated by the Group during the Year, with an average of 0.39 tones (2023: 0.23 tones) of non-hazardous wastes per employee. Moreover, the hazardous waste of our Group mainly comes from office operations, such as light tubes and ink cartridges, and the generated hazardous waste was handled by qualified collectors. During the Year, the hazardous waste³ generated by the Group was 186 kg (2023: 3 kg), with an average of 3.32 kg (2023: 0.04kg) of hazardous waste per employee.

廢水管理

本集團的生產過程只包括裁剪、縫紉、車衣 等工序,並不涉及生產廢水排放。本集團所 排放的廢水主要為生活廢水。青島廠房及辦 公室所產生的生活廢水會排放至設有過濾設 施的市政管線,再經由市污水處理站處理以 減少對環境的影響。

廢棄物管理

本集團已制定固體廢物管理相關的政策,於 各部門及車間分類收集廢物,以提高回收再 用。與此同時,本集團定期評估材料使用以 免堆積過量存貨,並使用可回收墨盒以減少 製造廢棄物,鼓勵僱員回收用紙,並減少使 用一次性及不可回收的產品。此外,我們嚴 禁隨地堆放固體廢物,無法回收再用的無害 及有害廢棄物都必須由合資格的單位收集處 理。憑藉有效的廢物處理策略和政策,本集 團將廢物引致的環境風險及影響減至最低。 本年度,本集團產生的無害廢棄物主要為生 活垃圾、紙張、廚房垃圾及生產廢品,包括 廢布及廢電線等。本集團於本年度共產生 21.63 噸無害廢棄物2(二零二三年:16.85 噸),平均每名僱員產生0.39噸無害廢棄物 (二零二三年:0.23噸)。另外,本集團的有 害廢棄物主要來自辦公室營運,如燈管及墨 盒,而所產生的有害廢棄物會交由合資格收 集商處理。本集團於本年度共產生186公斤 (二零二三年:3公斤)有害廢棄物3,平均每 名僱員產生3.32公斤(二零二三年:0.04公 斤)有害廢棄物。

The production waste is calculated based on the actual recorded weight of waste. The other non-hazardous wastes are calculated based on the volume of waste. The volume and weight unit conversion factor is derived from the United States Environmental Protection Agency and "Inquiry on the Charging Standard for Volume Measurement of Non-residential Daily Waste and Food Waste" issued by the Beijing Municipal Commission of Urban Management.

³ Hazardous waste is calculated based on the actual recorded weight of waste.

生產廢棄物乃根據實際記錄的廢棄物重量計算。 其他無害廢棄物按廢棄物體積計算。體積及重量 單位換算系數來源於美國環保署及北京城市管理 委員會發佈的《非居民生活垃圾和餐廚垃圾容積 計算收費標準查詢》。

有害廢棄物乃按實際記錄的廢棄物重量計算。

Noise Management

The Group adopts noise reduction measures on equipment that generates heavy noise to meet the emission standards of the industry for noise, including the *Emission Standard for Industrial Enterprises Noise at Boundary* (GB12348-2008), and strives to reduce the significant impact of noise on the surrounding environment. Through sealing the glasses of production units, intensifying maintenance of equipment and adjusting the shock-absorbing function of equipment, and preferentially selecting low-noise equipment, the Group has effectively controlled noise generated during the production process.

USE OF RESOURCES

The Group strives to optimise resource utilisation rate and enhance energy saving and consumption reduction so as to reduce wastage of resources and pollution. Therefore, the Group has formulated, implemented and improved resources and energy management policies and procedures to standardise and effectively use of resources thereby enhancing production efficiency. Our environmental protection approaches are published on the corporate bulletin board, meanwhile, we actively promote environmental protection to employees to enhance their awareness of environmental protection and indoctrinate the concept of energy-saving, consumption reduction, reduction of wastes at source, effective use of resources and green office. We also monitor the use of water, electricity, paper, packaging materials and other resources, thus effectively controlling the use of resources and reducing wastage. Because the water consumption and discharge of the Group's three offices in Hong Kong are solely controlled by the property management company of the building, we have no access to the water consumption data of these three offices. During the Year, the water consumption4 was 2,520 cubic meters (2023: 1,638 cubic meters) in total and 45.00 cubic meters (2023: 22.43 cubic meters) per employee on average. In addition, the Group did not have any issue in sourcing water that is fit for purpose during the Year.

噪音管理

為符合行業噪音排放標準,包括《工業企業廠界環境噪聲排放標準》(GB12348-2008),本集團對產生嚴重噪音的設備採取降噪措施,致力降低噪音對周遭環境造成的重大影響。為有效控制生產過程中產生的噪音,本集團以玻璃封閉生產車間,加強保養設備,調整其減震功能,以及優先選用噪音低的設備。

資源使用

本集團致力優化資源利用率、加強節能降 耗,減少資源浪費及污染,因此本集團制 定、實施及完善資源能源管理政策與程序, 以規範及有效利用資源,提高生產效益。我 們在企業公告欄上張貼環保方針,同時積極 向僱員進行環保教育,以提升僱員的環保意 識,實踐節能降耗、源頭減廢、善用資源及 綠色辦公的理念。我們亦會監察使用資源的 情況,如水、電、紙張及包裝材料的用量, 以有效控制資源使用及減少浪費。本集團位 於香港的三個辦公室的耗水及排水由樓宇管 理公司全權控制,因此無法收集三個辦公室 用水的相關數據。本年度,耗水量4為2,520 立方米(二零二三年:1,638立方米),平 均每名僱員的耗水量為45.00立方米(二零 二三年:22.43立方米)。此外,本集團於本 年度沒有求取適用水源的問題。

The water consumption is calculated based on the actual amount consumed.

耗水量乃按實際消耗量計算。

The Group's data on use of resources are as follows:

本集團資源使用數據如下:

Use of Resources	Unit	2024	2023
資源使用	單位	二零二四年	二零二三年
Use of Energy			
能源使用			
Total energy consumption	MWh	104	148
能源消耗總量	兆瓦時		
Non-renewable fuel consumption ¹	MWh	60	33
不可再生燃料耗量1	兆瓦時		
Purchased electricity ²	MWh	44	115
外購電力 ²	兆瓦時		
Energy consumption intensity	MWh/employee	1.86	2.03
能源耗量密度	兆瓦時/僱員		
Packaging materials consumption			
包裝材料使用			
Paper consumption	tones	1.13	0.11
紙類使用量	噸		
Paper consumption intensity	kg/product quantity	0.002	0.001
紙類使用密度	千克/產品數量		

Note:

- Non-renewable fuel consumption is from the use of vehicle fuel, which is calculated based on the actual amount consumed. The fuel and energy unit conversion factor is derived from the "Land Transport Enterprises - Guidelines on Greenhouse Gas Emission Accounting and Reporting (Trial)" issued by the NDRC of the PRC, the Chinese National Standard GB17930-2016 "Gasoline for Motor Vehicles" and GB19147-2016 "Automobile Diesel Fuels".
- 2. Purchased electricity is calculated based on the actual amount consumed.

In parallel with actively developing its business, the Group also keeps in mind the concept of energy-saving, reduction of waste at source, efficient use of resources and green office. Therefore, the following measures have been adopted for our commitment to applying our environmental protection concept in our daily operation:

附註:

- 不可再生燃料消耗量乃來自車輛燃料的使用,按實際消耗量計算。燃料及能源單位換算系數乃來源於中國國家發改委發佈的《陸上交通運輸企業一溫室氣體排放核算方法與報告指南(試行)》、中國國家標準GB17930-2016《車用汽油》及GB19147-2016《車用柴油》。
- 2. 購買電力量乃按實際用電量計算。

本集團在積極發展業務的同時,亦不忘提倡 節能降耗、源頭減廢、善用資源及綠色辦公 的理念。因此,我們採取了以下措施,致力 將環保理念融入日常營運中:

Environmental, Social and Governance Report

環境、社會及管治報告

Energy Saving and Consumption Reduction

- Monitor main energy consuming equipment and manage each department's energy consumption to avoid energy wastage;
- Replace existing high energy consuming equipment with new energy efficient equipment;
- Study and enhance technical standards and utilise new processes, new materials and new equipment to improve production efficiency and reduce resource consumption;
- Turn off all idled energy consuming equipment;
- Set the air conditioner in any office to a temperature of no lower than 26°C in summer and no higher than 23°C in winter:
- Regularly organise air-conditioning inspection and maintenance to ensure the efficiency of air-conditioning;
- Install light switches which allow independently controlled lighting in different lighting areas;
- Use energy-saving transformer to improve power switching rate and reduce power and energy consumption; and
- Train all new employees in the plant on energy saving.

節能降耗

- 監測重點耗能設備及管理各部門的耗 能情況以避免浪費能源;
- 使用新型節能設備替代現有的高耗能 設備;
- 研究並提升技術標準,利用新工藝、 新材料及新設備提高生產效率,減少 資源消耗;
- 關掉不使用的耗能設備;
- 辦公室於夏季的空調溫度不得低於攝 氏26度;於冬季的空調溫度不得高於 攝氏23度;
- 定期組織空調檢查、維修,以確保空 調效能;
- 在不同照明區域設立可獨立控制的照明開關;
- 使用節能變壓器以提高電源轉換率, 降低功耗及能耗;及
- 對廠房所有新僱員進行節約用電培訓。

Reduction of Waste at Source

- Adopt measures of source control, comprehensive utilisation and recycling to reduce the waste; and
- Resell surplus fabric to second-hand fabric recyclers to reduce fabric disposal.

源頭減廢

- 採取源頭控制、綜合利用及循環利用措施以減少產生廢棄物;及
- 將剩餘面料轉售二手布料回收商,減少面料棄置量。

Effective Use of Resources

- Post up environmental protection information and reminders in office to encourage employees to save water and to enhance their awareness of water-saving;
- Instruct all new employees in the plant about the watersaving measures; and
- Check the water use, regularly maintain valves and pipelines, and replace and repair leaking pipelines in time so as to prevent running, leaking and dripping.

善用資源

- 於辦公室張貼環保信息及提醒字句, 鼓勵僱員節約用水及提高節約用水意 識;
- 教授廠房所有新僱員節約用水措施;
- 核查用水情況,定期維護閥門及管道,並及時更換及修理洩漏管道,以 杜絕跑、漏、滴現象。

Green Office

- Encourage employees to reuse paper and print on both sides:
- Promote paperless office and communicate internally with emails instead of paper documents;
- Reuse office stationary;
- Separately collect classified office wastage for recycling;
- Encourage employees to use public transport; and
- Use video conferencing to replace non-essential business trips.

綠色辦公室

- 鼓勵僱員使用循環再用紙及採用雙面 印刷;
- 推行無紙化辦公,以電郵方式取代發 放紙張文件作內部溝通;
- 重複使用文儀用品;
- 分類收集辦公室廢物以進行循環利 田:
- 鼓勵僱員乘搭公共交通工具;及
- 採用視像會議取代非必要的出外公 幹。

ENVIRONMENT AND NATURAL RESOURCES

The Group attaches importance to the impact of our business operation on the environment and natural resources. In addition to our compliance with applicable environmental laws and international standards, we also have included the concept of environmental protection and environmental management into our business decision, daily operation and internal management. We are committed to balancing economic, environmental and social development.

In order to reduce the impact on the environment and natural resources, the Group has actively identified the environmental factors within our business scope and established relevant control measures and environment improvement targets. We have also assigned specific department to follow up and handle any problems with respect to the environment and natural resources utilisation. We have kept on file all the environmental protection works monitored and recorded materials relating to contamination accidents, pollution prevention and control.

RESPONDING TO CLIMATE CHANGE

The world is currently facing the challenge of climate change. The Group is concerned about climate-related issues and has taken different measures to assess and mitigate the risks. The Group has identified physical risks such as an increase in extreme weather events and changes in precipitation patterns, which could pose threats to the business and its financial performance. In addition, climate change may bring about various transitional risks, such as shifts in consumer preferences and increased pricing of greenhouse gas emissions. As a result, the Group may face an increase in operating costs and a change in revenue sources.

環境與自然資源

本集團重視業務營運對環境與自然資源造成 的影響。除遵守相關環境法規和國際標準 外,我們亦將環保及環境管理理念納入業務 決策、日常運作及內部管理中,致力兼顧經 濟、環境及社會三方發展。

為減少對環境與自然資源造成影響,本集團主動識別業務範圍內的環境因素,並制定相應的控制措施及環境改善目標,更指派特定部門跟進及處理環境及資源使用的問題。我們已建立環境保護工作檔案,監測和記錄污染事件、污染預防和控制的資料。

應對氣候變化

世界正面臨氣候變化的挑戰。本集團關注氣候相關事宜,並已採取不同措施評估及減輕風險。本集團已識別出可能對業務及其財務業績構成威脅的實體風險,例如極端天氣事件的增加及降水模式的變化。此外,氣候變化可能帶來各種過渡性風險,例如消費者偏好發生轉變及溫室氣體排放定價提高。因此,本集團可能面臨經營成本增加及收入來源變動。

The Group reviews updates to policies and regulations in regions it operates to identify potential climate-related risks on a regular basis. The Group issues safety warnings and makes special work arrangements in the event of extreme weather conditions or incidents to ensure the safety of its employees.

本集團定期審查其經營所在地的政策及法規 的更新,以識別潛在的氣候相關風險。本集 團於極端天氣情況或事故發生時發出安全警 告並作出特別工作安排,以確保其僱員的安 全。

PEOPLE-ORIENTED

The Group understands that employees are the foundation of corporate development, so it adheres to the management approach of "people oriented" and attaches great importance to the rights and interests of the employees. In addition to providing employees with generous remuneration and benefits, the Group also pays attention to the training, development and safety of the employees.

The number of employees of the Group during the Year are as follows:

以人為本

本集團深明僱員是企業發展的根基,秉持「以人為本」的管理方針,高度重視僱員的權利及權益。除了為僱員提供優厚的薪酬及福利外,本集團亦關注僱員的培訓、發展及安全。

本年度本集團僱員人數如下:

		2024	2023
Number of Employees	僱員人數	二零二四年	二零二三年
Total	總計	75	73
By gender	按性別		
Male	男性	38	38
Female	女性	37	35
By employment type	按僱傭類別		
Full-time	全職	74	70
Part-time	兼職	1	3
By age group	按年齡組別		
Aged below 30	30歲以下	4	3
Aged 30 to 50	30歲至50歲	45	52
Aged above 50	50歲以上	26	18
By geographical region	按地區		
The PRC (do not include Hong Kong)	中國(不包括香港)	48	46
Hong Kong	香港	27	27

The employee turnover rate during the Year are as follows:

本年度僱員流失率如下:

Foreign Policy	后只次开办1	2024	2023
Employee Turnover Rate ¹	僱員流失率 ¹ ————————————————————————————————————		二零二三年
Total	總計	30%	78%
By gender	按性別劃分		
Male	男性	29%	45%
Female	女性	31%	102%
By age group	按年齡組別劃分		
Aged below 30	30歲以下	171%	138%
Aged 30 to 50	30歲至50歲	25%	84%
Aged above 50	50歲以上	18%	34%
By geographical region	按地區劃分		
The PRC (do not include Hong Kong)	中國(不包括香港)	38%	96%
Hong Kong	香港	15%	16%

Note:

 The employee turnover rate in the Year is calculated in accordance with the Appendix III "Reporting Guidance on Social KPIs" published by the Stock Exchange.

Employment Standard

The Group strictly abides by the laws and regulations related to employment, including but not limited to the Labour Law of the People's Republic of China, Labour Contract Law of the People's Republic of China and Employment Ordinance in Hong Kong. In order to improve efficiency and standardise the procedure of recruitment, we have established recruitment-related management and controlling procedures according to the principles of fairness and impartiality, avoiding misemployment of child labour or any discrimination. In order to strive for creating a fair and equal working environment and ensure that employees enjoy equal opportunities and fair treatment, we treat all employees and applicants equally in the aspects of recruitment, transferring, training, promotion, remuneration and benefits, regardless of race, gender, age, religion, belief, marital or fertility status. For resigned employees, we will terminate the contract in accordance with relevant laws and regulations, and pay the outstanding wages on time.

附註:

1. 本年度的僱員流失率乃按聯交所發佈的附錄三 《社會關鍵績效指標匯報指引》計算。

僱傭準則

本集團嚴格遵守與僱傭相關的法律及法規,包括但不限於《中華人民共和國勞動法》、《中華人民共和國勞動合同法》及香港《僱傭條例》等。為提高招聘效率和規範招聘管理人控制程序,避免誤聘童工或發生任何歧確完,避免誤聘童工或發生任何歧確保控制程序,避免誤聘童工或發生任何歧確保持。為致力營造公正平等的工作環境及確保限,期職、培訓、晉升及安排薪酬福利時、傳國種族、性別、年齡、宗教、信仰、求明、有數於離職僱員,我們會依照相關法律及法規終止僱傭合同,並依時發放餘下工資。

To prevent forced labour, the Group specifies the details of the workplace, working hours and job responsibilities in the contract. If employees have to work overtime due to business needs, the Group will pay overtime wages according to the regulations. We also forbid taking any monies or belongings as "security deposit" from employees as well as forcing them to work or restricting their freedom in any way, so as to ensure that they are employed voluntarily. Apart from prevention of forced labour, the Group promises not to employ child labour. The Group requires new employees to provide genuine identification documents with accurate personal information when commencing employment, aiming at identifying the true age of the employees and avoiding misemployment of child labour. The Group will also occasionally check whether child labour has been misemployed in various departments. Once it is discovered, the Group will immediately return the child labour to their original place of residence and bear all necessary expenses.

為杜絕強制勞工,本集團在僱傭合同中清楚列明工作地點、工作時間及崗位職責會會人工作時間及崗位職責會會人工作時間及崗位職事會會人工,一個人工工資。我們亦禁止向任何方式強迫僱員工作或限制僱員人,與實際工作或限制僱員人,與實際工作或限制僱員人,與實際工作或與實際,一旦發現與實質的人信息,以鑒別僱員的真實有不過,以整別僱員的有數,以整別僱員的有數,以不能與實質,一旦發現與實質,不集團會不定期檢查,以至所需要工,一旦發現與居住地,不不能所需費用。

During the Year, no violation of laws and regulations relating to employment and labour standard, avoiding child labour and forced labour was involved or discovered by the Group. 於本年度,本集團並無涉及或發現任何違反 僱傭及勞工常規、防止童工及強制勞工相關 法律法規的情況。

Salary and Benefits

The Group strictly abides by the laws and regulations of China and Hong Kong, including but not limited to the Labour Law of the People's Republic of China, Mandatory Provident Fund Schemes Ordinance and Minimum Wage Ordinance in Hong Kong, ensuring that the employees' working hours and wages meet local requirements and providing social insurance and mandatory provident fund to employees as required by local regulations. The Group's salary is established according to several factors such as the positions, work performance and abilities of the employees, and would be adjusted with reference to market salary level. We evaluate the performance of employees according to different positions and adopt the knowledge and skills, attitude and enthusiasm to their positions as the evaluation criteria. The results will be used to determine promotion and annual salary adjustments of employees. The Group offers its employees extra benefits such as attendance incentives and bonuses based on the Group's annual financial performance and the individual performance of employees. Employees also enjoy paid leaves, such as annual leave, marriage leave, maternity leave and compassionate leave, apart from statutory holidays.

薪酬及福利

本集團嚴格遵守中國和香港的法律及法規, 包括但不限於《中華人民共和國勞動法》、香 港《強制性公積金計劃條例》和《最低工資條 例》等,以確保僱員的工時及工資符合當地 要求,並按地方規定為僱員提供社會保險及 強制性公積金供款。本集團根據僱員職位、 工作績效及能力等因素釐訂薪酬,並參照市 場價格作出調整。我們因應不同工作崗位對 僱員進行績效評估,並以崗位知識和技能、 工作態度、工作積極性等範疇作為評估標 準,將評估結果作決定職位晉升及年度薪酬 調整之依據。根據本集團的年度財務表現及 僱員的個人表現,本集團會提供額外獎勵, 如發放勤工獎及花紅。除了法定節假日外, 僱員可享有年假、婚假、產假及恩恤假等有 薪假期。

Employees are the important asset of the Group, whose sense of belonging is closely related to the success of the Group. Aiming to promote the idea of work-life balance, create an excellent environment for work and enhance employees' sense of belonging to the Group, the Group hammers at improving its policies and measures, and providing employees with the following benefits (including but not limited to):

僱員乃本集團的重要資產,其歸屬感與本集 團的成功息息相關。為促進工作及生活平 衡、創造良好的工作環境及增強僱員對本集 團的歸屬感,本集團致力完善政策和措施, 並為僱員提供以下福利(包括但不限於):

- Distributing allowance and welfare gifts during festivals;
- Providing reimbursement on transportation costs for employees returning home during Chinese New Year;
- Providing medical health insurance for employees;
- Offering free meals or meal allowance for our employees in the plant; and
- Under specified circumstances, employees can enjoy allowances of meals and transportation for overtime work.

Development and Training

The Group has established a comprehensive evaluation system for work, according to which the Group would evaluate employees' working attitudes, abilities, performance and disciplines, thereby enhancing employees' understanding of their work and allowing supervisors to give feedback about their work performance. The evaluation results also serve as the standard for their position and salary adjustments and discretionary bonus, which will greatly benefit employees' individual development and productivity enhancement.

- 於節日發放過節費及福利品;
- 於春節時為回家過節的僱員提供車費報銷;
- 為僱員提供醫療保險;
- 為廠房僱員提供免費膳食或餐飲補貼;及
- 在特定情況下,僱員在加班時可享膳食及交通費津貼。

發展與培訓

為加深僱員對工作的了解及讓主管對僱員的 工作表現提供建議,本集團建立了一套全面 的工作評估制度,定期評估僱員的工作態 度、工作能力、業績及紀律等範疇。工作評 估的結果亦會作為僱員職位、薪酬調整及發 放酌情花紅的參考標準,對協助僱員發展及 提升生產力均有莫大裨益。

Aiming to improve employees' professional proficiency and follow the development of the Group, we formulate training plans annually for our employees in the plant in order to provide different types of training, including internal training, external training, induction training and on-the-job training, on the basis of the training needs of each department. New recruits are required to attend induction training, including job responsibilities and objectives, operational skills and procedures, as well as regulations and policies. In addition, we encourage and support employees to participate in personal and professional training to keep abreast of the development of new technologies and equipment. Eligible employees completing the training can apply for subsidies on course fees and be reimbursed with partial or full cost of the training course.

為提升僱員的工作能力,以緊貼本集團的 發展步伐,我們按照各部門需求,每年為 廠房的僱員制定培訓計劃,提供不同類型的 培訓,包括內部培訓、外部培訓、入職培訓 及在職培訓等。新入職僱員需要接受入職培 訓,培訓內容包括工作職責和目標、操作技 能和程序,以及規章制度等。此外,我們鼓 勵及支持僱員參與個人及專業培訓,以緊貼 新技術及新設備的發展。完成培訓的合資格 僱員可向我們申請課程資助,取回有關培訓 課程的部分或全部費用。

The average hours of training per employee and percentage of employees who received training during the Year are as follows:

本年度每名僱員的平均受訓時數及受訓僱員 比例如下:

Average Hours of Training

per Employee and Percentage of	每名僱員的平均受訓時數及	2024	2023
Employees who Received Training ¹	受訓僱員比例1	二零二四年	二零二三年
	· · · · · · · · · · · · · · · · · · ·		
Total	總計	6.3(100%)	3.6(78%)
By gender	按性別劃分		
Male	男性	6.4(100%)	3.7(79%)
Female	女性	6.1(100%)	3.5(77%)
By employee category	按僱員類別劃分		
Senior	高級	5.5(100%)	5.7(91%)
Middle	中級	8.1(100%)	3.5(96%)
Junior	初級	5.7(100%)	1.7(48%)

Note:

 The percentage of employees who received training is calculated in accordance with the Appendix III "Reporting Guidance on Social KPIs" published by the Stock Exchange.

附註:

1. 受訓僱員比例乃按聯交所發佈的附錄三《社會關 鍵績效指標匯報指引》計算。

Health and Safety

The Group prioritises the health and safety of its employees, and adheres to the production principle of "Safety First". The Group provides employees with a safe and healthy working environment and complies with national laws and regulations on safe production, including but not limited to the Production Safety Law of the People's Republic of China, Law of the People's Republic of China on the Prevention and Control of Occupational Diseases and Occupational Safety and Health Ordinance in Hong Kong, and provides employees with a safe and healthy working environment so as to reduce accidents during work. Qingdao Plant has established an accountability system for different positions regarding production safety, listing clearly the safety responsibilities of each unit and unifying the standards for safety production and the managers shall be responsible for ensuring the safety of the working environment, and shall guide and supervise the employees to reduce the possibility of work-related injuries.

We provide safety protection equipment and supplies as well as their user guide for our employees in the Qingdao Plant to safeguard their health and safety as well as to prevent and reduce accidents. For employees who may have access to hazardous materials, we provide an annual health check to monitor the impact of the production process on their health and identify and resolve possible safety impacts in a timely manner. Moreover, we regularly provide employees with occupational safety training. Employees are required to attend three-level safety training, including education at plant, working units and position levels. They can only operate the equipment individually after passing the assessment. During the Year, Qingdao Plant conducted a number of safety-related training for all employees, including chemical use protection and personal labour protection supplies training, equipment safety operation training, environmental, health, safety manuals as well as first aid knowledge training, accompanied by oral or on-site operation assessment, in order to enhance employees' awareness and understanding of work health and safety.

健康與安全

本集團將僱員的健康與安全放在首位,堅持 「安全第一」的生產原則。本集團嚴格遵守國 家有關安全生產的法律及法規,包括但不限 於《中華人民共和國安全生產法》、《中華人 民共和國職業病防治法》及香港《職業安全 及健康條例》等,為僱員提供安全健康的的機 會。青島廠房已制定安全生產崗位責任制, 清楚列明各單位的安全職責,統一安全生產 的標準,而管理人員須負責確保工作環境的 可能性。

為保障僱員健康與安全,以及防止和減少 發生事故,我們為青島廠房的僱員提供安 全防護設備和用品及其正確使用指南。我們 對有機會接觸有害物料的僱員提供年度健康 檢查,以監測生產過程對僱員健康造成的影 響,及時發現並解決各種可能發生的安全影 響。此外,我們定期為僱員提供職業安全培 訓。僱員必須進行三級安全教育,包括廠級 教育、車間教育及崗位教育,並要通過考核 後方可獨自操作設備。本年度,青島廠房對 全體員工進行了多項安全相關培訓,包括化 學品使用防護與個人勞保用品使用培訓、設 備安全操作培訓和環境、健康、安全手冊及 急救知識培訓,配以口頭或現場操作考核, 以提升僱員對工作健康與安全的意識和了 解。

In order to improve employees' danger awareness and emergency response capabilities, the Group has formulated corresponding emergency plans for different emergency conditions, and conducted regular exercises. In addition to implementing the accountability system regarding production safety, we also encourage our employees to provide advice on work safety and report on accidents and other share views actively, so as to control risks of workplace and reduce accidents. The Group also would investigate and eliminate potential accidents to protect the safety of its employees and properties.

本集團針對不同緊急情況制定了相應的應急 預案,並定期進行演習,以提高僱員的危機 意識及應對能力。除實行安全生產崗位責任 制外,我們亦鼓勵僱員主動提供工作安全建 議及報告事故,以及分享觀點,以控制工作 場所的安全風險及減少事故發生。本集團會 及時調查及消除事故隱患,以保障僱員及財 產的安全。

To strengthen the safety management of hazardous chemicals, Qingdao Plant has set a safety management policy for hazardous chemicals, which lists out the solutions and safety regulations for storage, use, transportation and disposal. Through providing training to its employees on the hazardous chemical safety management policies, the Group effectively reduces accidents related to hazardous chemicals, thereby protecting employees' health and safety as well as the surrounding environment. In addition, Qingdao Plant has implemented safety management policy for special equipment, which requires the special equipment operating personnel to obtain corresponding certificates before working. Qingdao Plant also inspects special equipment regularly and entrusts qualified units to carry out maintenance and repair, ensuring the safe operation of the equipment.

為加強危險化學品的安全管理,青島廠房已 制定危險化學品安全管理政策,當中列明安 全儲存、使用、運輸和處置危險化學品的方 法和規定。通過向僱員提供危險化學品的安全 管理政策相關培訓,本集團有效減少發生危 險化學品相關的事故,從而保護僱員的健康 安全及周邊環境。此外,青島廠房實施特種 設備安全管理政策,規定特種設備操作人員 必須取得相應證書後方可正式工作。青島廠 房亦會定期檢查特種設備,並委託合資格單 位進行維修保養,以確保設備安全運行。

During the Year, there is no lost days due to a case of work injury among our employees. In the past three years, there was no work-related fatality.

本年度,我們的僱員並無因一宗工傷而損失 天數。在過去三年中,並無發生與工作相關 的死亡事件。

Case: Fire escape drills and safety production standardisation training

The Qingdao Plants organised fire escape drills and training on work safety standardisation to raise the safety awareness of employees. Prior to the drill, the Group provided employees with training on fire prevention including the causes of fire, principles of firefighting and the use of fire extinguishers. In addition, the training on safety production standardisation also taught employees to identify potential risks in the production process and preventive measures to avoid accidents.

案例:火警逃生演習及安全生產標準化培訓

青島廠房舉行火警逃生演習及安全生產標準化培訓,以提高僱員安全意識。在演習前,本集團為僱員安排防火培訓(包括起火原因、滅火原理及滅火器的使用方法)。此外,安全生產標準化培訓亦教導僱員識別生產過程中的潛在風險及預防措施,以免發生意外。







Fire Drill and Safety Production Standardisation Training 火警演習及安全生產標準化培訓

OPERATING PRACTICES

The Group understands that product and service quality is the cornerstone of corporate success. Therefore, the Group selects suppliers in a stringent manner, establishes a quality management system to ensure product quality and safety, and values customers' feedback to continuously improve product and service quality. The Group is also committed to maintaining business ethics in its business operations, attaching importance to the protection of intellectual property rights, eliminating infringements, and prohibiting all bribery.

Supply Chain Management

Supply chain management is always considered as an important part of controlling quality by the Group. The Group adheres to the quality oriented principle and establishes a supplier evaluation management policy, standardising the evaluation process and daily management of suppliers. In selecting suppliers, we strictly review the supplier's product quality, delivery capability, capacity and service quality, and require them to provide samples for reviews by our customers, so as to ensure the quality is up to customers' requirements. Beyond that, we also track and monitor the progress of entrusted processing suppliers, ensuring that the quality of processed products is in accord with the requirements. The checked suppliers will be added to our approved supplier list, which will be reviewed regularly. To strengthen the management of suppliers, promote and improve the supplier management system and optimise the operation of supply chain, the Group eliminates suppliers that do not correspond with the corporate development regulations. The Group has incorporated the concept of "green purchasing" into its procurement process and established strict environmental protection requirements. For example, Qingdao Plant prioritises the selection of products and services with the minimum impact on the environment and promotes the use of environmentally friendly materials instead of purchasing materials that are harmful to the environment or the human body in accordance with national restrictions.

營運慣例

本集團深明產品及服務質量是企業成功的基石,因此本集團嚴謹選擇供應商,建立質量管理制度,確保產品的質量與安全,並重視客戶的意見以持續改善產品品質及服務質素。本集團在業務營運中亦致力維持商業道德,重視保護知識產權,杜絕侵權行為,以及嚴禁一切行賄。

供應鏈管理

供應鏈管理一直是本集團質量控制中的重要 一環。本集團堅持質量為本的原則,建立供 應商評估管理政策,以規範供應商評估流程 及日常管理。甄選供應商時,我們會嚴格審 查供應商的產品質量、交付能力、產能及服 務質素等範疇,並要求其提供樣本予我們的 客戶作樣本評審,以確保其質量符合客戶要 求。對於受委託的外部加工供應商,我們會 追蹤及監控其進度,以確保外部加工的產品 質量符合要求。經審核的供應商將列入獲認 可供應商名單,而我們亦將定期審查供應商 的表現。本集團會淘汰未能符合企業發展規 定的供應商,以不斷加強供應商管理,促進 和改善供應商管理體系,從而優化供應鏈的 運行。本集團將「綠色採購」 概念納入採購 過程,並訂立嚴格的環保要求。例如,青島 廠房依照國家限制拒絕購買對環境或人體有 害的材料,優先選用對環境造成最低影響的 產品及服務,以及推廣使用環保材料。

The Group also attaches importance to environmental and social risks in the supply chain. Therefore, the Group regularly communicates with internal and external stakeholders to identify potential risks. When selecting suppliers, the Group would also consider its environmental and social conditions, and give priority to suppliers with outstanding performance in energy saving, occupational safety, supply chain management and anti-corruption, as well as suppliers with relevant certifications or internationally recognised suppliers with an environmentally friendly profile.

本集團亦重視供應鏈中的環境和社會風險, 因此本集團定期與內部及外部持份者溝通, 以識別潛在風險。本集團甄選供應商時亦會 考慮其環境及社會的情況,優先考慮在節約 能源、職業安全、供應鏈管理及反貪污等方 面表現優秀的供應商,以及具有相關認證或 得到國際認可及具有環保形象的供應商。

The Group's business in money lending has no significant suppliers. During the Year, the Group's design, manufacturing and trading of apparel products business had a total of 27 major suppliers, which all are from China, divided by region as follows:

本集團的貸款融資業務並無重要供應商。本年度,本集團服飾產品的設計、製造及貿易業務共有27家主要供應商,均來自中國,按地區劃分如下:

		2024	2023
Number of Suppliers	供應商數目	二零二四年	二零二三年
Northeast China	東北	1	1
East China	華東	13	26
South China	華南	12	21
Central China	華中	1	0

Management on Product Quality

The Group attaches great importance to the product quality and label use of the apparel manufacturing business, and therefore strictly abides by relevant laws and regulations, including but not limited to the Product Quality Law of the *People's Republic of China, Trade Descriptions Ordinance and Consumer Goods Safety Ordinance* in Hong Kong. Thus, the Group has established a quality management system, aiming to standardise inspection procedures and regulations, ensuring the products manufactured are in line with the quality and safety requirements. We review the system regularly, ensuring that the system is still appropriate, comprehensive and effective. According to customers' specific requirements, the Group is open to inspection and monitoring by the customers, and assesses its production procedures every year, ensuring the system can operate continuously and effectively, and meet customer requirements pragmatically.

產品質量管理

本集團重視服飾生產業務的產品質量及標籤使用,因此嚴格遵守相關法律法規,包括但不限於《中華人民共和國產品質量法》、香港《商品説明條例》及《消費品安全條例》。故此,本集團已建立質量管理制度,規範檢驗流程和規定,以確保其所生產的產品符合質量與安全要求。我們定期評審制度,以確保制度的適合性、全面性及有效性。本集團亦會就客戶規範要求而接受監督及審核,必確保質量的度能持續及有效地運作,切實符合客戶要求。

To ensure that equipment condition is able to achieve production targets, relevant equipment operating personnel will check the equipment condition daily prior to production. We also conduct occasional inspections on production procedures and take corrective measures as soon as a failure is found. In addition, the quality of raw materials, semi-finished products and finished products are inspected. Only qualified products can enter the next production stage, aiming that the products will meet the criteria of relevant standards. The unqualified ones will be labelled clearly and stored separately, and then the relevant department will analyse the cause and implement corrective measures. The Group has established a policy on reporting incidents to standardise quality reporting, ensure timely handling of product-related issues and control potential risks effectively. Meanwhile, we review product sales and market information as well as supervise the content of product labels to ensure that the information contained is clear, true and in compliance with legal requirements. We will also keep customer feedback in track in order to continuously improve product quality and safety.

產品方可進入下一道工序,以確保產品符合相關標準。檢測為不合格的產品會被清楚標識及分開存放,並由相關部門分析原因及實施糾正措施。本集團已制定事故報告政策,以規範質量報告工作、確保及時處理產品相關問題及有效控制潛在風險。同時,我們會審查產品銷售及市場信息和監督產品標籤內容,以確保所載資料清晰、真實及符合法律規定。我們亦會追蹤客戶反饋,以持續改善產品質量及安全。

為確保生產設備狀態足夠應付生產目標,設

備操作人員會在每日生產前檢查設備狀態。 我們亦會對生產工藝進行不定期的檢查,一

旦檢查出不合格的情況,會立即採取糾正措

施以保證產品質量。此外,我們會檢驗原材

料、半製成品及製成品之質量,檢驗合格的

During the Year, none of the products of the Group were required to be recalled due to safety and health reason.

本年度,本集團並沒有發生任何因安全與健 康理由而須回收的產品。

Customer First

The Group is committed to enhancing customer satisfaction, since fulfilling customers' needs is the ultimate goal of the Group's development. We have established a set of policies on customer rights and interests to regulate the handling of complaints from customers, so that the Group's reputation will be maintained and customer satisfaction will be improved. Customers can complain through letters, calls and emails, which will be handled and investigated by our designated personnel in time. During the Year, the Group did not receive any customer complaints in relation to products.

客戶至上

本集團以滿足客戶需求為發展的最高目標, 並致力提升客戶滿意度。我們已就客戶權利 及權益制定政策,規範客戶投訴處理程序, 以維護本集團的聲譽及提高客戶滿意度。客 戶可透過信件、電話及電郵等方式進行投 訴,而我們的投訴專責人員會及時處理及調 查有關投訴事件。本年度,本集團沒有接獲 任何有關產品的客戶投訴。

In addition, the Group also provides money lending services in which customer personal data needs to be collected and stored, so protecting customer privacy is a very important part of our business. Employees must abide by relevant laws and regulations, such as the *Personal Data (Privacy) Ordinance* of Hong Kong. They are forbidden to disclose customers' information to third-party without prior consent, adhering to professional ethics at all times. The customers' data is accessible by authorised personnel exclusively, while employees from other departments can only retrieve and provide information upon application to and approval by the company.

此外,本集團亦提供貸款融資服務,過程當中需要收集及儲存客戶個人資料,因此保障客戶隱私是業務中非常受重視的一環。僱員必須遵守相關法律法規,例如香港《個人資料(私隱)條例》,在未經批準前,不得向第三方透露客戶資料,時刻堅守職業道德。客戶資料僅允許獲授權人員訪問。其他部門僱員須向公司提出申請並獲准許,方可檢視及提供資料。

Protecting Intellectual Property Rights

The Group is committed to strengthening the protection of intellectual property rights. Therefore, we require employees to strictly abide by the laws and regulations such as the Patent Law of the People's Republic of China, Trademark Law of the People's Republic of China and Copyright Ordinance in Hong Kong. We also have clear requirements for the application, management, use and protection of intellectual property for our customers and the Group, enhancing internal awareness of protecting intellectual property rights and corporate interests. The Group only uses genuine software, and employees are required to submit an application to the Group before installing any software to avoid infringing on the intellectual property rights of others.

During the Year, no violation of laws and regulations relating to intellectual property was involved or discovered by the Group.

維護知識產權

本集團致力加強保護知識產權,因此我們規定僱員必須嚴格遵守《中華人民共和國專利法》、《中華人民共和國商標法》及香港《版權條例》等法律及法規。為增強內部對保護知識產權的意識及保護企業利益,我們亦已就客戶及自身知識產權的申請、管理、使用及保護作出明確規定及要求。本集團僅使用正版軟件,僱員在安裝任何軟件前須向本集團提出申請,以避免侵犯他人的知識產權。

於本年度,本集團並無涉及或發現任何違反知識產權相關法律及法規的情況。

Anti-corruption

The Group advocates employees to consciously abide by the law. act in good faith, be self-disciplined and build an integrity culture. The Group abides by the laws and regulations on anti-corruption, including but not limited to the Criminal Law of the People's Republic of China and Prevention of Bribery Ordinance in Hong Kong. The Group has formulated employee handbooks and systems to regulate their behaviour, especially in the money lending business, encouraging employees to be honest and self-disciplined. Thus, the operating risks will be reduced, and the interests of the company and employees will be guaranteed. In addition, employees should not seek personal or indirect benefits by their authority and should avoid situations that may involve or result in potential or actual conflicts of interest. Once any violation is discovered, employees should report it in written or verbal ways. The identity of the whistle blower will be kept confidential by the Group while relevant violators will be dismissed and bear legal responsibility upon confirmation of violation after investigation. During the Year, the Group have provided anti-corruption training materials and requires employees and directors to study to increase their awareness in the response to corruption, so as to enhance ethical management and employee integrity. In addition, the Group provided a total of 19 hours of online training to all employees and directors on their respective roles and responsibilities in the prevention of corruption, as well as guidance on the development, implementation and review of the Group's corruption prevention policies and systems.

During the Year, no violation of laws and regulations relating to anticorruption was involved or discovered by the Group.

COMMUNITY INVESTMENT

The Group attaches great importance to social responsibility and regards the prosperity and stability of society as the cornerstone of its development. For this, the Group spares no effort to promote the development of charities, and to support charitable projects and activities. Meanwhile, the Group is committed to community investment by providing employment opportunities for disadvantaged individuals and giving priority to suppliers who also hire the disadvantaged or participate in related support programs. We also encourage employees to participate in volunteer activities and charitable donations, enhancing their sense of social responsibility. During the Year, the Group's community investment did not make any significant resource contribution.

反貪污

本集團積極倡導員工自覺遵守法律、誠實守 信、自律自守及實現廉潔文化。本集團嚴格 遵守反貪污的相關法律及法規,包括但不限 於《中華人民共和國刑法》及香港《防止賄賂 條例》等。本集團已制定員工手冊及相關制 度以規範員工行為,尤其進行貸款融資工作 時,鼓勵員工廉潔自律,降低經營風險,並 確保公司和僱員的利益。僱員不得利用職權 謀取個人或間接利益,亦應避免可導致或涉 及潛在或實際利益衝突的情況。一旦發現違 規情況,僱員可透過書面或口頭方式進行舉 報。本集團會對舉報者的身份予以保密,事 件經調查屬實後,相關違規人士會被解僱及 需承擔法律責任。本年度,本集團提供反貪 污培訓教材,並要求僱員及董事學習,以提 高反貪污意識,從而提升道德管理及僱員誠 信。此外,本集團為全體僱員及董事提供合 共19小時的網上培訓,內容有關彼等各自在 預防貪污方面的角色及責任,以及本集團在 制定、實施及審查預防貪污政策及制度的指 引。

於本年度,本集團並無涉及或發現任何違反 反貪污的相關法律及法規的情況。

社區投資

本集團高度重視社會責任,視社會的繁榮穩定 為我們發展的基石。為此,本集團對促進慈善 事業的發展不遺餘力,積極支持慈善項目及公 益活動。與此同時,本集團亦透過向弱勢人士 提供就業機會,以及優先考慮同樣聘用弱勢社 群或參與相關支援計劃的供應商,致力於社區 投資。我們亦鼓勵僱員參與義工活動及進行慈 善捐助,全面提升僱員的社會責任感。本年 度,本集團的社區投資並無作出任何重大資源 貢獻。

CONTENT INDEX IN RELATION TO THE ENVIRONMENTAL, SOCIAL AND GOVERNANCE **REPORTING GUIDE**

相關事宜的政策。

有關《環境、社會及管治報 告指引》內容索引

ESG Index ESG 指標	Summary 概述	Section 章節	Page 頁碼
Environment 環境			
Aspect A1: Emissions	General disclosure Information on:	GREEN OPERATION 緑色營運	74
層面 A1 : 排放物	(a) the policies; and(b) compliance with relevant laws and regulations that	Environmental Goals and Progress 環境目標及進展	74
	have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and	Environmental Management System 環境管理體系	75
	non-hazardous waste. 一般披露	Emissions Management 排放物管理	77
	有關廢氣及溫室氣體排放、向水及土地的排污、有害及 無害廢棄物的產生等的:	Wastewater Management 廢水管理	79
	(a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資	Waste Management 廢棄物管理	79
	料。	Noise Management 噪音管理	80
Aspect A2: Use of Resources	General disclosure Policies on the efficient use of resources, including	GREEN OPERATION 綠色營運	74
層面 A2 : 資源使用	energy, water and other raw materials. 一般披露	Environmental Goals and Progress 環境目標及進展	74
		USE OF RESOURCES 資源使用	83
Aspect A3: The Environment and Natural Resources 層面 A3: 環境及天然資源	General disclosure Policies on minimizing the issuer's significant impact on the environment and natural resources. 一般披露 減低發行人對環境及天然資源造成重大影響的政策。	ENVIRONMENT AND NATURAL RESOURCES 環境與自然資源	83
Aspect A4: Climate Change 層面 A4: 氣候變化	General disclosure Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer. 一般披露 識別及應對已經及可能會對發行人產生影響的重大氣候	RESPONDING TO CLIMATE CHANGE 應對氣候變化	83

ESG Index ESG指標	Summary 概述	Section 章節	Page 頁碼
Social 社會			
Employment and Labo 僱傭及勞工常規	our Practices		
Aspect B1: Employment 層面 B1: 僱傭	General disclosure Information on: (a) the policies; and (b) compliance with relevant laws and regulations the have a significant impact on the issuer relating to compensation and dismissal, recruitme and promotion, working hours, rest periods, equipoportunity, diversity, anti-discrimination, and oth benefits and welfare. —般披露有關薪酬及解僱、招聘及晉升、工作時數、假期、平機會、多元化、反歧視以及其他待遇及福利的:	Salary and Benefits nt 薪酬及福利 al er	84 85 86
	(a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的 料。		
Aspect B2:	General disclosure	PEOPLE-ORIENTED	84
Health and Safety 層面 B2:	Information on: (a) the policies; and	以人為本 Health and Safety	89
健康與安全	(b) compliance with relevant laws and regulations the have a significant impact on the issuer relating to providing a safe working environment are protecting employees from occupational hazards. 一般披露有關提供安全工作環境及保障僱員避免職業性危害的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的料。	at 健康與安全	
Aspect B3:	General disclosure	PEOPLE-ORIENTED	84
Development and Training 層面 B3: 發展及培訓	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities. 一般披露 有關提升僱員履行工作職責的知識及技能的政策描述培訓活動。	以人為本 Development and Training 發展與培訓 。	87

ESG Index ESG 指標	Summary 概述	Section 章節	Page 頁碼
Social (Continued) 社會 (續)			
Employment and Labo 僱傭及勞工常規(續)	ur Practices (Continued)		
Aspect B4:	General disclosure	PEOPLE-ORIENTED	84
Labour Standards 層面 B4: 勞工準則	Information on:(a) the policies; and(b) compliance with relevant laws and regulations that have a significant impact on the issuer	以人為本 Employment Standard t 僱傭準則	85
	relating to preventing child and forced labour. 一般披露 有關防止童工或強制勞工的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。		
Operating Practices 營運慣例			
Aspect B5: Supply Chain	General Disclosure 一般披露	OPERATING PRACTICES 營運慣例	92
Management 層面 B5: 供應鏈管理	Policies on managing environmental and social risks of the supply chain. 管理供應鍵的環境及社會風險政策。	Supply Chain Management 供應鏈管理	92
Aspect B6: Product	General disclosure Information on:	OPERATING PRACTICES 營運慣例	92
Responsibility 層面 B6:	(a) the policies; and(b) compliance with relevant laws and regulations that	Management on Product Quality 產品質量管理	93
產品責任	have a significant impact on the issuer relating to health and safety, advertising, labelling	Customer First 客戶至上	94
	and privacy matters relating to products and services provided and methods of redress. 一般披露 有關所提供產品和服務的健康與安全、廣告、標籤及私隱事宜以及補救方法的: (a) 政策:及 (b) 遵守對發行人有重大影響的相關法律及規例的資	Rights 維護知識產權	95

料。

有關以社區參與來了解營運所在社區需要和確保其業務

活動會考慮社區利益的政策。

ESG Index ESG 指標	Summary 概述	Section 章節	Page 頁碼		
Operating Practices 營運慣例 (續)	(Continued)				
Aspect B7: Anti-corruption	General disclosure Information on:	OPERATING PRACTICES 營運慣例	92		
層面 B7 : 反貪污	 (a) the policies; and (b) compliance with relevant laws and regulations the have a significant impact on the issuer relating to bribery, extortion, fraud and money launderin一般披露有關防止賄賂、勒索、欺詐及洗黑錢的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。 	g.			
Community 社區					
Aspect B8: Community Investment 層面 B8: 社區投資	General disclosure Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	COMMUNITY INVESTMENT 社區投資	96		

The Board hereby presents its report together with the consolidated financial statements of the Group for the year ended 31 December 2024.

董事會謹此呈上其報告及本集團截至二零 二四年十二月三十一日止年度的綜合財務報 表。

PRINCIPAL ACTIVITIES

The Group principally engages in (i) design, manufacture and trading of apparels; (ii) provision of money lending services; and (iii) sale of trendy cultural, game and other products. Details of the principal activities of the Company and its subsidiaries are set out in notes 1 and 41 to the consolidated financial statements.

SEGMENT INFORMATION

An analysis of the Group's performance for the year by geographical areas and businesses is set out in note 6 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2024 and its state of affairs of the Group as at 31 December 2024 are set out in the consolidated financial statements on pages 135 to 260.

The Directors do not recommend the payment of any final dividend for the year ended 31 December 2024.

FINANCIAL SUMMARY

A summary of the published results and of the assets and liabilities of the Group for the past five years is set out in the financial summary on page 5 of this annual report. This summary does not form part of the audited financial statements in this annual report.

RESERVES

Details of the movements in the reserves of the Company and of the Group during the reporting year are set out in note 41(b) to the financial statements and in the consolidated statement of changes in equity respectively in this annual report.

主要業務

本集團主要從事(i)服飾產品的設計、製造及 貿易:(ii)提供貸款融資服務;及(iii)銷售潮流 文化、遊戲及其他產品。本公司及其附屬公 司的主要業務詳情載於綜合財務報表附註1 及41。

分部資料

本集團按地區及業務劃分之業績分析載於綜合財務報表附註6。

業績及分配

本集團截至二零二四年十二月三十一日止年度之業績及本集團於二零二四年十二月三十一日的業務狀況載於綜合財務報表第 135頁至第260頁。

董事不建議派發截至二零二四年十二月 三十一日止年度的任何末期股息。

財務概要

本集團於過往五個年度的已刊發業績以及資產及負債概要乃載於本年報第5頁的財務概要。此概要並不構成本年報經審核財務報表的一部分。

儲備

本公司及本集團儲備於報告年度內之變動詳情分別載於本年報財務報表附註41(b)及綜合權益變動表。

DISTRIBUTABLE RESERVES

As at 31 December 2024, the Company's reserves available for distribution to equity shareholders, comprising share premium and contributed surplus in excess of accumulated losses, amounted to approximately HK\$59,782,000 (2023: HK\$94,640,000).

DIVIDENDS

The Board did not recommend the payment of a final dividend for the year ended 31 December 2024 (2023: Nil).

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group during the reporting year are set out in note 14 to the consolidated financial statements of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

As at 31 December 2024, the percentages of sales and purchases attributable to the Group's major customers and suppliers, respectively are as follows:

Sales

- The largest customer 32%
- The total of the five largest customers 76%

Purchases

- The largest supplier 56%
- The total of the five largest suppliers 77%

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

SHARE CAPITAL

Details of movements in share capital of the Company during the year ended 31 December 2024 are set out in note 31 to the consolidated financial statements.

可供分派儲備

於二零二四年十二月三十一日,本公司可供 分派予權益股東之儲備(包括股份溢價及超 過累計損失的繳入盈餘)約59,782,000港元 (二零二三年:94.640,000港元)。

股息

董事會不建議派付截至二零二四年十二月 三十一日止年度的末期股息(二零二三年: 無)。

物業、廠房及設備

本集團於報告年度的物業、廠房及設備變動 詳情載於本年報內綜合財務報表附註14。

主要客戶及供應商

於二零二四年十二月三十一日,本集團的主要客戶及供應商應佔銷售額與採購的百分比分別如下:

銷售額

- 最大客戶32%
- 五大客戶合計76%

採購

- 最大供應商56%
- 五大供應商合計77%

概無任何董事、董事的緊密聯繫人、或任何 股東(擁有5%以上的本公司已發行股份數 目者),據董事會所知在本集團上述五大的 客戶或供應商中佔有任何股本權益。

股本

本公司於截至二零二四年十二月三十一日止年度期間的股本變動詳情載於綜合財務報表附註31。

SHARES ISSUED DURING THE REPORTING PERIOD

During the year ended 31 December 2024, the Company issued and allotted shares upon completion of subscriptions, exercise of share options and conversion of the 2% CB. For details, please refer to the section headed "Capital Structure" in the Management Discussion and Analysis.

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

Save for the repurchase of 60,000,000 consideration shares at nil consideration pursuant to the escrow arrangement on 11 July 2024 as disclosed in the section headed "Profit Guarantee in relation to the Adjustment to the Consideration for the Acquisition of Dreamtoys Group" and the subsequent sale and transfer of such shares to King Castle Enterprises Limited on 9 December 2024 as disclosed in the sub-section headed "Subscription of New Shares under Specific Mandate and Sale and Purchase of Shares" under the section headed "Fund Raising Activities and Use of Proceeds" in the Management Discussion and Analysis, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities (including the sale of treasury shares) during the year ended 31 December 2024.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles nor the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital (excluding treasury shares) was held by the public as at the date of this annual report. The Company has maintained a sufficient public float in compliance with the Listing Rules.

CHARITABLE DONATIONS

No charitable donation was made by the Group during the year ended 31 December 2024.

報告期內發行的股份

於截至二零二四年十二月三十一日止年度,本公司於認購完成、行使購股權及轉換2厘息可換股債券後發行及配發股份。詳情請參閱管理層討論及分析中的「資本架構」一節。

購買、贖回或出售本公司的 上市證券

除根據二零二四年七月十一日託管安排以零代價回購60,000,000股代價股份(誠如「有關調整收購Dreamtoys集團代價的溢利保證」章節所披露),以及其後於二零二四年十二月九日將該等股份出售並轉讓予帝堡企業有限公司(誠如管理層討論及分析「集資活動及所得款項用途」章節下「根據特別授權認購新股份及買賣股份」分節所披露)外,本公司或其任何附屬公司於截至二零二四年十二月三十一日止年度內並未購買、出售或贖回本公司任何上市證券(包括出售庫存股份)。

優先購買權

章程細則或開曼群島法律並無關於優先購買權的規定,致令本公司須按比例向現有股東 發售新股份。

足夠公眾持股量

按照本公司可公開取得之資料,並就董事所知,於本報告日期,本公司最少25%已發行股本總額(不包括庫存股份)由公眾持有。本公司已遵守上市規則維持足夠公眾持股量。

慈善捐款

本集團於截至二零二四年十二月三十一日止 年度期間並無作出慈善捐款。

AUDITOR

BDO Limited resigned as the auditor of the Company with effect from 6 December 2024 and Beijing Xinghua Caplegend CPA Limited has been appointed as the new auditor of the Company with effect from 6 December 2024 to fill the casual vacancy arising therefrom.

The consolidated financial statements for the year ended 31 December 2024 have been audited by Beijing Xinghua Caplegend CPA Limited, who shall retire and, being eligible, offer themselves for re-appointment at the forthcoming AGM. A resolution for the reappointment of Beijing Xinghua Caplegend CPA Limited as auditor of the Company will be proposed at the forthcoming AGM.

Save as aforesaid, there has been no change in the auditor of the Company during the preceding three years.

DIRECTORS

The Directors during the year ended 31 December 2024 and up to the date of this annual report are:

EXECUTIVE DIRECTORS

MEI Weiyi (Chairman) (appointed on 2 August 2024)

LI Yang (ceased to be the Chairman with effect from 2 August 2024)

TIN Yat Yu Carol CHAN Ming Leung Terence GONG Xiaohan WONG Wai Kai Richard

INDEPENDENT NON-EXECUTIVE DIRECTORS

TANG Shu Pui Simon HON Ming Sang LO Wing Sze

核數師

香港立信德豪會計師事務所有限公司已辭任本公司核數師,自二零二四年十二月六日起生效,而北京興華鼎豐會計師事務所有限公司已獲委任為本公司新任核數師,自二零二四年十二月六日起生效,以填補因此而產生之臨時空缺。

截至二零二四年十二月三十一日止年度之綜合財務報表已由北京興華鼎豐會計師事務所有限公司審核,彼將退任並合資格且願於即將舉行的股東週年大會上膺選連任。續聘北京興華鼎豐會計師事務所有限公司為本公司核數師的決議案將於即將舉行的股東週年大會上提呈。

除上文所述者外,本公司核數師於過往三年 概無變動。

董事

於截至二零二四年十二月三十一日止年度內 及直至本年報日期在任之董事如下:

執行董事

梅唯一(主席)

(於二零二四年八月二日獲委任)

李陽

(自二零二四年八月二日起不再擔任主席)

田一妤

陳明亮

龔曉寒

王瑋楷

獨立非執行董事

鄧澍焙

韓銘生

羅詠詩

DIRECTORS' BIOGRAPHIES

Biographical details of the Directors are set out on pages 10 to 16 of this annual report.

DIRECTORS' SERVICE CONTRACTS

None of the Directors proposed for re-election at the AGM has entered into any service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

MANAGEMENT CONTRACTS

Save for the service contracts of the Directors, no contracts concerning the management and administration of the whole or any substantial part of the business of the Group were entered into or existed during the reporting year.

EMOLUMENT POLICY

Range

The Remuneration Committee was established for reviewing and determining the remuneration and compensation packages of the Directors with reference to their responsibilities, workload, the time devoted to the Group and the performance of the Group. The Directors may also receive options and award shares to be granted under the Company's share option scheme(s) and share award scheme(s). Details of the share schemes of the Company are set out in the paragraph headed "Share Schemes" below.

Details of the remuneration of the Directors and senior management of the Company by band for the year ended 31 December 2024 are set out as follows:

董事履歷

董事履歷詳情載於本年報第10至16頁。

董事服務合約

擬於股東週年大會上膺選連任之董事概無與 本公司訂立不得由本公司於一年內終止時免 付賠償(法定賠償除外)之服務合約。

管理合約

除董事服務合約外,於報告年度內,概無訂 立或存在任何與本集團全部業務或其任何重 大部分有關的管理及行政合約。

薪酬政策

薪酬委員會的成立是為了檢討及釐定董事的酬金及薪酬待遇而參考了彼等的職責、工作量、對本集團付出的時間及於本集團的表現。董事亦可能收取根據本公司購股權計劃及股份獎勵計劃將授出的購股權及獎勵股份。本公司股份計劃之詳情載於下文「股份計劃」一段。

截至二零二四年十二月三十一日止年度,董 事及本公司高級管理層按範圍之薪酬詳情如 下:

範圍	人數	
Below HK\$1,000,000	1,000,000港元	5
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	2
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元	_
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元	1
HK\$2,500,001 to HK\$3,000,000	2,500,001港元至3,000,000港元	1

Number of

individuals

SHARE SCHEMES

The Company adopted its first share option scheme on 22 November 2013 (the "2013 Share Option Scheme"). In view of the amendments to the Listing Rules in relation to share option scheme with effect from 1 January 2023, the Company adopted a new share option scheme at the annual general meeting of the Company held on 9 June 2023 (the "2023 Share Option Scheme") and terminated the 2013 Share Option Scheme.

A share award scheme (the "Share Award Scheme") was also approved and adopted by the shareholders of the Company at the annual general meeting of the Company held on 26 June 2024.

2013 Share Option Scheme

The termination of the 2013 Share Option Scheme did not affect the terms of the outstanding options that have already been granted under the 2013 Share Option Scheme and the outstanding options granted continue to be valid and exercisable in accordance with the terms of the 2013 Share Option Scheme.

股份計劃

本公司於二零一三年十一月二十二日採納首個購股權計劃(「二零一三年購股權計劃」)。 鑑於上市規則有關購股權計劃的修訂自二零二三年一月一日起生效,本公司於二零二三年六月九日舉行的股東週年大會上採納了新的購股權計劃(「二零二三年購股權計劃」),並終止二零一三年購股權計劃。

本公司股東亦已於二零二四年六月二十六日 舉行的本公司股東週年大會上批准及採納一 項股份獎勵計劃(「股份獎勵計劃」)。

二零一三年購股權計劃

終止二零一三年購股權計劃並不影響二零 一三年購股權計劃中已授出但尚未行使購股 權條款,且已授出但尚未行使購股權依照二 零一三年購股權計劃的條款繼續有效並可予 行使。

Details of the movement in the share options granted under the 2013 Share Option Scheme during the year ended 31 December 2024 are as follows:

於截至二零二四年十二月三十一日止年度, 根據二零一三年購股權計劃授出的購股權變 動詳情如下:

Category of Participants 參與者類別	Date of Grant 授出日期	Closing price per Share immediately before the date of grant 緊接授出 日期前的每股股份收市價	Exercise price*	Vesting period 歸屬期	Exercise period 行使期	Outstanding at 1 January 2024 於二零二四年 一月一日 尚未行使	Granted during the year 於年內授出	Adjustment* 調整*	Exercised during the year 於年內行使	Lapsed/ cancelled during the year 於年內 失效/註銷	Outstanding at 31 December 2024 於二零二四年 十二月三十一日 尚未行使
少六日从川		IX W X IV 良	1] 戊戌	坪陶지	11 K'AI	門小川区	"ХТРЭХЩ	州正	W.T. K. J. K.	/ 从/ 吐射	門不订民
Directors 董事											
Li Yang	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	16,900,000	-	(12,675,000)	-	-	4,225,000
李陽	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬							
	17 January 2023	HK\$0.23	HK\$0.92	17 January 2024	17 January 2024 to 16 January 2033	19,800,000	-	(14,850,000)	-	-	4,950,000
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						
Tin Yat Yu Carol	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	16,900,000	-	(12,675,000)	-	-	4,225,000
田一妤	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七日						
	17 January 2023	HK\$0.23	HK\$0.92	17 January 2024	17 January 2024 to 16 January 2033	19,800,000	-	(14,850,000)	-	-	4,950,000
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						
Chan Ming Leung Terence	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	2,000,000	-	(1,500,000)	-	-	500,000
陳明亮	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七月						
	19 April 2022	HK\$0.28	HK\$1.112	Vested immediately	19 April 2022 to 18 April 2027	60,000	-	(45,000)	-	-	15,000
	二零二二年 四月十九日	0.28港元	1.112港元	即時歸屬	二零二二年四月十九日至 二零二七年四月十八日						

Category of Participants	Date of Grant	Closing price per Share immediately before the date of grant 緊接授出	Exercise price*	Vesting period	Exercise period	Outstanding at 1 January 2024 於二零二四年	Granted during the year	Adjustment*	Exercised during the year	Lapsed/ cancelled during the year	Outstanding at 31 December 2024 於二零二四年
參與者類別	授出日期	日期前的每股 股份收市價	行使價*	歸屬期	行使期	一月一日 尚未行使	於年內授出	調整*	於年內行使	於年內 失效/註銷	十二月三十一日 尚未行使 ————————————————————————————————————
Gong Xiaohan	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	16,900,000	-	(12,675,000)	-	-	4,225,000
難曉寒	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七日						
	17 January 2023	HK\$0.23	HK\$0.92		17 January 2024 to 16 January 2033	19,800,000	-	(14,850,000)	-	-	4,950,000
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						
Tang Shu Pui Simon		HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	1,000,000	-	(750,000)	-	-	250,000
鄧澍焙	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七日						
	17 January 2023	HK\$0.23	HK\$0.92	17 January 2024	17 January 2024 to 16 January 2033	1,000,000	-	(750,000)	-	-	250,000
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						
Hon Ming Sang	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	1,000,000	-	(750,000)	-	-	250,000
韓銘生	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七日						
	17 January 2023	HK\$0.23	HK\$0.92	17 January 2024	17 January 2024 to 16 January 2033	1,000,000	-	(750,000)	-	-	250,000
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						

Category of Participants 參與者類別	Date of Grant 授出日期	Closing price per Share immediately before the date of grant 緊接授出 日期前的每股股份收市價	Exercise price* 行使價*	Vesting period 歸屬期	Exercise period 行使期	Outstanding at 1 January 2024 於二零二四年 一月一日 尚未行使	Granted during the year 於年內授出	Adjustment* 調整*	Exercised during the year 於年內行使	Lapsed/ cancelled during the year 於年內 失效/註銷	Outstanding at 31 December 2024 於二零二四年 十二月三十一日 尚未行使
Lo Wing Sze	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	1,000,000	-	(750,000)	-	-	250,000
羅詠詩	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七月						
	17 January 2023	HK\$0.23	HK\$0.92	17 January 2024	17 January 2024 to 16 January 2033	1,000,000	-	(750,000)	-	-	250,000
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						
Others Employees 其他僱員	S										
In aggregate	8 December 2021	HK\$0.151	HK\$0.62	Vested immediately	8 December 2021 to 7 December 2026	2,250,000	-	(1,687,500)	-	(62,500)*	500,000
總計	二零二一年 十二月八日	0.151港元	0.62港元	即時歸屬	二零二一年十二月八日至 二零二六年十二月七日						
	19 April 2022	HK\$0.28	HK\$1.112	Vested immediately	19 April 2022 to 18 April 2027	16,450,000	-	(12,337,500)	-	(125,000)*	3,987,500
	二零二二年 四月十九日	0.28港元	1.112港元	即時歸屬	二零二二年四月十九日至 二零二七年四月十八月						
	17 January 2023	HK\$0.23	HK\$0.92	17 January 2024	17 January 2024 to 16 January 2033	83,650,000	-	(62,737,500)	(1,252)*	(125,000)*	20,786,248
	二零二三年 一月十七日	0.23港元	0.92港元	二零二四年 一月十七日	二零二四年一月十七日至 二零三三年一月十六日						

Category of Participants	Date of Grant	Closing price per Share immediately before the date of grant 緊接授出	Exercise price*	Vesting period	Exercise period	Outstanding at 1 January 2024 於二零二四年 一月一日	Granted during the year	Adjustment*	Exercised during the year	Lapsed/ cancelled during the year 於年內	Outstanding at 31 December 2024 於二零二四年 十二月三十一日
參與者類別	授出日期	股份收市價	行使價*	歸屬期	行使期	尚未行使	於年內授出	調整*	於年內行使	失效/註銷	ー月三 一日 尚未行使
Consultants In aggregate 顧問總計	19 April 2022 二零二二年	HK\$0.28 0.28港元	HK\$1.112 1.112港元	Vested immediately 即時歸屬	19 April 2022 to 18 April 2027 二零二二年四月十九日	17,900,000	-	(13,425,000)	-	-	4,475,000
旗[月 総日	—◆——+ 四月十九日	0.20億儿	1.112/6/	以时神角	_◆+四月十八 _零二七年四月十八						
Service Providers In aggregate	,	HK\$0.28	HK\$1.112	Vested immediately	19 April 2022 to 18 April 2027	17,900,000	-	(13,425,000)	-	-	4,475,000
服務提供商總計	二零二二年 四月十九日	0.28港元	1.112港元	即時歸屬	二零二二年四月十九日 二零二七年四月十八						
Total 總額						256,310,000	-	(192,232,500)	(1,252)*	(312,500)*	63,763,748

- The exercise price of the share options, the number of shares to be issued upon exercise of the outstanding share options, and the number of share options exercise or lapsed during the year have been adjusted upon completion of the Share Consolidation with effect from 20 November 2024.
- 購股權的行使價、行使尚未行使的購股權後將予 發行的股份數目及年內行使或失效的購股權數目 已於股份合併完成後作出調整,自二零二四年 十一月二十日起生效。

On 22 October 2024, 5,005 share options had been exercised at exercise price of HK\$0.23 per share option, 5,005 shares were issued and allotted. The weighted average closing price of the shares immediately before the date on which the options were exercised was HK\$0.096. The exercise price of the share options and the number of share options exercised during the year as set out on the above table was adjusted for the effect of the Share Consolidation for illustration purpose only.

於二零二四年十月二十二日,5.005份購股 權已獲行使,行使價為每份購股權0.23港 元,5,005股股份已獲發行及配發。緊接該 等購股權行使日期前每股股份加權平均收市 價為0.096港元。上表所載的購股權行使價 及已於年內行使的購股權數目已就股份合併 的影響作出調整,僅供説明之用。

The 2013 Share Option Scheme was terminated by the shareholders at the annual general meeting of the Company held on 9 June 2023. Since then, no further options shall be granted under the 2013 Share Option Scheme. As at 31 December 2023, 63,763,748 outstanding share options granted under the 2013 Share Option Scheme but not yet exercised shall continue to be valid and exercisable in accordance with the 2013 Share Option Scheme.

二零一三年購股權計劃已於二零二三年六月 九日舉行的本公司股東週年大會上獲股東終 止。自此,概無購股權進一步根據二零一三 年購股權計劃獲授出。於二零二三年十二月 三十一日,63,763,748份根據二零一三年購 股權計劃授出但未獲行使的購股權將依照二 零一三年購股權計劃繼續有效並可予行使。

2023 Share Option Scheme and the Share Award **Scheme**

The principal terms of the 2023 Share Option Scheme and the Share Award Scheme are summarised as follows:

2023 Share Option Scheme

二零二三年購股權計劃

二零二三年購股權計劃及股份 獎勵計劃

二零二三年購股權計劃及股份獎勵計劃的主 要條款概述如下:

Share Award Scheme

股份獎勵計劃

(1) Purpose

to the eligible participants as incentives or incentives to eligible participants so as to rewards for their contribution to the growth continue to serve its intended purposes of and development of the Group; to attract and aligning the interests of eligible participants retain personnel to promote the sustainable with those of the Group through ownership development of the Group; and to align the of shares, dividends and other distributions interest of the grantees with those of the paid on shares and/or the increase in value Company's shareholders to promote the long- of the shares and to encourage and enable term financial and business performance of the eligible participants to make contributions Company.

(1) 目的

為使本公司能夠向合資格參與者授出購股權, 允許本公司向合資格參與者提供股權激 作為彼等對本集團業務增長及發展作出貢獻之 勵,從而繼續實現其擬定目的,即透過擁 獎勵或回報;吸引及挽留人才,以促進本集團 有股份、股息和就股份支付之其他分派及 之可持續發展;及使承授人之利益與本公司股 /或股份增值,使合資格參與者的利益與 東之利益保持一致,以促進本公司長期財務及 本集團的利益保持一致,並鼓勵及令合資 業務表現。

To enable the Company to grant options Allow the Company to provide equity to the long-term growth and profits of the Group and share in the success of the Group.

> 格參與者能夠為本集團的業務長期增長及 溢利作出貢獻及共享本集團的成功。

2023 Share Option Scheme

Share Award Scheme

二零二三年購股權計劃

股份獎勵計劃

Eligible **Participants**

- Employee Participant, being an employee, director or officer of the Group (including a person who is granted options under the 2023 Share Option Scheme as an inducement to enter into employment contract with the Company or the relevant member(s) of the Group);
- Related Entity Participant, being an employee, director or officer of a holding company, subsidiary of a holding company other than the Group or an associate of the Company; and
- Service Provider Participant, being a person (including an entity) that falls under one of the below sub-categories and that provides services to the Group on a continuing or recurring basis in its ordinary and usual course of business which are in the interests of the long term growth of the Group as determined by the Board:
 - Consultants: person (as independent contractor, consultant, advisor or otherwise), that provides support or any advisory, consultancy, professional or other services to any members of the Group on a regular or recurring basis, who are not engaged as employees of the Group, and have specialties or expertise in areas that supplement the Group's operations (for example, consultants in the areas of intellectual property ("IP") application, media and promotion, strategic or commercial planning);

合資格參與者 (2)

- 僱員參與者,即本集團之僱員、董事或高級人員(包括根據二零二三年購股權計劃獲 授予購股權之人士,作為與本公司或本集團相關成員公司訂立僱傭合約之誘因);
- 相關實體參與者,即控股公司、本集團以外控股公司的附屬公司或本公司聯營公司之 僱員、董事或高級人員;及
- 服務供應商參與者,即屬於下列任何一項分類之人士(包括實體),並於本集團一般及 日常業務過程中持續或經常性地向本集團提供董事會認為符合本集團業務長期增長利 益之服務:
 - 顧問:定期或經常性地向本集團任何成員公司提供支援或任何諮詢、顧問、專 業或其他服務之人士(作為獨立承包商、顧問、諮詢人或其他人士),而其並非 本集團僱員,並於輔助本集團營運之領域擁有特別技能或專業知識(例如知識產 權([IP])應用、媒體及推廣、戰略或商業規劃等領域之顧問);

2023 Share Option Scheme

Share Award Scheme

二零二三年購股權計劃

股份獎勵計劃

- Suppliers: supplier of goods or services to any member of the Group on a regular or recurring basis (for example, retailers that the Group collaborates with for its IP application and product commercialisation), with which the Group would consider important to maintain a close business relationship on an ongoing basis;
- Business partners: business partner, including joint venture partner, franchisee, contractor, agent or other contractual party, of any members of the Group that work with the Group on a regular or recurring basis (for example, long-term business promoters and collaborators), with which the Group would consider important to maintain a close collaborative relationship on an ongoing basis.

For the avoidance of doubt, (i) placing agents or financial advisers providing advisory services for fundraising, mergers or acquisitions of the Company or its subsidiaries, and (ii) professional service providers (such as the auditors or valuers) who provide assurance or are required to perform their services with impartiality and objectivity, are excluded.

- 供應商:定期或經常性地向本集團任何成員公司供應貨品或服務之供應商(例如 與本集團合作進行IP應用及產品商業化之零售商),且本集團認為與其保持續緊 密業務關係屬重要;
- 業務夥伴:與本集團定期或經常性地合作之任何本集團成員公司之業務夥伴(例 如長期業務推廣商及合作人),包括合營企業夥伴、特許經銷商、承包商、代理 或其他合約方,且本集團認為與其保持續緊密合作關係屬重要。

為免生疑問,(i)為本公司或其附屬公司之籌資、合併或收購提供諮詢服務的配售代理或財 務顧問,及(ii)提供保證或被要求以公正和客觀的方式提供服務之專業服務供應商(例如核 數師或估值師)並不包括在內。

2023 Share Option Scheme

Share Award Scheme

二零二三年購股權計劃

股份獎勵計劃

(3) Scheme **Mandate Limit**

The maximum number of shares which may be allotted and issued in respect of all share options and award shares to be granted under the 2023 Share Option Scheme and the Share Award Scheme (the "Scheme Mandate Limit") shall not exceed 10% of the number of shares in issue as at the date of approval of the 2023 Share Option Scheme, being 202,477,432 shares (including the service provider sub-limit of 20,247,743).

As at 31 December 2023, the Scheme Mandate Limit was 202,477,432 shares (including the service provider sub-limit of 20,247,743). The Scheme Mandate Limit was adjusted to 50,619,358 shares (including the service provider sub-limit of 5,061,935) upon the effective of the Share Consolidation became effective on 20 November 2024. As at 31 December 2024 and up to the date of this report, the Scheme Mandate Limit was 50,619,358 shares including the service provider sub-limit of 5,061,935. The above Scheme Mandate Limit representing approximately 7.55% of the issued shares of the Company (excluding treasury shares) as at the date of this report.

計劃授權限額 (3)

就根據二零二三年購股權計劃及股份獎勵計劃授出之所有購股權及獎勵股份可配發及發行 之股份數目上限(「計劃授權限額」)不得超過於批准二零二三年購股權計劃當日已發行股份 數目之10%,即202,477,432股股份(包括服務供應商分限額20,247,743股股份)。

於二零二三年十二月三十一日,計劃授權限額為202,477,432股股份(包括服務供應商分 限額20,247,743股股份)。於二零二四年十一月二十日股份合併生效後,計劃授權限額獲 調整為50,619,358股股份(包括服務供應商分限額5,061,935股股份)。於二零二四年十二 月三十一日及直至本報告日期,計劃授權限額為50,619,358股股份,包括服務供應商分限 額5,061,935股股份。上述計劃授權限額佔於本報告日期本公司已發行股份(不包括庫存股 份)約7.55%。

2023 Share Option Scheme

Share Award Scheme

二零二三年購股權計劃

股份獎勵計劃

(4) Maximum
Entitlement
of each
Participant

Unless approved by shareholders of the Company, the total number of shares issued and to be issued in respect of all share options and award shares granted to each Eligible Participant (excluding share options and award shares lapsed in accordance with the terms of the respective share schemes) in any 12-month period must not exceed 1% of the total number of shares in issue.

Where any grant of award shares to a Director (other than an independent non-executive Director) or chief executive of the Company, or any of their associates would result in the shares issued and to be issued in respect of all award shares granted (excluding any award shares lapsed in accordance with the terms of the Share Award Scheme) to such person in the 12-month period up to and including the date of such grant, representing in aggregate over 0.1% of the relevant class of shares in issue, such further grant of award shares must be approved by the shareholders in general meeting, at which the grantee, his/her associates and all core connected persons of the Company must abstain from voting.

Where any grant of award shares to an independent non-executive Director or a substantial shareholder of the Company, or any of their respective associates would result in the shares issued and to be issued in respect of all share options and award shares granted (excluding any share options and award shares lapsed in accordance with the terms of the respective share schemes) to such person in the 12-month period up to and including the date of such grant, representing in aggregate over 0.1% of the relevant class of shares in issue, such further grant of award shares must be approved by the shareholders in general meeting, at which the grantee, his/her associates and all core connected persons of the Company must abstain from voting.

(4) 各參與者享有的 權利上限

除非經本公司股東批准,否則於任何12個月期間就所有授予各合資格參與者的購股權及獎勵股份(不包括根據相關股份計劃條款失效的購股權及獎勵股份)所發行及將予發行的股份數目合共不得超過已發行股份總數的1%。

倘向董事(獨立非執行董事除外)或本公司高級管理人員或彼等任何聯繫人授出任何獎勵股份,將導致於直至有關授出日期(包括該日)止12個月期間就授予有關人士的所有獎勵股份(不包括根據股份獎勵計劃條款失效的任何獎勵股份)的已發行及將予發行股份合共超過已發行相關類別股份的0.1%,則進一步授出獎勵股份須經股東於股東大會上批准,而承授人、其聯繫人及本公司所有核心關連人士須放棄投票。

倘向獨立非執行董事或本公司主要股東或彼等各自的任何聯繫人授出任何獎勵股份,將導致於截至有關授出日期(包括該日)止12個月期間就授予有關人士的所有購股權及獎勵股份(不包括根據相關股份計劃條款失效的任何購股權及獎勵股份)的已發行及將予發行股份合共超過已發行相關類別股份的0.1%,則進一步授出獎勵股份須經股東於股東大會上批准,而承授人、其聯繫人及本公司所有核心關連人士須放棄投票。

		2023 Share Option Scheme	Share Award Scheme
		二零二三年購股權計劃	股份獎勵計劃
(5)	Timing for Exercise of Options	A period to be specified by the Board and not to exceed 10 years from the date of grant of options.	_
(5)	行使購股權之時 限	按董事會指定的期間,惟不得超過由授出購股權之日起計10年。	_
(6)	Vesting Period	Any period as determined by the Board.	Unless otherwise determined by the Board at its discretion, vesting period of the award shares granted under the Share Award Scheme shall not be shorter than 12 months from the date of grant.
(6)	歸屬期	由董事會釐定的任何期間。	除非董事會另行酌情決定,股份獎勵計劃 項下授出的獎勵股份歸屬期不得短於授出 日期起12個月。
(7)	Amount Payable on Acceptance	HK\$1 is to be paid as consideration for the grant of share option within 21 days from the date of offer.	_
(7)	接納要約的應付 金額	須於建議授出日期起計21日內繳付1港元作為 獲授購股權的代價。	-

2023 Share Option Scheme

Share Award Scheme

二零二三年購股權計劃

股份獎勵計劃

Basis of (8) **Determining** the Exercise **Price**

The subscription price per share in relation to The award shares will be granted to the an option shall be a price to be determined eligible participants at nil consideration. by the Board and shall be no less than the highest of: (a) the closing price of the shares as stated in the Stock Exchange's daily quotation sheet on the date on which the share option is offered to an eligible participant, which must be a business day; (b) the average closing price of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the offer date; or (c) the nominal value of the Shares on the offer date.

釐定行使價之基 (8)

少於以下之最高者:(1)向合資格參與者建議授 出購股權日期(必須為營業日)在聯交所每日 報價表所列的股份收市價;(ii)緊接要約日期前 五個營業日在聯交所每日報價表所列的股份平 均收市價;或(iii)建議授出日期股份的面值。

購股權的每股認購價將由董事會釐定,但不得 獎勵股份將以零代價授予合資格參與者。

of the Scheme

Remaining Life The 2023 Share Option Scheme shall be valid The Share Award Scheme shall be valid and effective for a period of 10 years from the and effective for a period of 10 years from date of adoption, i.e. 9 June 2023.

the date of adoption, i.e. 26 June 2024.

(9) 計劃剩餘年期

二三年六月九日) 起有效及生效,為期10年。 月二十六日) 起有效及生效,為期10年。

二零二三年購股權計劃自採納日期(即二零 股份獎勵計劃自採納日期(即二零二四年六

As at 31 December 2024, the Company did not have any other share schemes except for the 2023 Share Option Scheme and the Share Award Scheme, and no share options and award shares had been granted under the 2023 Share Option Scheme and the Share Award Scheme since adoption.

On 16 January 2025, an aggregate of 44,000,000 award shares had been granted to six executive Directors under the Share Award Scheme, subject to the approval from the shareholders. The above grant of award shares and the transactions contemplated thereunder were approved by the shareholders at the extraordinary general meeting of the Company held on 20 March 2025. An aggregate of 150,000 award shares and 6,469,358 award shares had also been granted to three independent non-executive Directors and 13 selected employees of the Group under the Share Award Scheme on 16 January 2025 respectively. For details, please refer the section headed "Events after the Reporting Period" in the Management Discussion and Analysis.

無任何其他股份計劃,且自該等計劃採納以 來並無購股權及獎勵股份根據二零二三年購 股權計劃及股份獎勵計劃授出。 於二零二五年一月十六日,合共44,000,000

於二零二四年十二月三十一日,除二零二三

年購股權計劃及股份獎勵計劃外,本公司概

股獎勵股份已根據股份獎勵計劃授予六名執 行董事,惟須經股東批准。於二零二五年三 月二十日舉行的本公司股東特別大會上,上 述授出獎勵股份及其項下擬進行的交易已獲 得股東批准。於二零二五年一月十六日,合 共150,000股獎勵股份及6,469,358股獎勵 股份亦已根據股份獎勵計劃分別授予三名獨 立非執行董事及十三名本集團選定僱員。詳 情請參閱管理層討論及分析中的「報告期後 事項 | 一節。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR **DEBENTURES**

Save as disclosed above, at no time during the year was the Company or any of its subsidiaries a party to any arrangements to enable the Directors to acquire such rights in any other body corporate.

董事購買股份或債權證的權 利

除上文所披露者外,年內本公司或其任何附 屬公司均從未訂立任何安排而使董事獲得任 何其他法人團體的有關權利。

EQUITY-LINKED AGREEMENTS

Save for the 2023 Share Option Scheme and the Share Award Scheme, there was no other equity-linked agreement entered into by the Group during the year or subsisting at the end of the year.

權益掛鈎協議

除二零二三年購股權計劃及股份獎勵計劃 外,概無任何其他本集團於年內訂立或於年 末仍然生效的權益掛鈎協議。

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

As at 31 December 2024, the interests of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO), or were required pursuant to section 352 of the SFO, to be entered in the register referred to therein, or were required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange were as follows:

董事及主要行政人員於股份、相關股份及債權證中的權益及淡倉

於二零二四年十二月三十一日,本公司董事及主要行政人員於本公司及其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)的股份、相關股份及債權證中擁有根據證券及期貨條例第XV部第7及8分部規定須知會本公司及聯交所的權益(包括彼等根據證券及期貨條例的該等條文被當作或視為擁有的權益及淡倉);或根據證券及期貨條例第352條規定須記錄在該條所述登記冊內的權益;或根據標準守則須知會本公司及聯交所的權益如下:

Long positions in Shares of the Company

於本公司股份的好倉

Name 姓名	Capacity 身份	Ordinary shares 普通股	Shares issuable on share options held 所持購股權之 可發行股份 (Note 1) (附註 1)	Total interests 總權益	Approximate percentage of shareholdings 股權概約百分比(Note 2)(附註2)
Mei Weiyi 梅唯一	Beneficial Owner 實益擁有人	3,750,000	-	3,750,000	0.56%
Li Yang 李陽	Beneficial Owner 實益擁有人	-	9,175,000	9,175,000	1.37%
Tin Yat Yu Carol 田一妤	Beneficial Owner 實益擁有人	-	9,175,000	9,175,000	1.37%
Chan Ming Leung Terence (Note 3) 陳明亮 (附註3)	Beneficial Owner 實益擁有人	3,960,000	515,000	4,475,000	0.67%
Gong Xiaohan 龔曉寒	Beneficial Owner 實益擁有人	-	9,175,000	9,175,000	1.37%
Tang Shu Pui Simon 鄧澍焙	Beneficial Owner 實益擁有人	1,250,000	500,000	1,750,000	0.26%
Hon Ming Sang 韓銘生	Beneficial Owner 實益擁有人	-	500,000	500,000	0.07%
Lo Wing Sze 羅詠詩	Beneficial Owner 實益擁有人	-	500,000	500,000	0.07%

Notes:

- The options were respectively granted by the Company on 8 December 2021, 19 April 2022 and 17 January 2023 and adjusted for the effect of the Share Consolidation with effect from 20 November 2024. For details of the options granted and the adjustments to the options, please refer to the announcements of the Company.
- 2. Based on 670,544,928 shares of the Company in issue as at 31 December 2024
- Based on his disclosure of interests form filed on 25 November 2024, Mr. Chan Ming Leung Terence provided an interest in the 3,960,000 shares as security to a person other than a qualified lender.

Save as disclosed above, as at 31 December 2024, none of the Directors or chief executive of the Company have or are deemed to have interests or short positions in the shares, underlying shares or debentures of the Company and any of its associated corporations (within the meaning of Part XV of the SFO) which were notifiable to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), or recorded in the register required to be maintained by the Company under Section 352 of the SFO, or as otherwise notifiable to the Company and the Stock Exchange pursuant to the Model Code.

附註:

- 1. 該等購股權由本公司分別於二零二一年十二月八日、二零二二年四月十九日及二零二三年一月十七日授出,並因應二零二四年十一月二十日起生效的股份合併而作出調整。有關授出購股權及調整購股權的詳情,請參閱本公司的公告。
- 2. 基於二零二四年十二月三十一日本公司已發行股份670,544,928股股份。
- 3. 根據彼於二零二四年十一月二十五日提交之權益 披露表,陳明亮先生向合資格貸款人以外人士提 供3,960,000 股股份之權益作為擔保。

除上文所披露者外,於二零二四年十二月三十一日,本公司董事及主要行政人員概無於本公司及其任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份及債權證中擁有須根據證券及期貨條例第XV部第7及8分部知會本公司及聯交所的權益(包括彼等根據證券及期貨條例的該等條文被當作或視為擁有的權益及淡倉),或記錄於須根據證券及期貨條例第352條存置的登記冊的權益及淡倉,或須根據標準守則知會本公司及聯交所的權益及淡倉。

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

As at 31 December 2024, so far as it was known by or otherwise notified to any Directors or the chief executive of the Company, the particulars of the corporations or persons (other than the directors and the chief executive of the Company) which had 5% or more interests in shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO were as follows:

主要股東及其他人士於股份、相關股份及債權證的權益及淡倉

於二零二四年十二月三十一日,就本公司任何董事或主要行政人員所知或獲告知,於本公司股份及相關股份擁有5%或以上權益而記錄於須根據證券及期貨條例第336條存置的登記冊的法團或人士(本公司董事及主要行政人員除外)詳情如下:

Long positions in Shares of the Company

於本公司股份的好倉

Name 名稱	Capacity 身份	Ordinary shares 普通股	Other interests in underlying shares held 於所持有相關 股份之其他權益	Total interests 總權益	Approximate percentage of shareholdings 股權概約 百分比 (Note 1) (附註 1)
World Field Industries Limited (Note 2) 威峰實業有限公司 (附註2)	Beneficial Owner 實益擁有人	70,998,500	-	70,998,500	10.59%
Value Convergence Holdings Limited (Note 3) 滙盈控股有限公司(附註3)	Beneficial Owner 實益擁有人 Interest in controlled corporation 受控法團權益	44,212,230 5,844,000	16,711,230 –	60,923,460 5,844,000	9.09% 0.87%
King Castle Enterprises Limited (Note 4) 帝堡企業有限公司 (附註4)	Beneficial Owner 實益擁有人	122,500,000	-	122,500,000	18.27%
Wong Kin Ting (Note 4) 王建廷 (附註 4)	Interest in controlled Corporation 受控法團權益	122,500,000	-	122,500,000	18.27%

Notes:

- Based on 670,544,928 shares of the Company in issue as at 31 December
- 2 Based on the disclosure of interest forms filed on 19 July 2022, World Field Industries Limited is owned as to 100% by Green Astute Limited, which is in turn owned as to 100% by Hao Tian Media & Culture Holdings Limited, which is in turn owned as to 100% by Aceso Life Science Group Limited, the shares of which are listed on the Main Board of the Stock Exchange (stock code: 474). The above number of ordinary shares which World Field Industries Limited is interested has been adjusted for the effect of the Share Consolidation with effect from 20 November 2024.
- Based on the disclosure of interest form filed on 31 December 2024, VC Brokerage Limited is owned as to 100% by VC Financial Group Limited, which is in turn owned as to 100% by Value Convergence Holdings Limited, the shares of which are listed on the Main Board of the Stock Exchange (stock code: 821).
- Based on the disclosure of interest form filed on 17 December 2024, these 122,500,000 shares of the Company were held by King Castle Enterprises Limited, which was 100% owned by Mr. Wong Kin Ting. By virtue of the SFO, Mr. Wong Kin Ting is deemed to be interested in such shares held by King Castle Enterprises Limited.

Save as disclosed above, as at 31 December 2024, the Directors were not aware of any other persons or entities (other than the directors and chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company, its Group members or associated corporations which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were recorded in the register required to be kept by the Company under Section 336 of the SFO; or as otherwise notified to the Company and the Stock Exchange.

附註:

- 基於二零二四年十二月三十一日本公司已發行股 份670,544,928股股份。
- 根據於二零二二年七月十九日提交之權益披露 表,威風實業有限公司由芊睿有限公司擁有 100%權益, 芊睿有限公司則由昊天媒體文化控 股有限公司擁有100%權益,而昊天媒體文化控 股有限公司則由信銘生命科技集團有限公司(其 股份於聯交所主板上市,股份代號:474)擁有 100%權益。上述威風實業有限公司擁有權益的 普通股數目已就二零二四年十一月二十日生效的 股份合併作出調整。
- 根據於二零二四年十二月三十一日提交之權益披 露表, 滙盈證券有限公司由滙盈金融集團有限公 司擁有100%權益,滙盈金融集團有限公司則由 滙盈控股有限公司(其股份於聯交所主板上市, 股份代號:821)擁有100%權益。
- 根據於二零二四年十二月十七日提交之權益披露 表,該等122,500,000股本公司股份由帝堡企業 有限公司持有,該公司由王建廷先生擁有100% 權益。根據證券及期貨條例,王建廷先生被視為 於帝堡企業有限公司持有之該等股份中擁有權益。

除上文所披露者外,於二零二四年十二月 三十一日,董事並不知悉有任何其他人十或 實體(本公司董事及主要行政人員除外)於 本公司、其集團成員公司或相聯法團的股份 或相關股份中擁有須根據證券及期貨條例第 XV部第2及3分部條文向本公司披露、或記 錄於須根據證券及期貨條例第336條所存置 的登記冊或另行知會本公司及聯交所的權益 或淡倉。

DIRECTORS' INTERESTS IN COMPETING BUSINESS

Ms. Tin Yat Yu Carol, an executive Director and the sole director of Delta Wealth Finance Limited, a company incorporated in Hong Kong with limited liability and a wholly-owned subsidiary of the Company, is also a director of Finsoft Financial Investment Holdings Limited (stock code: 8018.HK), which is principally engaged in money lending business in Hong Kong.

Save as disclosed above, none of the Directors, or their respective associates (as defined in the Listing Rules) has engaged in any business that competes or is likely to compete, either directly or indirectly, with the business of the Group during the year ended 31 December 2024.

DIRECTORS' MATERIAL INTERESTS IN TRANSACTION, ARRANGEMENT OR CONTRACTS

No Director had a material interest, either directly or indirectly, in any transaction, arrangement or contract of significance to business of the Group to which the Company or any of its subsidiaries was a party for the year ended 31 December 2024.

RELATED PARTY TRANSACTIONS

Details of the related party transactions of the Group for the reporting year are set out in note 35 to the consolidated financial statements contained herein.

Save as disclosed under the sub-section headed "Subscription of New Shares under Specific Mandate", "Subscription of New Shares under Specific Mandate and Sale and Purchase of Shares" and "Subscription of Preference Shares" in Management Discussion and Analysis, none of the related party transactions constitutes a connected transaction or continuing connected transaction subject to independent shareholders' approval, annual review and all disclosure requirements in accordance with Chapter 14A of the Listing Rules.

董事於競爭業務之權益

執行董事及融富財務有限公司(於香港註冊成立之有限公司並為本公司全資附屬公司)之唯一董事田一好女士亦為為匯財金融投資控股有限公司(股份代號:8018)之董事,主要在香港從事借貸業務。

除上文所披露者外,於截至二零二四年十二 月三十一日止年度內,概無董事或彼等各自 之任何聯繫人士(定義見上市規則)於與本 集團業務直接或間接構成或可能構成競爭之 業務中擁有權益。

董事於交易、安排及合約的 重大權益

截至二零二四年十二月三十一日止年度,概 無董事於本公司或其任何附屬公司為訂約一 方而對本集團業務而言屬重大的任何交易、 安排或合約中直接或間接擁有重大權益。

關聯方交易

有關本集團於報告年度內的關聯方交易的之詳情載於本年報所載綜合財務報表附註35。

除於管理層討論及分析「根據特別授權認購新股」、「根據特別授權認購新股及買賣股份」及「認購優先股」分節所披露者外,概無關聯方交易構成須遵守上市規則第14A章項下獨立股東批准、年度審核及所有披露規定的關連交易或持續關連交易。

PERMITTED INDEMNITY PROVISION

Under article 164 of the Articles, every Director, company secretary, other officers and auditor for the time being of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, charges, losses, damages and expenses which they or any of them, shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices or trusts; provided that this indemnity shall not extend to any matter in respect of any fraud or dishonesty which may attach to any of said persons.

Such permitted indemnity provisions have been in force throughout the year. The Company has arranged appropriate Directors and Officers Liability Insurance.

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the identity of the shareholders of the Company entitled to attend and vote at the forthcoming AGM to be held on Tuesday, 10 June 2025, the register of members of the Company will be closed from Wednesday, 4 June 2025 to Tuesday, 10 June 2025, both days inclusive, during which period no transfer of shares will be effected. All transfers accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Tuesday, 3 June 2025.

CORPORATE GOVERNANCE

A detailed corporate governance report is set out in pages 42 to 66 in this annual report.

By order of the Board

Virtual Mind Holding Company Limited
Mei Weiyi

Chairman and Executive Director

31 March 2025

准許彌償條文

根據章程細則第164條,董事、公司秘書及 其他高級人員及本公司當時的核數師,就或 針對其本人或其中任何人,於各自的職位 信託中履行職責或其假定職責時作出、同 作出或遺漏作出任何行為而將會或可能招 或蒙受的任何訴訟、費用、收費、損失、司 害賠償及開支而蒙受損害,將獲以本公 預 產及利潤作為彌償保證及擔保;惟該等彌償 不得引伸而適用於與任何所述人士的任何欺 詐或不誠實行為有關的任何事宜。

該准許彌償條文於本年度生效。本公司已投保合適的董事及主管責任保險。

暫停辦理股東登記手續

為釐定本公司股東出席將於二零二五年六月十日(星期二)舉行之應屆股東週年大會並於會上投票的資格,本公司將於二零二五十十二(星期三)至二零二五年六月四日(星期三)期間(包括首尾兩天)暫停所分過戶登記手續,期間不會進行任何股份會上投票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有填妥之轉讓文件連同有關股票,所有其受過戶登記分處卓佳證券登記有限公司之香港夏齡道16號遠東金融中心17樓,方為有效。

企業管治

詳細企業管治報告載於本年報第42至66頁。

承董事會命 天機控股有限公司 梅唯一

主席兼執行董事

二零二五年三月三十一日

Independent Auditor's Report 獨立核數師報告



TO THE SHAREHOLDERS OF VIRTUAL MIND HOLDING COMPANY LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Virtual Mind Holding Company Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 125 to 260, which comprise the consolidated statement of financial position as at 31 December 2024, 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, comprising material accounting policy information and other explanatory information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, and of its financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

致天機控股有限公司全體股東

(於開曼群島註冊成立的有限公司)

意見

吾等已完成審核刊載於第125頁至第260頁 天機控股有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)的綜合財務報表,其中包括於二零二四年十二月三十一日的綜合財務狀況表,以及截至該日止年度的綜合全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註,包括重大會計政策資料及其他説明資料。

吾等認為,綜合財務報表已根據由香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)真實而公平地反映 貴集團於二零二四年十二月三十一日的綜合財務狀況及其截至該日止年度的財務表現及綜合現金流量,並認為綜合財務報表乃按照香港《公司條例》之披露要求妥為編製。

意見基準

吾等已根據香港會計師公會頒佈的香港核數準則(「香港核數準則」)進行審核。吾等於該等準則項下的責任於本報告「核數師就審核綜合財務報表的責任」一節進一步闡述。根據香港會計師公會頒佈的「專業會計師道德守則」(「守則」),吾等獨立於 貴集團,並已根據守則履行其他道德責任。吾等相信,吾等所獲取的審核憑證充足及適當地為吾等的意見提供基礎。

Independent Auditor's Report 獨立核數師報告

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.

Recoverability of Trade receivables, and Loans and Interest Receivables

Refer to notes 5(b), 20 and 21 to the consolidated financial statements

As at 31 December 2024, the Group's trade receivables, and loans and interest receivables (net of impairment losses) amounted to approximately HK\$36,801,000 and HK\$42,232,000 respectively, representing significant balances recorded in the consolidated statement of financial position of the Group.

Management performed credit evaluations for the Group's debtors and assessed expected credit losses ("ECL") of trade receivables, and loans and interest receivables. These assessments were focused on the debtors' settlement history and their current ability to pay, and took into account information specific to respective debtors.

We identified this area as a key audit matter because significant judgements have been made by the management during the assessment of the credit standing of the Group's debtors and the estimation of ECL of trade receivables, and loans and interest receivables.

關鍵審核事項

根據吾等的專業判斷,關鍵審核事項為吾等 審核本期綜合財務報表中最重要的事項。吾 等在整體審核綜合財務報表及就此形成意見 時處理此等事項,而不會就此等事項單獨發 表意見。

貿易應收款項以及應收貸款及 利息的可收回性

參閱綜合財務報表附註5(b)、20及21

於二零二四年十二月三十一日, 集團的貿易應收款項以及應收貸款 及利息(扣除減值虧損)分別約為 36,801,000港元及42,232,000港元,即 於 貴集團綜合財務狀況表列賬的重大結 餘。

管理層對 貴集團的債務人進行信貸評估並 評估貿易應收款項以及應收貸款及利息的預 期信貸虧損(「預期信貸虧損」)。該等評估專 注於債務人的歷史付款記錄及其當前的支付 能力,並考慮債務人的特定信息。

吾等確認該領域為關鍵審核事項,原因為管理層已於對 貴集團債務人的信貸等級評估及貿易應收款項以及應收貸款及利息的預期信貸虧損的估計中作出了重大判斷。

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

Recoverability of Trade receivables, and Loans and Interest Receivables (Continued)

Our response:

- Obtaining an understanding of the Group's policy and methodology for impairment assessment in relation to the application of ECL model such as the design, implementation, and effectiveness of key internal controls;
- Performing test of samples to verify the reliability of the data used by management when formulating the provision matrix, such as the aging analysis of trade receivables;
- Inquiring management to demonstrate the basis and judgements used in the assessment of ECL of financial assets, such as the identification of trade receivables that have already experienced credit impairment, the reasonableness of classifying the remaining trade receivables into different categories of the provision matrix, and the basis for the estimated loss rates applied to each provision matrix category (with reference to historical default rates and forward-looking information);
- Inquiring management for the status of the trade receivables, and loans and interest receivable as at year end date and corroborating explanations from management with supporting evidence, such as understanding of credit status of debtors, checking of historical and subsequent settlement records and other correspondence with the debtors;
- Evaluating the appropriateness and reasonableness of methodology, parameters and assumptions used in the assessment of ECL such as criteria for judging significant increases in credit risk, definition of credit-impaired financial assets, key data inputs and forward-looking information;

關鍵審核事項(續)

貿易應收款項以及應收貸款及 利息的可收回性(續)

吾等的回應:

- 了解 貴集團有關應用預期信貸虧損模 式的減值評估的政策及方法,例如關鍵 內部監控的設計、實施及成效;
- 進行樣本測試,以驗證管理層制定撥備 矩陣時使用的數據是否可靠,例如貿易 應收款項的賬齡分析;
- 要求管理層説明用於評估財務資產預期 信貸虧損的基礎及判斷,例如識別出現 信貸減值的貿易應收款項、將餘下貿易 應收款項歸入撥備矩陣不同類別是否合 理,以及應用於各項撥備矩陣類別的估 計虧損率基礎(參考歷史違約率及前瞻 性資訊);
- 向管理層查詢於年度結算日的貿易應收 款項以及應收貸款及利息的狀況,及透 過了解債務人的信用狀況、檢查過往及 其後結算記錄以及與債務人的往來信函 等可靠憑證證實管理層的解釋;
- 評估就評估預期信貸虧損所用的方法、
 參數及假設的合適度及合理性,例如判斷信貸風險重大增加的準則、信用減值金融資產的定義、關鍵數據輸入及前瞻性資料;

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

Recoverability of Trade receivables, and Loans and Interest Receivables (Continued)

- Evaluating the competence capabilities and objectivity of the independent professional valuer engaged by the Company;
- Checking the arithmetical accuracy of the management's calculation of impairment loss allowances under ECL model; and
- Obtaining the independent professional valuer valuation report and meeting with independent professional valuer to discuss and challenge the valuation process, methodologies used and market evidence to support significant valuation model;
- Involving the auditor's valuation expert to assist our work in assessing the valuation methodologies adopted by the independent professional valuer and comparing the key estimates and assumptions adopted in the valuation of loans and interest receivables:
- Assessing the adequacy of the Group's disclosures regarding trade receivables, and loans and interest receivables, and the related risks such as credit risk.

關鍵審核事項(續)

貿易應收款項以及應收貸款及 利息的可收回性(續)

- 評估本公司所聘請的獨立專業評估師的 能力及客觀性;
- 檢查管理層在預期信貸虧損模式下計算 減值虧損撥備的算術準確性;及
- 取得獨立專業估值師的估值報告,並與 獨立專業估值師會面,討論及質疑估值 流程、所使用的方法以及支持重要估值 模型的市場證據;
- 激請核數師的估值專家,以協助吾等進 行工作,評估獨立專業估值師所採用的 估值方法,以及比較應收貸款及利息進 行估值時所採用的關鍵估計及假設;
- 評估 貴集團有關貿易應收款項以及應 收貸款及利息,以及相關風險(如信貸 風險)披露的充分性。

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

Impairment Assessment of Goodwill

Refer to notes 5(d) and 16 to the consolidated financial statements

As at 31 December 2024, the Group's goodwill (net of impairment losses) amounted to approximately HK\$19,210,000, representing significant balances recorded in the consolidated statement of financial position of the Group.

The Group assessed the recoverable amounts of goodwill as at 31 December 2024 based on higher of its fair value less costs of disposal ("FVLCOD") and value-in-use ("VIU"). Preparing the VIU and FVLCOD calculations requires management to exercise significant judgements and make critical accounting estimates, particularly in relation to the determination of valuation techniques and the selection of inputs like projected cash flows during projection period, growth rates beyond the projection period and discount rates to discount the projected cash flows and cash flows beyond the projection period. The Group has also engaged an independent professional valuer to establish and determine the appropriate valuation methodology and inputs.

We identified impairment assessment of goodwill as a key audit matter because the impairment assessment involves significant judgements and assumptions by management underlying the determination of the VIU and FVLCOD.

關鍵審核事項(續)

商譽減值評估

參閱綜合財務報表附註5(d)及16

於二零二四年十二月三十一日, 貴集團 的商譽(扣除減值虧損)約為19,210,000港元,即於 貴集團綜合財務狀況表列賬的重大結餘。

貴集團按照其公平值減出售成本(「公平值減出售成本」)與使用價值(「使用價值」)兩者的較高者評估於二零二四年十二月三十一日的商譽的可收回金額。編製使用價值及公平值減出售成本計算方法需要管理層作出重大判斷及關鍵會計估計,尤其是關於釐定估值技術及選擇輸入數據(例如預測期間內的預計現金流量、預測期間後的增長率及用於折現預計現金流量及預測期間後的現金流量的折現率)。 貴集團亦委聘獨立專業估值師,以建立及釐定適當的估值方法及輸入數據。

由於減值評估涉及管理層於釐定使用價值及 公平值減出售成本時作出的重大判斷及假 設,因此吾等將商譽的減值評估確認為關鍵 審核事項。

Independent Auditor's Report

獨立核數師報告

KEY AUDIT MATTERS (Continued)

Impairment Assessment of Goodwill (Continued)

Our response:

- Understanding and assessing the appropriateness of the valuation methodologies used by the management and key assumptions adopted for valuations based on our knowledge of the businesses and industries;
- Assessing the objectivity, capability and competence of the independent professional valuer by considering its qualifications, relevant experience and relationship with the Group;
- Checking, on a sampling basis, the accuracy and relevance of the input data used and the reasonableness of the key assumptions used in the valuations;
- Involving an auditor's valuation expert to assist our work in assessing the valuation methodologies adopted by the independent professional valuer and comparing the key estimates and assumptions adopted in the valuations;
- Discussing with the independent professional valuer and challenging the reasonableness of key assumptions in the cash flow projections covering the growth rates and discount rates; and
- Assessing the adequacy of the disclosures on the impairment assessment in the consolidated financial statements.

關鍵審核事項(續)

商譽減值評估(續)

吾等的回應:

- 根據吾等於業務及行業方面的知識,了 解及評估管理層所使用估值方法及就估 值所採納的關鍵假設的合適性;
- 通過考慮獨立專業估值師的資歷、相關 經驗及與 貴集團的關係,評估其客觀 性、能力及資質;
- 抽樣檢查於估值中所使用輸入數據的準 確性及相關性以及所用關鍵假設的合理 性;
- 委聘核數師的估值專家協助吾等評估獨 立專業估值師所採納的估值方法以及比 較於估值中所採用的關鍵估計及假設;
- 與獨立專業估值師討論及質詢涵蓋增長 率及折現率的現金流預測中關鍵假設的 合理性;及
- 評估於綜合財務報表中進行減值評估披 露的充分性。

Independent Auditor's Report 獨立核數師報告

OTHER INFORMATION IN THE ANNUAL REPORT

The directors 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.

DIRECTORS' AND AUDIT COMMITTEE'S RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The Audit Committee are responsible for overseeing the Group's financial reporting process.

年報的其他資料

董事負責其他資料。其他資料包括年報所載 資料,但不包括綜合財務報表及核數師報 告。

吾等對綜合財務報表的意見並不涵蓋其他資料,吾等亦不對其他資料發表任何形式的鑒 證結論。

審核綜合財務報表時,吾等的責任為閱讀其他資料,於此過程中,考慮其他資料是否與綜合財務報表或吾等於審核過程中所瞭解的情況有重大抵觸,或者似乎有重大錯誤陳述。基於吾等已執行的工作,倘吾等認為其他資料有重大錯誤陳述,吾等須報告該事實。於此方面,吾等沒有任何報告。

董事與審核委員會就綜合財 務報表須承擔的責任

貴公司董事負責根據香港會計師公會頒佈的 香港財務報告準則及香港《公司條例》之披 露要求編製真實及公平的綜合財務報表,以 及董事認為就編製不存在由於欺詐或錯誤而 導致重大錯誤陳述的綜合財務報表而言屬必 要的內部監控。

在編製綜合財務報表時,董事負責評估 貴 集團的持續經營能力,披露(如適用)與持 續經營有關的事項,並使用持續經營會計 基準(除非董事擬將 貴集團清盤、終止業 務,或別無其他選擇)。

審核委員會負責監督 貴集團財務申報程序。

Independent Auditor's Report 獨立核數師報告

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. This report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

核數師就審核綜合財務報表 的責任

吾等之目標為獲取合理保證有關綜合財務 報表是否不存在由於欺詐或錯誤而導致的 任何重大錯誤陳述,並發出載有吾等意見的 核數師報告。根據協定的委聘條款,吾等僅 向 閣下(作為整體)報告,除此之外本報 告別無其他目的。吾等不會就本報告內容向 任何其他人士負上或承擔任何責任。

合理保證是高水平的保證,但不能擔保根據 香港核數準則進行的審核工作總能發現所有 存在的重大錯誤陳述。錯誤陳述可源於欺詐 或錯誤,倘個別或整體於合理預期情況下可 影響使用者根據綜合財務報表作出的經濟決 定時,則被視為重大錯誤陳述。

根據香港核數準則進行審核時,吾等運用專 業判斷,於整個審核過程中保持專業懷疑態 度。吾等亦:

- 識別及評估綜合財務報表由於欺詐或錯誤而導致的重大錯誤陳述風險,因應此等風險設計及執行審核程序,獲得充足及適當審核憑證為吾等的意見提供基礎。由於欺詐涉及合謀串通、偽造、故意遺漏、誤導性陳述或凌駕內部控制,因此未能發現由此造成的重大錯誤陳述風險較未能發現由於錯誤而導致的重大錯誤陳述風險更高。
- 瞭解與審核有關的內部控制,以設計恰當的審核程序,但並非旨在對 貴集團內部控制的有效程度發表意見。
- 評估所用會計政策是否恰當,以及董事 所作會計估算及相關披露是否合理。

Independent Auditor's Report 獨立核數師報告

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

核數師就審核綜合財務報表的責任(續)

(Continued)

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the group as a basis for forming an opinion on the group 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.

- 總結董事採用以持續經營為基礎的會計法是否恰當,並根據已獲取的審核憑證,總結是否有對 貴集團持續經營的能力構成重大疑問的事件或情況等重大不確定因素。倘吾等總結認為存在重大不確定因素,吾等需於核數師報資本生請注意綜合財務報表內的相關資料按露,或如果相關披露不足,則修訂吾等的意見。吾等的結論以截至核數師報等的意見。吾等的結論以截至核數師報等的意見。吾等的結論以截至核數師報等的意見。吾等的結論以截至核數師報等的意見。百期所獲得的審核憑證為基礎,惟未來事件或情況可能導致 貴集團不再具有持續經營的能力。
- 評估綜合財務報表(包括資料披露)的整體列報、架構及內容,以及綜合財務報表是否已中肯反映相關交易及事項。
- 計劃並執行集團審核,以就集團旗下實體或業務單位財務資料獲取充足合適的審核憑證,作為構成集團財務報表意見的基礎。就集團審核而言,吾等須負責指導、監督及檢討所進行的審核工作。吾等須為吾等的審核意見承擔全部責任。

吾等就(其中包括)審核工作的計劃範圍及時間安排及重大審核發現,包括吾等於審核期間識別出內部監控的任何重大缺陷與審核委員會溝通。

吾等亦向審核委員會提交聲明,說明吾等已 遵守有關獨立性的道德要求,並就所有被合 理認為可能影響吾等的獨立性的關係及其他 事宜及為消除威脅而採取的行動或應用的防 範措施(如適用)與審核委員會溝通。

Independent Auditor's Report 獨立核數師報告

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.

核數師就審核綜合財務報表的責任(續)

吾等從與審核委員會溝通的事項中,決定哪 些事項對本期綜合財務報表的審核工作最為 重要,因而構成關鍵審核事項。除非法律或 法規不容許公開披露此等事項,或於極罕有 的情況下,吾等認為披露此等事項可合理預 期的不良後果將超越公眾知悉此等事項的利 益而不應於報告中披露,否則吾等會於核數 師報告中描述此等事項。

Beijing Xinghua Caplegend CPA Limited

Certified Public Accountants

Lo Charbon

Practising Certificate Number P06029

Hong Kong, 31 March 2025

北京興華鼎豐會計師事務所有限公司

執業會計師

盧卓邦

執業證書編號: P06029

香港,二零二五年三月三十一日

Consolidated Statement of Comprehensive Income 綜合全面收益表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

			2024 二零二四年	2023 二零二三年
		Notes 附註	HK\$'000 千港元	HK\$'000 千港元
Revenue	收入	7	129,595	66,328
Cost of sales	銷售成本		(120,568)	(55,095)
Gross profit	毛利		9,027	11,233
Other gains and losses, net	其他收益及虧損淨額	7	(7,777)	(447)
Impairment of goodwill	商譽減值	16	(9,117)	(13,000)
Provision for expected credit loss on trade receivables	貿易應收款項預期 信貸虧損撥備	20	(10,837)	(1,205)
Reversal of/(Provision for) expected credit loss on loans and interest receivables	應收貸款及利息預期 信貸虧損撥回/(撥備)	21	2,251	(14,496)
Selling and distribution expenses	銷售及分銷費用		(2,798)	(3,033)
Administrative expenses	行政開支		(51,391)	(67,263)
Finance costs	融資成本	8	(6,633)	(6,318)
Share of results of associates	分佔聯營公司業績	18	(116)	(110)
Gain on disposal of subsidiaries	出售附屬公司收益	34	945	_
Loss before income tax	除所得税前虧損	9	(76,446)	(94,639)
Income tax (expense)/credit	所得税(開支)/抵免	11	(1,717)	621
Loss for the year	年度虧損		(78,163)	(94,018)
Other comprehensive loss, net of tax, attributable to owners of the Company Item that may be reclassified subsequently to profit or loss: Exchange loss on translation of	本公司擁有人應佔其他 全面虧損(除税後) 可於其後重新分類至損益 的項目: 換算海外業務財務報表的			
financial statements of foreign operations	匯兑虧損		(651)	(2,043)
Total comprehensive loss for the year	年度全面虧損總額		(78,814)	(96,061)

Consolidated Statement of Comprehensive Income 綜合全面收益表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss for the year attributable to:	應佔年度虧損:			
Owners of the Company	本公司擁有人		(76,628)	(93,749)
Non-controlling interests	非控股權益		(1,535)	(269)
			(78,163)	(94,018)
Total comprehensive loss for the year attributable to:	應佔年度全面虧損總額:			
Owners of the Company	本公司擁有人		(77,279)	(95,792)
Non-controlling interests	非控股權益		(1,535)	(269)
			(78,814)	(96,061)
Loss per share attributable to owners of the Company	本公司擁有人應佔每股虧損			(restated) (重列)
Basic (in HK cents)	基本(港元仙)	13	(13.12)	(18.55)
Diluted (in HK cents)	攤薄 (港元仙)		(13.12)	(18.55)

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

		Notes 附註	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元 (restated) (重列)	1 January 2023 二零二三年 一月一日 HK\$'000 千港元 (restated) (重列)
Non-current assets Interests in associates Property, plant and equipment Right-of-use assets Prepayment and other receivable Goodwill Intangible asset	程產及負債 達流動資產 於聯營公司的權益 如業、廠房及設備 使用權資產 傾付款及其他應收款項 新譽 無形資產 無形資產	18 14 15 22 16 17 30	614 3,212 2,635 9,615 19,210 700 439	730 2,640 3,291 12,832 28,812 800 2,157	840 2,367 2,818 400 42,543 800 554
Inventories 存 Trade receivables 質 Loans and interest receivables 應 Deposits, prepayments and other receivables Tax recoverable Financial assets at fair value through 以 profit or loss	流動資產 定貨 貿易應收款項 質易應收款項 更少數。 更少數。 其他應收款項 可收回税項 以公平值計量且變動計入 當期損益的財務資產 引發。 引發。 是數數計入	19 20 21 22 23 24	13,100 36,801 42,232 49,423 - 10,872 6,218	8,435 31,662 44,560 34,468 - 12,555 31,243	50,322 6,564 39,065 98,163 29,003 55 13,189 52,012
Trade payables Accruals and other payables Contract liabilities Other borrowings Provision for taxation	記動負債 貿易應付款項 頁提費用及其他應付款項 給約負債 性他借款 拉項撥備 租賃負債	25 26 27 28 29	6,500 31,951 - 16,437 - 2,000	7,743 22,749 998 17,443 1,075 2,083	238,051 17,586 22,074 893 15,196 7,063 1,481 64,293
	記動資產淨值 息資產減流動負債		101,758 138,183	110,832 162,094	173,758 224,080

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 December 2024 於二零二四年十二月三十一日

		Notes 附註	31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元 (restated) (重列)	1 January 2023 二零二三年 一月一日 HK\$'000 千港元 (restated) (重列)
Non-current liabilities	非流動負債				
Lease liabilities	租賃負債	29	702	1,175	1,192
Other borrowings	其他借款	28	7,460	12,207	13,588
O .			,	<u> </u>	<u> </u>
			8,162	13,382	14,780
Net assets	資產淨值		130,021	148,712	209,300
EQUITY Equity attributable to owners of the Company	權益 本公司擁有人應佔權益				
Share capital	股本	31	26,822	21,371	19,836
Reserves	儲備	32	104,135	126,742	188,596
			130,957	148,113	208,432
Non-controlling interests	非控股權益		(936)	599	868
Total equity	權益總額		130,021	148,712	209,300

On behalf of the board of directors 代表董事會

> Li Yang **Tin Yat Yu Carol** 李陽 田一妤 Director Director 董事 董事

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

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

Equity attributable to owners of the Company 本公司擁有人應佔權益

		Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元	Treasury shares 庫存股份 HK\$'000 千港元	Merger reserve 合併儲備 HK\$*000 千港元	Statutory reserve 法定儲備 HK\$*000 千港元	Share-based payment reserve 以股份為基礎 的支付儲備 HK\$*000 千港元	Translation reserve 換算儲備 HK\$'000 千港元	Convertible bonds equity reserve 可換股債券 權益儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總額 HK\$'000 千港元	Non- controlling interests 非控股權益 HK\$'000 千港元	Total equity 權益總額 HK\$1000 千港元
			(note 32(a)) (附註 32(a))		(note 32(b)) (附註32(b))	(note 32(c)) (附註32(c))	(note 32(d)) (附註32(d))	(note 32(e)) (附註32(e))	(note 32(f)) (附註32(f))				
At 1 January 2023	於二零二三年一月一日	19,836	426,017	-	2,988	3,344	12,379	(511)	12,486	(268,107)	208,432	868	209,300
Loss for the year Other comprehensive income - Exchange loss on translation of financial statements of foreign operations	年度虧損 其他全面收益 - 換算海外業務財務 報表的匯兑虧損	-	-	-	-	-	-	(2,043)	-	(93,749)	(93,749)	(269)	(94,018) (2,043)
Total comprehensive loss for the year	年度全面虧損總額	-	-	-	-	-	-	(2,043)	-	(93,749)	(95,792)	(269)	(96,061)
Equity-settled share option scheme arrangements Lapse of share options	以股權結算的購股權計劃安 排 購股權失效	-	-	-	-	-	17,108	-	-	-	17,108	-	17,108
Issuance of shares in respect of placing Issuance of shares in respect of share option	就配售事項發行股份就購股權計劃發行股份	1,109	9,754	-	-	-	(1,765)	-	-	1,765 -	10,863	-	10,863
scheme Issuance of shares in respect of conversion of convertible bonds (note 37)	就轉換可換股債券發行股份 (附註37)	158 268	4,246 2,830	-	-	-	-	-	(1,486)	1,486	4,404 3,098	-	4,404 3,098
At 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及 二零二四年一月一日	21,371	442,847	-	2,988	3,344	27,722	(2,554)	11,000	(358,605)	148,113	599	148,712
Loss for the year Other comprehensive income - Exchange loss on translation of financial	年度虧損 其他全面收益 - 換算海外業務財務	-	-	-	-	-	-	-	-	(76,628)	(76,628)	(1,535)	(78,163)
statements of foreign operations	報表的匯兑虧損	-	-	-	-	-	-	(651)	-	-	(651)	-	(651)
Total comprehensive loss for the year	年度全面虧損總額	-	-	-	-	-	-	(651)	-	(76,628)	(77,279)	(1,535)	(78,814)
Equity-settled share option scheme arrangements Lapse of share options Release of share based payment reserve upon the forfeiture or lapse of share options	以股權結算的購股權計劃 安排 購股權失效 購股權沒收或失效時釋出 以股份為基礎的支付	:	-	:	i	:	826 (55)	-	-	- 55	826	:	826 -
Issuance of shares in respect of placing Issuance of shares in respect of share option	成 10 70 元 1 日本 1	- 4,582	1,904 41,973	-	-	- :	(2,172)	-	- 1	268	46,555	:	- 46,555
scheme Release of convertible bonds equity reserve upon the redemption of convertible bonds	贖回到期可換股債券時釋 出可換股債券權益儲備	-	2	-	-	-	(1)		(5.000)	-	1	-	1
at maturity Treasury shares acquired upon settlement of contingent consideration receivable Sale of treasury shares	結算應收或然代價後取得 的庫存股份 出售庫存股份	-	- 120	(5,160) 5,160	-	-	-	-	(5,800)	5,800	(5,160) 5,280	-	- (5,160) 5,280
Issuance of shares in respect of conversion of convertible bonds (note 37)		869	16,581	-	-	-	-	_	(4,829)	-	12,621	-	12,621
At 31 December 2024	於二零二四年十二月 三十一日	26,822	503,427	_	2,988	3,344	26,320	(3,205)	371	(429,110)	130,957	(936)	130,021

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Cash flows from operating activities	來自經營活動的現金流量			
Loss before income tax	除所得税前虧損		(76,446)	(94,639)
Adjustments for: Bank interest income	就下列各項調整: 銀行利息收入	7	(152)	(41)
Interest expenses	利息開支	8	6,633	6,318
Depreciation of property, plant and equipment Depreciation of right-of-use assets	物業、廠房及設備折舊 使用權資產折舊	9 9	798 2,736	722
Gain on disposal of property, plant and equipment	出售物業、廠房及設備收益	9 7	2,730	2,801 (38)
Provision for inventories	存貨撥備	9	1,188	519
Impairment of prepayment Impairment of goodwill	預付款減值 商譽減值	9 16	8,765 9,117	- 13,000
Impairment of intangible asset	無形資產減值	17	100	-
Net fair value change on financial assets at fair value through profit or loss	以公平值計量且變動計入 當期損益的財務資產的			
tillough profit of loss	公平值變動淨額	7	9,985	1,895
Share-based compensation	以股份為基礎的報酬	36	826	17,108
Other interest income (Reversal of)/provision for expected credit loss on	其他利息收入 應收貸款及利息預期信貸虧損	7	(1,245)	(967)
loans and interest receivables	(撥回)/撥備	9	(2,251)	14,496
Provision for expected credit loss on trade receivables	貿易應收款項預期信貸虧損 撥備	9	10,837	1,205
Share of results of associates	分佔聯營公司業績	18	116	110
Gain on disposal of subsidiaries	出售附屬公司收益	34	(945)	
Operating cash flow before working capital changes	營運資金變動前的經營現金流量		(29,938)	(37,511)
Increase in inventories	存貨增加		(6,051)	(2,264)
(Increase)/decrease in trade receivables Decrease in loans and interest receivables	貿易應收款項(增加)/減少 應收貸款及利息減少		(20,089)	6,783 39,107
Increase in deposits, prepayments and other receivables	按金、預付款及其他		4,579	39,107
	應收款項增加		(22,950)	(16,331)
Increase in financial assets at fair value through profit or loss	以公平值計量且變動計入當期 損益的財務資產增加		(13,462)	(1,261)
Increase/(Decrease) in trade payables	貿易應付款項增加/(減少)		3,143	(10,018)
Increase in accruals and other payables (Decrease)/increase in contract liabilities	預提費用及其他應付款項增加 合約負債(減少)/增加		9,136 (998)	540 84
(Dooredso)/ increase in contract ildollines			(000)	
Cash used in operations	營運所用現金		(76,630)	(20,871)
Income tax paid	已付所得税		(1,075)	(6,863)
Net cash used in operating activities	經營活動所用現金淨額		(77,705)	(27,734)
not said accum operating activities			(11,100)	(27,701)
Cash flows from investing activities	來自投資活動的現金流量			
Purchase of property, plant and equipment Proceeds from disposal of property, plant and equipment	購置物業、廠房及設備 本白出集物業、廠屋及設備以及		(1,390)	(1,115)
and right-of-use assets	使用權資產之所得款項		_	144
Net cash outflow arising from disposal of subsidiaries, net		0.4	(0)	
Interest received	淨額 已收利息	34	(3) 152	- 41
Net cash used in investing activities	投資活動 (所用) /產生現金淨額		(1,241)	(930)

Consolidated Statement of Cash Flows

綜合現金流量表For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

	Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
立			
	22	(2.020)	(1.004)
			(1,994)
			(360)
			(2,669)
	33	(2,030)	(2,009)
		<i>1</i> 6 555	10,863
		· ·	10,003
		5,200	_
が特別作用 割なりがりがり		1	4,404
融資活動產生現金淨額		53,835	10,244
田仝13日仝空店百日			
		(25 111)	(18,420)
ルン 伊領		(23,111)	(10,420)
年初現金及現金等值項目		31,243	52,012
		86	(2,349)
		- 50	(2,010)
年末現金及現金等值項目		6,218	31,243
	來自融資活動的現金流量 已付利息 其他借款所得款項 償還用數方數方數方數項 以對於一個人工, 以對於一一人工, 以對於一一一一一一工, 以對於一一一一工, 以對一一一一工, 以對一一一工, 以對一一一一工, 以對一一一一工, 以對一一一一工, 以對一一一一工, 以對一一一一工, 以對一一一一一工, 以對一一一	來自融資活動的現金流量 已付利息 33 其他借款所得款項 33 償還其他借款 33 償還租賃負債本金部分 33 就認購事項發行股份所得款項 33 就認購事項發行股份所得款項 33 就講上傳庫存股份所得款項 33 就購股權計劃發行股份所得款項 33 融資活動產生現金淨額 33	Notes 附註 HK\$'000 千港元 来自融資活動的現金流量 已付利息 33 (2,930) 其他借款所得款項 33 (4,000) 還還租賃負債本金部分 33 (2,636) 就認購事項發行股份所得款項 46,555 現金 下面 1 融資活動產生現金淨額 53,835 現金 及現金等值項目 31,243 雇業 下面 31,243 医率影響淨額 31,243 在初現金及現金等值項目 31,243 医率影響淨額 86

Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

1. **GENERAL**

Virtual Mind Holding Company Limited (the "Company") was incorporated as an exempted company with limited liability in the Cayman Islands on 19 June 2013. The address of the registered office and principal place of business of the Company is disclosed in the section headed "Corporate Information" in the annual report. The Company's shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited.

The Company is an investment holding company and its subsidiaries (together the "Group") are principally engaged in the design, manufacturing and trading of apparels, provision of money lending services and sale of trendy cultural, game and other products.

The consolidated financial statements for the year ended 31 December 2024 were approved for issue by the board of directors on 31 March 2025.

1. 一般資料

天機控股有限公司(「本公司」)於二零 一三年六月十九日在開曼群島註冊成立 為獲豁免有限公司。本公司的註冊辦事 處以及主要營業地點地址披露於本年報 「公司資料」一節。本公司的股份於聯 交所主板上市。

本公司為一間投資控股公司及連同其附 屬公司(統稱為「本集團」)主要從事服 飾的設計、製造及貿易及提供貸款融資 服務,以及銷售潮流文化、遊戲及其他 產品。

截至二零二四年十二月三十一日止年度 的綜合財務報表已於二零二五年三月 三十一日由董事會核准刊發。

Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

2.1 Adoption of new or amendments to HKFRSs – effective 1 January 2024

In current year, the Group has applied the following amendments to Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") which are effective for the Group's consolidated financial statements for the current accounting period:

- Amendments to HKAS 1, Presentation of financial statements – Classification of liabilities as current or non-current and amendments to HKAS 1, Presentation of financial statements – Non-current liabilities with covenants
- Hong Kong Interpretation 5 (Revised), Hong Kong Interpretation (Revised) Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause
- Amendments to HKFRS 16, Leases Lease liability in a sale and leaseback
- Amendments to HKAS 7, Statement of cash flows and HKFRS 7, Financial instruments: Disclosures – Supplier finance arrangements

The application of these amendments to HKFRSs has no material impact to the Group's results and financial positions for the current and prior period. The Group has not early applied any new or amendments to HKFRSs that is not yet effective for the current accounting period.

2. 採納香港財務報告準則 (「香港財務報告準則」)

2.1 採納新訂或經修訂香港 財務報告準則 - 於二零 二四年一月一日生效

於本年度,本集團已應用下列香港會計師公會(「香港會計師公會(「香港會計師公會」) 頒佈的經修訂香港財務報告準則(「香港財務報告準則」),其自當期會計期間適用於本集團的綜合財務報表:

- 香港會計準則第1號(修訂本),財務報表呈列 負債分類為流動或非流動及香港會計準則第1號(修訂本),財務報表呈列 附帶契諾的非流動負債
- 香港詮釋第5號(經修訂),
 香港詮釋(經修訂)財務報表之呈列 借款人對包含按要求償還條款之定期貸款分類
- 香港財務報告準則第16號 (修訂本) - 售後回租的租賃 負債
- 香港會計準則第7號(修訂本),現金流量表及香港財務報告準則第7號,金融工具:披露-供應商融資安排

應用該等香港財務報告準則的修訂本對本集團當前及過往期間的業績及財務狀況概無產生任何重大影響。本集團並無提早採納於當前會計期間尚未生效的任何新訂或香港財務報告準則的修訂本。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.2 Amendments. New Standards and Interpretations issued but not vet effective for the year ended 31 December 2024

Up to the date of issue of these financial statements, the HKICPA has issued a number of new or amended standards, which are not yet effective for the year ended 31 December 2024 and which have not been adopted in these financial statements. These developments include the following which may be relevant to the Group.

Effective for accounting periods beginning on or after

1 January 2025

1 January 2026

1 January 2026

1 January 2027

1 January 2027

1 January 2027

Amendments to HKAS 21. The effects of changes in foreign exchange rates -Lack of exchangeability

Amendments to HKFRS 9, Financial instruments and HKFRS 7. Financial instruments: disclosures - Amendments to the classification and measurement of financial instruments

Annual improvements to HKFRS Accounting Standards - Volume 11

HKFRS 18, Presentation and disclosure in financial statements

HKFRS 19, Subsidiaries without public accountability: disclosures

Hong Kong Interpretation 5 (Amendments), Presentation of Financial Statements -Classification by the Borrower of a Term Loan that Contains a Repayment on **Demand Clause**

The Group is in the process of making an assessment of what the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

2. 採納香港財務報告準則 (「香港財務報告準則 |) (續)

2.2 於截至二零二四年十二 月三十一日止年度已頒 佈但尚未生效的修訂 本、新準則及詮釋

> 直至該等財務報表刊發日期,香 港會計師公會已頒佈多項新訂或 經修訂準則,該等準則於截至二 零二四年十二月三十一日止年度 尚未生效,該等財務報表亦未有 採納。該等變動包括可能與本集 團有關的下列各項。

於下列日期或之 後開始的會計 期間起生效

二零二五年

香港會計準則第21號 (修訂本),匯率變動 的影響 - 缺乏可兑换

香港財務報告準則第9 號(修訂本),金融工 具及香港財務報告準 披露 - 金融工具的分

香港財務報告準則會計 準則的年度改進 - 第

香港財務報告準則第18 號,財務報表的呈列

香港財務報告準則第19

香港詮釋第5號(修訂

求償還條款之定期貸 款分類

一月一日 性 二零二六年 一月一日 則第7號,金融工具: 類及計量的修訂本 二零二六年 一月一日 11 ∰ 二零二七年 一月一日 及披露 二零二十年 號,並無公眾問責性 一月一日 的附屬公司:披露 二零二七年 一月一日 本),財務報表之呈列 - 借款人對包含按要

本集團現正評估該等變動於首次 應用期間預期產生的影響。到目 前為止,本集團認為採納該等修 訂本不大可能對綜合財務報表產 生任何重大影響。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.3 Prior Year Adjustments

During the course of preparing the Group's financial statements for the year ended 31 December 2024, it has come to the attention of the directors of the Company that the prior year financial statements of the Group and of the Company contained misstatements relating to the non-current classification of the Group's convertible bonds with carrying amount of approximately HK\$13,043,000 and HK\$10,436,000 as at 31 December 2023 and 1 January 2023, respectively.

Adjustments in relation to non-current classification of the Group's convertible bonds

On 15 August 2022, the relevant convertible bonds with principal amounts of HK\$15,000,000 have been successfully placed to two bondholders ("Bondholders"). The maturity date of the relevant convertible bonds is the date which falls on the second anniversary of the date of issue of the relevant convertible bonds (i.e. 14 August 2024). The Bondholders shall have the right to request the Company an early redemption of all (but not any portion) of the relevant convertible bonds on the first anniversary of the date of issue of the relevant convertible bonds (i.e. 14 August 2023), at a redemption amount equal to 100% of the principal amount of such convertible bonds. The Bondholders may exercise such redemption right by no less than one (1) calendar month prior notice in writing to the Company.

2. 採納香港財務報告準則 (「香港財務報告準則」)

2.3 上一個年度的調整

於編製本集團截至二零二四年十二月三十一日止年度的財務報表過程中,本公司董事注意到主意,本集團及本公司上一個年度的財務報表載有與本集團可換與述,於二零二三年十二月三十一日,其限二十二月十二日,以五面值分別約為13,043,000港元。

有關本集團可換股債券非流動分 類的調整

於二零二二年八月十五日,本金 額為15,000,000港元的相關可換 股債券已成功配售予兩名債券持 有人(「債券持有人」)。相關可換 股債券的到期日為相關可換股債 券發行日期滿第二週年之日(即 二零二四年八月十四日)。債券持 有人應有權要求本公司於相關可 換股債券發行日期滿第一週年之 日(即二零二三年八月十四日)提 前贖回全部(但非任何部分)相關 可換股債券,贖回金額相等於該 等可換股債券本金額的100%。 债券持有人可提前不少於一(1)個 曆月以書面通知本公司行使該贖 回權。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.3 Prior Year Adjustments (Continued)

After the re-examination on the relevant terms of the relevant convertible bonds and accounting standards, the management was of the view that the Group's convertible bonds with the carrying amounts of approximately HK\$13,043,000 and HK\$10,436,000 as at 31 December 2023 and 1 January 2023, respectively, should have been classified as current liabilities instead of non-current liabilities as the Group did not have the right at the end of the reporting periods to defer settlement of the liability for at least twelve months after the reporting periods.

The corrections of misstatements are retrospectively applied in the appropriate reporting periods. The consolidated financial statements of the Group for the year ended 31 December 2023 would need to be restated to correct the misstatements.

The following tables disclose the adjustments that have been made in order to rectify the misstatements above to each of the line items in the consolidated statement of financial position as at 31 December 2023 and 1 January 2023.

2. 採納香港財務報告準則 (「香港財務報告準則 |) (續)

2.3 上一個年度的調整(續)

經重新審視相關可換股債券的相 關條款及會計準則後,管理層認 為,本集團於二零二三年十二月 三十一日及二零二三年一月一日 賬面值分別約為13,043,000港元 及10,436,000港元的可換股債券 應分類為流動負債而並非非流動 負債,因為本集團於報告期末無 權將該負債的清償延後至報告期 間後至少十二個月。

錯誤陳述糾正將於適當的報告期 間追溯應用。本集團截至二零 二三年十二月三十一日止年度的 綜合財務報表須予以重列以糾正 該錯誤陳述。

下表披露為糾正上述錯誤陳述而 對於二零二三年十二月三十一日 及二零二三年一月一日的綜合財 務狀況表中各個項目進行的調整。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

- 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)
- 2. 採納香港財務報告準則 (「香港財務報告準則」)

2.3 Prior Year Adjustments (Continued)

The Group

Consolidated Statement of Financial Position as at **31 December 2023**

2.3 上一個年度的調整(續)

本集團

於二零二三年十二月三十一日的 綜合財務狀況表

		At		
		31 December		At
		2023 (as		31 December
		previously	Retrospective	2023 (as
		reported)	restatement	restated)
		於二零二三年		於二零二三年
		十二月三十一日	追溯重列	十二月三十一日
		(如先前呈報)		(重列)
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Current Liabilities	流動負債			
Other borrowings	其他借款	4,400	13,043	17,443
Non-current Liabilities	非流動負債			
Other borrowings	其他借款	25,250	(13,043)	12,207
Net current assets	流動資產淨值	123,875	(13,043)	110,832
Total assets less current liabilities	總資產減流動負債	175,137	(13,043)	162,094

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

- ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)
- 2. 採納香港財務報告準則 (「香港財務報告準則」) (續)

2.3 Prior Year Adjustments (Continued)

The Group (Continued)

Consolidated Statement of Financial Position as at 1 January 2023

2.3 上一個年度的調整(續)

本集團(續)

於二零二三年一月一日的綜合財 務狀況表

		At		
		1 January		At
		2023 (as		1 January
		previously	Retrospective	2023 (as
		reported)	restatement	restated)
		於二零二三年		於二零二三年
		一月一日		一月一日
		(如先前呈報)	追溯重列	(重列)
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Current Liabilities	流動負債			
Other borrowings	其他借款	4,760	10,436	15,196
Non-current Liabilities	非流動負債			
Other borrowings	其他借款	24,024	(10,436)	13,588
Net current assets	流動資產淨值	184,194	(10,436)	173,758
Total assets less current liabilities	總資產減流動負債	234,516	(10,436)	224,080

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

3. BASIS OF PREPARATION

The consolidated financial statements have been prepared in accordance with all applicable HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations (hereinafter collectively referred to as the "HKFRSs") and the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the consolidated financial statements include applicable disclosure required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

The consolidated financial statements have been prepared under historical cost convention, except for financial assets at fair value through profit or loss ("FVTPL") as disclosed in the accounting policies and explanatory notes below.

It should be noted that accounting estimates and assumptions are used in the preparation of the consolidated financial statements. Although these estimates are based on management's best knowledge and judgement of current events and actions, actual results may ultimately differ from those estimates. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 5.

The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is also the functional currency of the Company. All values are rounded to the nearest thousand except when otherwise indicated.

3. 編製基準

綜合財務報表乃按所有適用的香港財務報告準則、香港會計準則(「香港會計準則」)及詮釋(下文統稱「香港財務報告準則」)以及香港公司條例的披露規定編製。此外,綜合財務報表包括香港聯合交易所有限公司證券上市規則規定的適用披露。

綜合財務報表乃按歷史成本法編製,惟 於下文會計政策及註釋披露的以公平值 計量且變動計入當期損益(「以公平值 計量且變動計入當期損益」)的財務資 產。

務請注意,編製綜合財務報表時採用會計估計及假設。儘管該等估計乃基於管理層對現況及行動的最佳理解及判斷而作出,惟實際結果最終可能與該等估計不同。涉及較高程度的判斷或複雜的範疇,或涉及對財務報表而言屬重大的假設及估計的範疇於附註5披露。

綜合財務報表以本公司的功能貨幣港元 (「港元」)呈列。除另有指明外,所有 金額均調整至最接近的千位數。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY INFORMATION

4.1 Business combination and basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries. Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

4.2 Subsidiaries and non-controlling interests

A subsidiary is an investee over which the Company is able to exercise control. The Company controls an investee if all three of the following elements are present: (i) power over the investee, (ii) exposure, or rights, to variable returns from the investee, and (iii) the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

For each business combination, the Group can elect to measure any non-controlling interests ("NCI") either at fair value or at the NCI's proportionate share of the subsidiary's net identifiable assets. NCI are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders of the Company. NCI in the results of the Group are presented on the face of the consolidated statement of comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between NCI and the equity shareholders of the Company.

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

4. 重大會計政策資料

4.1 業務合併及綜合基準

綜合財務報表包括本公司及其附 屬公司的財務報表。公司間的交 易、集團內公司間結餘及未變現 溢利於編製綜合財務報表時悉數 對銷。未變現虧損的交易亦予以 對銷,除非交易有證據顯示所轉 讓資產出現減值,在此情況下則 於損益中確認虧損。

4.2 附屬公司及非控股權益

附屬公司指本公司能夠行使控制 權的被投資公司。倘以下三項元 素存在,則本公司控制被投資公 司:(i)對被投資公司擁有權力:(ii) 就被投資公司的可變回報承受風 險或擁有權利;及(iii)能夠使用其 權力影響該等可變回報。當有事 實及情況表明任何該等控制元素 可能存在變動時,則重估控制權。

就每次業務合併而言,本集團可 選擇以公平值或任何非控股權益 在該附屬公司可識別資產淨值中 所佔比例計量該非控股權益。非 控股權益在綜合財務狀況表中的 權益呈列,與本公司股東應佔權 益分開。本集團的業績中的非控 股權益在綜合損益表中以非控股 權益與本公司股東之間的年度總 損益與全面總收益的分配列示。 並在綜合全面收益表呈列。

本集團於一家附屬公司的權益變 動(並無導致失去控制權)按權益 交易入賬。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.2 Subsidiaries and non-controlling interests

(Continued)

When the Group loses control of a subsidiary, it derecognises the assets and liabilities of the subsidiary, and any related NCI and other components of equity. Any resulting gain or loss is recognised in profit or loss. Any interest retained in that former subsidiary is measured at fair value when control is lost.

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

4.3 Associates

An associate is an entity in which the Group or the Company has significant influence, but not control or joint control, over the financial and operating policies.

An interest in an associate is accounted for using the equity method, unless it is classified as held for sale (or included in a disposal group classified as held for sale). They are initially recognised at cost, which includes transaction costs.

Subsequently, the consolidated financial statements include the Group's share of the profit or loss and other comprehensive income ("OCI") of those investees, until the date on which significant influence ceases.

4. 重大會計政策資料(續)

4.2 附屬公司及非控股權益

(續)

倘本集團失去對附屬公司的控制權,則終止確認該附屬公司的咨 產及負債,以及任何相關非控股權益及權益的其他組成部分。任何因而產生的收益或虧損於損益確認。於該前附屬公司保留的任何權益在失去控制權時以公平值計量。

於本公司的財務狀況表中,於附屬公司的權益乃按成本減去減值虧損(如有)列賬。附屬公司的業績由本公司按已收及應收股息基準入賬。

4.3 聯營公司

聯營公司指本集團或本公司對財 務及經營政策可行使重大影響力 而非擁有控制權或聯合控制權的 公司。

於一間聯營公司的權益乃按權益 法入賬,除非分類為持作銷售 (或計入分類為持作銷售之出售組 別)則作別論。彼等初始按成本 (包括交易成本)確認。

其後,綜合財務報表計入本集團 應佔該等被投資公司的損益及其 他全面收益,直至該重大影響力 中止當日為止。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.3 Associates (Continued)

When the Group's share of losses exceeds its interest in the associate, the Group's interest is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee. For this purpose, the Group's interest is the carrying amount of the investment under the equity method, together with any other long-term interests that in substance form part of the Group's net investment in the associate, after applying the ECL model to such other long-term interests where applicable (see note 4.8(ii)).

Unrealised gains arising from transactions with equityaccounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent there is no evidence of impairment.

In the Company's statement of financial position, an investment in an associate is stated at cost less impairment losses (see note 4.13), unless it is classified as held for sale (or included in a disposal group classified as held for sale).

4. 重大會計政策資料(續)

4.3 聯營公司(續)

對於與按權益法入賬的被投資公司進行的交易產生未實現收益, 按本集團於該被投資公司的權益 比例,對有關投資予以抵銷。未 實現虧損抵銷的方式與未實現收 益相同,但僅限於未出現減值跡 象的情況。

在本公司的財務狀況表中,除非 將其歸類為持作銷售(或計入被 歸類為持作銷售的出售組別中), 否則對聯營公司的投資按成本減 減值損失後的金額列示(請參閱 附註4.13)。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.4 Goodwill

Goodwill represents the excess of the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the Group's previously held equity interest in the acquiree over the fair value of the identifiable assets and liabilities measured as at the acquisition date.

Goodwill is measured at cost less accumulated impairment losses. For the purpose of impairment testing, goodwill arising from an acquisition is allocated to each of the relevant cash-generating units ("CGU") that are expected to benefit from the synergies of the combination. A CGU is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets. A CGU to which goodwill has been allocated is tested for impairment annually, by comparing its carrying amount with its recoverable amount (see note 4.13), and whenever there is an indication that the unit may be impaired.

4.5 Property, plant and equipment

Property, plant and equipment 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.

4. 重大會計政策資料(續)

4.4 商譽

商譽指所轉移代價的公平值、於 被收購方的任何非控股權益金額 與本集團先前於被收購方持有的 股權公平值的總額,超出於收購 日期計量的可識別資產及負債公 平值。

4.5 物業、廠房及設備

物業、廠房及設備按成本減累計 折舊及任何減值虧損後列賬。物 業、廠房及設備項目的成本包括 其購入價及使資產達致其擬定用 途的運作狀況及地點的任何直接 應佔成本。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.5 Property, plant and equipment (Continued)

Depreciation is provided to write off the cost less their estimated residual values over their estimated useful lives. using straight-line method as follows:

Leasehold improvements 4 to 5 years, or over the lease terms.

whichever is shorter

Machinery 10 years Furniture, fixtures and office equipment 3 to 5 years

Motor vehicles 4 to 5 years

The assets' estimated residual values, estimated useful lives and depreciation methods are reviewed, and adjusted if appropriate, at least at the end of each reporting date.

Gain or loss arising on retirement or disposal is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

4.6 Leasing - as lessee

All leases are required to be capitalised in the consolidated statement of financial position as right-of-use assets and lease liabilities, but accounting policy choices exist for an entity to choose not to capitalise (i) leases which are shortterm leases; and/or (ii) leases for which the underlying asset is of low-value. The Group has elected not to recognise right-of-use assets and lease liabilities for lowvalue assets and leases for which at the commencement date have a lease term of less than 12 months. The lease payments associated with those leases have been expensed on straight-line basis over the lease term.

Where the lease is capitalised, the lease liability is initial recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if the rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is recognised using the effective interest method.

4. 重大會計政策概要(續)

4.5 物業、廠房及設備(續)

折舊乃按下列年率,於其估計可 使用年期以直線法計提,以撇銷 有關成本減其剩餘價值:

租賃物業裝修 四至五年,

或租賃期滿

(以較短者為準)

機器 十年 傢俬、裝置及 三至五年

辦公室設備

四至五年 汽車

資產的估計剩餘價值、估計可使 用年期及折舊方法最少於各報告 期末進行檢討及在適當時進行調

因廢棄或出售而產生的損益,按 出售相關資產所得款項與其賬面 值的差額釐定,並於損益中確認。

4.6 租賃 - 作為承租人

所有租賃均須在綜合財務狀況表 中資本化為使用權資產及租賃負 債,但存在會計政策選擇,實體 可以選擇不將(i)為短期租賃的租 賃;及/或(ii)相關資產為低價值 的租賃資本化。本集團選擇不就 於開始日期的租期少於12個月的 低價值資產及租賃確認使用權資 產及租賃負債。與該等租賃有關 的租賃付款已在租期內按直線法 計費。

如果租賃被資本化,租賃負債最 初按照租賃期內應付租賃付款的 現值確認,並使用租賃隱含利率 進行折現或; 如無法輕易確定隱 含利率,則使用相關的增量借款 利率進行折現。在初始確認後, 租賃負債按照攤銷成本計量,並 使用實際利率法確認利息費用。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.6 Leasing - as lessee (Continued)

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses (see notes 4.5 and 4.13).

Refundable rental deposits are accounted for separately from the right-of-use assets in accordance with the accounting policy applicable to investments in non-equity securities carried at amortised cost (see note 4.8). Any excess of the nominal value over the initial fair value of the deposits is accounted for as additional lease payments made and is included in the cost of right-of-use assets.

The lease liability is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or if the Group changes its assessment of whether it will exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

4. 重大會計政策資料(續)

4.6 租賃-作為承租人(續)

於租賃資本化時確認的使用權資產初步按成本計量,包括租赁付成本計量,包括租助金額(就在開始金額(就在開始金額之前支付的任何租賃付款查直接),加上產生的任何初步直接逐漸發入。 本以及拆除及移除相關資產地上級資產的估計成本,並和除任何稅養之期,並且實產之。 使用權資產。使用權資產產與的租賃優惠。使用權資產隨失列賬(見附註4.5及4.13)。

可退還租金按金根據於按攤銷成本計值的非權益證券之投資的適用會計政策(見附註4.8)與使用權資產分開入賬。按金名義價值超出初始公平值的任何部分均作為所作出的額外租賃付款入賬,並計入使用權資產成本。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.6 Leasing - as lessee (Continued)

The lease liability is also remeasured when there is a lease modification, which means a change in the scope of a lease or the consideration for a lease that is not originally provided for in the lease contract, if such modification is not accounted for as a separate lease. In this case, the lease liability is remeasured based on the revised lease payments and lease term using a revised discount rate at the effective date of the modification.

In the consolidated statement of financial position, the current portion of long-term lease liabilities is determined as the principal portion of contractual payments that are due to be settled within twelve months after the reporting period.

4.7 Intangible assets

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 indefinite useful lives are tested for impairment annually either individually or at the CGU level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether the indefinite life assessment continues to be supportable. If not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

4. 重大會計政策資料(續)

4.6 租賃 - 作為承租人(續)

倘租賃作出修改,即租賃合約原 先並無作出規定的租賃範圍或租 賃代價發生變動,而該修改並未 作為單獨租賃進行會計處理,租 賃負債亦重新計量。於此情況 下,租賃負債將根據修訂後的租 賃付款及租賃期限,使用經修訂 折現率於修改生效日期重新計量。

於綜合財務狀況表中,長期租賃 負債的流動部分乃按報告期後 十二個月內到期應付之合約付款 的本金部分釐定。

4.7 無形資產

單獨收購之無形資產於初始確認 時按成本計量。於業務合併中收 購之無形資產之成本為其於收購 日之公平值。無形資產之可使用 年期可評估為有限期或無限期。

具無限期使用年期之無形資產每 年會個別或在現金產生單位級 作減值測試。該等無形資產級別 不予以攤銷。具無限年期的前 產定用使用年期於每年檢討 體續可捷用年可靠,則 繼續可靠。倘不再可 繼續明的評估自此起 期更改為有限年期。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年原

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments

(i) Financial assets

A financial asset (unless it is a trade receivable without a significant financing component) is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

Debt instruments

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets at amortised cost are subsequently measured using the effective interest rate method. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain on derecognition is recognised in profit or loss.

4. 重大會計政策資料(續)

4.8 金融工具

(i) 財務資產

以公平值計量且變動計入當期損益的財務資產(並無重大融資部份的貿易應收款項除外)初步按公平值加上與其收購或發行直接相關的交易成本計量。並無重大融資部份的貿易應收款項初步按交易價格計量。

債務工具

為收取合約現金流量而持 有,且現金流量僅為支付本 金及利息之資產按攤銷成本計量。按後攤銷成本實際 計量。按後攤銷成本實際利量。 財務資產其後採用實際外匯 法計量。利息收入、 。 經認的任何收益於損益確認 。 經認的任何收益於損益確 認。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

(i) Financial assets (Continued)

Equity instruments

On initial recognition of an equity investment that is not held for trading, the Group could irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an investment-by-investment basis. Other net gains and losses are recognised in other comprehensive income and are not reclassified to profit or loss. All other equity instruments are classified as financial assets at FVTPL, whereby changes in fair value and dividends are recognised in profit or loss.

(ii) Impairment loss on financial assets

The Group recognises loss allowances for expected credit loss ("ECL") on trade receivables, and financial assets measured at amortised cost. The ECLs are measured on either of the following bases: (1) 12-month ECLs: these are the ECLs that result from possible default events within 12 months after the reporting date; and (2) lifetime ECLs: these are ECLs that result from all possible default events over the expected life of a financial instrument. The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

4. 重大會計政策資料(續)

4.8 金融工具(續)

(i) 財務資產(續)

股本工具

(ii) 財務資產的減值虧損

本集團確認虧損撥備,涉及 貿易應收款項及按攤銷成本 計量的財務資產的預期信貸 虧損(「預期信貸虧損」)。 預期信貸虧損按以下方式之 一計量:(1)12個月預期信 貸虧損:報告日期後12個 月內可能發生的違約事件而 導致的預期信貸虧損;及(2) 存續期預期信貸虧損:在金 融工具的預期期限內所有可 能發生的違約事件而導致的 預期信貸虧損。於估計預期 信貸虧損時考慮的最長期間 為本集團面臨信貸風險的最 長合約期間。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

(ii) Impairment loss on financial assets (Continued)

The Group measured loss allowances for trade receivables using HKFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs. The Group has established a provisional matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For all other financial assets measured at amortised cost, the Group measures the loss allowance equal to 12-month ECL, unless when there has been a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

4. 重大會計政策資料(續)

4.8 金融工具(續)

(ii) 財務資產的減值虧損(續)

本集團採用香港財務報告準則第9號簡化法將貿易應與 款項的虧損撥備進行計量 並已根據存續期預期信貸虧損 損計算預期信貸虧損過已設立基於本集團 段虧損經驗的撥備矩陣因 就債務人特定的前瞻性因素 及經濟環境調整。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.8 Financial instruments (Continued)

- (ii) Impairment loss on financial assets (Continued)
 - Significant increase in credit risk (a)

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread;

4. 重大會計政策資料(續)

4.8 金融工具(續)

財務資產的減值虧損(續)

信貸風險大幅增加 (a)

在評估自初始確認以 來金融工具信貸風險 是否大幅增加時,本 集團會比較截至報告 日期金融工具發生違 約的風險與截至初始 確認日期金融工具發 生違約的風險。於作 出此項評估時,本集 團考慮合理及可依據 的定量及定性資料, 包括過往經驗及毋須 付出過多成本或努力 即可取得的前瞻性資 料。

尤其是,在評估自初 始確認以來信貸風險 是否顯著增加時,將 考慮以下資料:

- 金融工具的外部 (倘有)或內部信 貸評級的實際或 預期顯著惡化;
- 外部市場信貸風 險指標顯著惡 化,如信貸息差 大幅增加;

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

- (ii) Impairment loss on financial assets (Continued)
 - (a) Significant increase in credit risk (Continued)
 - existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
 - an actual or expected significant deterioration in the operating results of the debtor;
 - an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

4. 重大會計政策資料(續)

4.8 金融工具(續)

- (ii) 財務資產的減值虧損 (續)
 - (a) 信貸風險大幅增加 (續)
 - 業務、財務或經濟狀況現有或預測的不利變動, 導致債務人償債能力大幅下降;
 - 債務人經營業績 實際或預期出現 顯著惡化:
 - 債務人的監管、 經濟或技術環境 出現實際或預期的重大不利變動,導致債務人 償債能力大幅下降。

無論上述評估結果如何,本集團假設過30 日時,信貸風險已 初始確認起大幅 加,除非本集團有 理及可依據的 理及可依據 明並非如此。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.8 Financial instruments (Continued)

- (ii) Impairment loss on financial assets (Continued)
 - Definition of default (b)

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

4. 重大會計政策資料(續)

4.8 金融工具(續)

財務資產的減值虧損(續)

(b) 違約定義

就內部信貸風險管理 而言,本集團認為, 違約事件在內部制訂 或從外界來源獲得的 資料顯示債務人不大 可能悉數向債權人(包 括本集團) 還款(未計 及本集團所持任何抵 押品) 時發生。

不論上文為何,本集 團均認為,違約於一 項財務資產逾期超過 90日時發生,除非本 集團有合理及可依據 的資料顯示更加滯後 的違約標準更為恰當。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

- (ii) Impairment loss on financial assets (Continued)
 - (c) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit impaired includes observable data about the following events:

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or being more than 90 days past due;
- the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider; or
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.
- the disappearance of an active market for a security became of financial difficulties of the issuer.

4. 重大會計政策資料(續)

4.8 金融工具(續)

- (ii) 財務資產的減值虧損(續)
 - (c) 發生信貸減值的財務 資產

- 發行人或借款人 出現重大財務困 難;
- 違反合約,例如 拖欠或逾期超過 90日:
- 由於與借款人財務困難相關的經濟或合約原因,借款人的貸款方已向借款人授予貸款方原本不會考慮的讓步;或
- 借款人可能破產 或進行其他財務 重組。
- 由於發行人財務 困難,證券失去 活躍市場

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

(ii) Impairment loss on financial assets (Continued)

(d) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables from sales of apparels, when the amounts are over one/two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

(e) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

4. 重大會計政策資料(續)

4.8 金融工具(續)

(ii) 財務資產的減值虧損(續)

(d) 撇銷政策

當有資料顯示交易對 手方陷入嚴重財務困 難及並無實際收回之 預期(例如當交易對手 方被清盤或已進入破 產程序時或(就服飾銷 售之貿易應收款項而 言)該等款項已逾期一 年/兩年以上時(以較 早發生者為準)),本 集團會把該財務資產 撇銷。於考慮法律意 見(倘適用)後,已經 撇銷的財務資產仍可 能受本集團的收回程 序下的強制執行所規 限。撇銷構成終止確 認事件。任何後續收 回均於損益中確認。

(e) 預期信貸虧損之計量 及確認

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

- (ii) Impairment loss on financial assets (Continued)
 - (e) Measurement and recognition of ECL (Continued)

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables and loans and interest receivables where the corresponding adjustment is recognised through a loss allowance account.

Interest income on credit-impaired financial assets is calculated based on the amortised cost (i.e. the gross carrying amount less loss allowance) of the financial asset. For non-credit-impaired financial assets, interest income is calculated based on the gross carrying amount.

4. 重大會計政策資料(續)

4.8 金融工具(續)

- (ii) 財務資產的減值虧損(續)
 - (e) 預期信貸虧損之計量 及確認(續)

一般而言,預期信貸 虧損為根據合約無 事人 一般而言,預期信貸 本集團的所有合約現 金流量與本集團預期 收取之所有現金流量 之間的差額(按初始確 認時釐定之實際利率 貼現)。

本集團通過調整所有 金融工具的賬值收益 損益確認減值收益 虧損,惟貿易應收貸款及應 收貸款及 息除外,此種情 透過虧損 機備 期整 相應調整。

信貸減值的財務資產 利息收入按財務資產 的攤銷成本(即賬面值 總額減虧損撥備)計 算。至於並無信貸減 值的財務資產,利息 收入則按賬面值總額 計算。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.8 Financial instruments (Continued)

(iii) **Financial liabilities**

Financial liabilities at amortised cost

The Group's financial liabilities at amortised cost including trade payable, accruals and other payables, other borrowings and lease liabilities are initially measured at fair value, net of directly attributable costs incurred and subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in profit or loss.

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

Convertible bonds (iv)

Convertible bonds issued by the Group that contain both the liability and conversion option components are classified separately into their respective items on initial recognition. Conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Company's own equity instruments is classified as an equity instrument.

4. 重大會計政策資料(續)

4.8 金融工具(續)

財務負債 (iii)

按攤銷成本列賬的財務負債

本集團按攤銷成本列賬的 財務負債(包括貿易應付款 項、應計費用及其他應付款 項、其他借款以及和賃負 債)初步按公平值計量(已 扣除所產生的直接應佔成 本) 且其後使用實際利率法 按攤銷成本計量。相關利息 開支於損益中確認。

當負債終止確認時,收益或 虧損在損益中並透過攤銷程 序確認。

可換股債券 (iv)

本集團所發行包含負債及轉 換權部分的可換股債券於初 步確認時單獨分類為各個項 目。將以固定金額的現金或 其他金融資產交換為固定數 量的本公司自有股本工具結 算的轉換權分類為股本工 具。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.8 Financial instruments (Continued)

(v) Convertible bonds (Continued)

In subsequent periods, the liability component of the convertible bonds is carried at amortised cost using the effective interest method. The equity component, represented by the option to convert the liability component into ordinary shares of the Company, will remain in convertible bonds equity reserve until the embedded option is exercised (in which case the balance stated in convertible bonds equity reserve, together with the carrying amount of the liability component at the time of conversion, is transferred to share capital and share premium). Where the option remains unexercised at the expiry dates, the balance stated in convertible bonds equity reserve will be released to the retained earnings. No gain or loss is recognised upon conversion or expiration of the option.

4.9 Inventories

Inventories are initially recognised at cost, and subsequently at the lower of cost and net realisable value. Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

4.10 Revenue recognition

(i) Revenue from contracts with customers

The Group is the principal for its revenue transactions and recognises revenue on a gross basis, including the sale of the apparel products, trendy cultural and game products that are sourced externally. In determining whether the Group acts as a principal or as an agent, it considers, whether it obtains control of the products before they are transferred to the customers. Control refers to the Group's ability to direct the use of and obtain substantially all of the remaining benefits from the products.

4. 重大會計政策資料(續)

4.8 金融工具(續)

(v) 可換股債券(續)

於後續期間,可換股債券的 負債部分使用實際利率法按 攤銷成本列賬。股本部分 (即將負債部分轉換為本公 司普通股的選擇權)將保留 在可換股債券權益儲備中, 直至行使嵌入式期權,在此 情況下,於可換股債券權益 儲備列賬的結餘, 連同轉換 時負債部分的賬面值將轉撥 至股本及股份溢價。倘於到 期日期仍未行使選擇權,則 可換股債券權益儲備呈列的 結餘將轉入保留盈利。於選 擇權獲轉換或到期時不確認 任何收益或虧損。

4.9 存貨

存貨初始按成本確認,其後按成本確認,其後按成本確認,其後按成本確認。成本包括所有採購成本地與成本及使存貨到達目前,成本及使存貨到之本。可變是的其他成本。可變是的其他於不可以法釐程中的法釐程中的法釐程中的計完工成。 以估計費用計算。

4.10 收入確認

(i) 來自客戶合約的收入

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.10 Revenue recognition (Continued)

(i) Revenue from contracts with customers (Continued)

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, excluding those amounts collected on behalf of third parties. Revenue excludes value added taxes or other sales taxes and is after deduction of any trade discounts.

Revenue for selling of apparel products, trendy cultural and game products is recognised at a point in time when the customer obtains control of the goods or service.

Customers obtain control of the apparel products when the goods are delivered to the customers and have been regarded as accepted by the customers. Revenue is thus recognised upon when the customers received the apparel products. There is generally only one performance obligation. The Group does not expect to have any contracts where the period between the transfer of the promised goods to the customer and payment by the customer exceeds one year. Sales are made with a credit term from 10 to 180 days, which is consistent with market practice. As a consequence, the Group does not adjust any of the transaction prices for the time value of money as no significant financing component is deemed present and the sales are made with the credit term.

4. 重大會計政策資料(續)

4.10 收入確認 (續)

來自客戶合約的收入(續)

來自與客戶合約的收益乃於 貨品或服務的控制權轉讓予 客戶時確認,該金額能反映 本集團預期就交換該等商品 或服務有權獲得的代價,不 包括代表第三方收集的該等 款項。收入不包括增值税或 其他營業税,並經扣除任何 貿易折扣。

銷售服飾產品、潮流文化及 遊戲產品之收入於客戶獲得 貨品或服務控制權之某一時 點確認。

客戶於獲交付及視作已驗收 貨品時取得服飾產品的控制 權。因此,收入於客戶收取 服飾產品時獲確認。一般只 有一項履約義務。本集團預 計就任何合約而言,在向客 戶轉移承諾貨物至客戶付款 之間的期限不會超過一年。 銷售的信貸期為10至180 天,符合市場慣例。因此, 本集團並未就款項的時間價 值調整任何交易價格,因為 並無認為存在重大融資成分 且銷售乃按信貸期進行。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.10 Revenue recognition (Continued)

(ii) Revenue from other sources and other income

Interest income is recognised using the effective interest method. The "effective interest rate" is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset. In calculating interest income, the effective interest rate is applied to the gross carrying amount of the asset (when the asset is not credit-impaired). However, for financial assets that have become credit-impaired subsequent to initial recognition, interest income is calculated by applying the effective interest rate to the amortised cost of the financial asset. If the assets no longer credit-impaired, then the calculation of interest income reverts to the gross basis.

4.11 Income taxes

Income taxes for the year comprise current tax and deferred tax.

Current tax is based on the profit or loss from ordinary activities adjusted for items that are non-assessable or disallowable for income tax purposes and is calculated using tax rates that have been enacted or substantively enacted at the end of reporting period. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received that reflects any uncertainty related to income tax.

Current tax assets and liabilities are offset only if certain criteria are met.

4. 重大會計政策資料(續)

4.10 收入確認 (續)

(ii) 其他來源的收益及其他收入

4.11 所得税

年度的所得税包括當期税項及遞 延税項。

當期税項乃根據日常業務的溢利或虧損,對所得税毋須課税或不可扣減的項目作出調整,按報告期末已制定或大致上制定的税率計算。應付或應收即期税項的的金額為預期將予支付或收取稅項金額的最佳估計,有關金額反映與所得稅相關的不確定因素。

僅在某些條件獲達成時,當期稅 項資產及負債方會被抵銷。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.11 Income taxes (Continued)

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences;
- temporary differences related to investment in subsidiaries, associates and joint venture to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future;
- taxable temporary differences arising on the initial recognition of goodwill; and
- those related to the income taxes arising from tax laws enacted or substantively enacted to implement the Pillar Two model rules published by the Organisation for Economic Co-operation and Development.

The Group recognised deferred tax assets and deferred tax liabilities separately in relation to its lease liabilities and right-of-use assets.

4. 重大會計政策資料(續)

4.11 所得税 (續)

遞延税項乃就財務報告用途的資 產及負債賬面值與税務用途的款 項之間的暫時差異予以確認。在 以下情況下, 遞延税項不予確 認:

- 倘不屬於業務合併的交易並 不影響會計溢利或應課税溢 利或虧損,亦不會產生同等 應課税及可扣税暫時差異, 初始確認該交易的資產或負 債會產生暫時差異。
- 倘本集團能夠控制暫時差異 之撥回時間,而且該等暫時 差異於可見將來可能不會撥 回,則與附屬公司、聯營公 司及合營企業相關的投資出 現暫時差異;
- 初始確認商譽所產生應課税 暫時差異;及
- 為執行經濟合作暨發展組織 頒佈的支柱二號示範規則而 實施或實質實施的稅法所產 生的所得税相關税項。

本集團就其租賃負債及使用權資 產分別確認遞延税項資產及遞延 税項負債。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.11 Income taxes (Continued)

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Future taxable profits are determined based on the reversal of relevant taxable temporary differences. If the amount of taxable temporary differences is insufficient to recognise a deferred tax asset in full, then future taxable profits, adjusted for reversals of existing temporary differences, are considered, based on the business plans for individual subsidiaries in the Group. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised; such reductions are reversed when the probability of future taxable profits improves.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset only if certain criteria are met.

4.12 Employee benefit

(i) Defined contribution retirement plan

The Group's entities incorporated in Hong Kong manages a defined contribution Mandatory Provident Fund Scheme (the "MPF Scheme"), a defined contribution scheme managed by an independent trustee for those employees who are eligible to participate in the MPF scheme. The Group makes contributions based on a percentage of the eligible employees' salaries funded by the Group and are charged to profit or loss as they become payable in accordance with the rules of the MPF scheme.

4. 重大會計政策資料(續)

4.11 所得税 (續)

遞延税項的計量反映本集團預期 於報告日期收回或清償其資產及 負債賬面值的方式所產生的税務 後果。

僅在某些條件獲達成時, 遞延稅 項資產及負債方會被抵銷。

4.12 僱員福利

(i) 界定供款退休計劃

綜合財務報表附註

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MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.12 Employee benefit (Continued)

(i) Defined contribution retirement plan (Continued)

The Group's entities established in the People's Republic of China, excluding Hong Kong and Macau (the "PRC") make monthly contributions to a statesponsored defined contribution scheme for the local staff. The contributions are made at a specific percentage on the standard salary pursuant to laws of the PRC and relevant regulation issued by local social security authorities.

Contributions to defined contribution retirement plans are recognised as an expense in profit or loss when the services are rendered by the employees.

Short-term employee benefits

Short-term employee benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before twelve months after the end of the annual reporting period in which the employees render the related service.

4. 重大會計政策資料(續)

4.12 僱員福利 (續)

界定供款退休計劃(續)

於中華人民共和國(不包括 香港及澳門)(「中國」)成立 的集團實體每月為當地職工 向國家籌辦界定供款計劃作 出供款。供款乃根據中國法 例及地方社會保障主管部門 頒佈的有關規例按標準薪金 的指定百分比作出。

對界定供款退休計劃的供款 在僱員提供服務時於損益確 認為開支。

短期僱員福利

短期僱員福利指預計在僱員 提供相關服務的年度報告期 末後十二個月前將全數結 付的僱員福利(離職福利除 外)。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年原

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.12 Employee benefit (Continued)

(iii) Defined benefit plan obligations

The Group's net obligation in respect of defined benefit plans is calculated separately for each plan by estimating the amount of future benefit that employees have earned in the current and prior periods and discounting that amount. For long service payments obligations, the estimated amount of future benefit is determined after deducting the negative service cost arising from the accrued benefits derived from the Group's MPF contributions that have been vested with employees, which are deemed to be contributions from the relevant employees.

The calculation of defined benefit obligation is performed by the management using the projected unit credit method.

Remeasurements arising from defined benefit plans, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of any asset ceiling (excluding interest), are recognised immediately in OCI. Net interest expense for the period is determined by applying the discount rate used to measure the defined benefit obligation at the beginning of the reporting period to the then net defined benefit liability, taking into account any changes in the net defined benefit liability during the period. Net interest expense and other expenses related to defined benefit plans are recognised in profit or loss.

4. 重大會計政策資料(續)

4.12 僱員福利 (續)

(iii) 定額福利計劃的責任

管理層採用預計單位貸記法 計算定額福利義務。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.12 Employee benefit (Continued)

(iv) Share-based payments

The Group operates a share-based compensation plan (i.e. share option schemes), under which the Group receives services from employees and other qualifying participants as consideration for equity instruments (i.e. share options) of the Group. The fair value of the employee services and other qualifying participants' services received in exchange for the grant of equity instruments of the Group is recognised as an expense over the vesting period, i.e. the period over which all of the specified vesting conditions are to be satisfied and credited to equity.

For grant of share options under the Scheme to employees and others providing similar services, the total amount to be expensed is determined by reference to the fair value of the options under the scheme granted by using option-pricing model, which includes the impact of market performance conditions but excludes the impact of service condition and non-market performance conditions.

Non-market performance and service conditions are included in assumptions about the number of options that are expected to become vested.

At the end of each reporting period, the Group revises the estimates of the number of options that are expected to ultimately vest. It recognises the impact of the revision to original estimates, if any, in the consolidated income statement of the Group, with a corresponding adjustment to share options reserve.

4. 重大會計政策資料(續)

4.12 僱員福利 (續)

以股份為基礎的支付

本集團設有一項以股份為基 礎的薪酬計劃(即購股權計 劃),據此本集團獲得僱員 及其他合資格參與者提供的 服務,以換取本集團的股本 工具(即購股權)為代價。 本集團授出股本工具以換取 僱員服務及其他合資格參與 者服務的公平值,確認為歸 屬期(即所有特定歸屬條件 滿足的期間)之開支,並計 入權益。

就根據該計劃向僱員及其他 提供相似服務者授出購股權 而言,將予支銷的總金額乃 運用購股權定價模型並參考 根據該計劃授出的購股權公 平值而釐訂,包括市場表現 狀況的影響,但撇除服務狀 况和非市場表現狀況的影 墾。

非市場表現和服務狀況計入 預期將予歸屬的購股權數目 假設。

於各報告期末,本集團會修 訂預期最終將予歸屬的購股 權數目估計, 並於本集團綜 合收益表確認修訂對原先估 計的影響(如有)及對購股 權儲備作出相應調整。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年原

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.12 Employee benefit (Continued)

(iv) Share-based payments (Continued)

When the options are exercised, the proceeds received net of any directly attributable transaction costs and the amount previously recognised in share options reserve are credited to share capital (nominal value) and share premium. When the vested equity instruments are later forfeited prior to expiry date, the amount previously recognised in share options reserve will be transferred to accumulated profits.

If the terms of an equity-settled award are modified, at a minimum an expense for the services received is recognised as if the terms had not been modified. An additional expense is recognised for any modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employees and other qualifying participants, as measured at the date of modification.

4.13 Impairment of other non-current assets

At the end of each reporting period, the Group reviews the carrying amounts of property, plant and equipment, right-of-use assets, intangible assets, interests in associates and interests in subsidiaries to determine whether there is any indication that those assets have suffered an impairment loss or an impairment loss previously recognised no longer exists or may have decreased. Impairment assessment of CGU which included goodwill or intangible asset with indefinite useful life were performed annually.

4. 重大會計政策資料(續)

4.12 僱員福利 (續)

(iv) 以股份為基礎的支付(續)

行使購股權時,扣除任何直接應佔交易成本後所收取的所得款項及先前於購股權儲備確認的款項計入股本(面值)及股份溢價。在到期付,倘已歸屬股本工具隨後被沒收,先前於購股權儲備確認的款項將轉撥至累計溢利。

倘以股本結算的獎勵條款獲 修訂,則最低限度按未修改 條款的情況確認所收取服務 的開支。倘有任何修訂會 加以股份為基礎的支付安 總公平值,或對僱員及其他 合資格參與者構成其他利 益,則須於修訂日期計量並 確認為額外開支。

4.13 其他非流動資產減值

於各報告期末,本集團檢討物 業、廠房及設備、使用權資產、於聯營公司的權益, 於附屬公司之權益的販等資益, 產定司之權益,或先前值資產 出現減值虧損,或先前確認可 值虧損不復存在包括商 現金產生單位(包括商學年 數值評估。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.13 Impairment of other non-current assets

(Continued)

If the recoverable amount (i.e. the greater of the fair value less costs of disposal and value-in-use) of an asset or CGU is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately. They are allocated first to reduce the carrying amount of any goodwill allocated the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

Value-in-use is based on the estimated future cash flows expected to be derived from the asset or CGU (see note 4.4), 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 or CGU.

4.14 Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and other short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Cash and cash equivalents are assessed for ECL (see note 4.8(ii)).

4. 重大會計政策資料(續)

4.13 其他非流動資產減值

(續)

倘資產或現金產生單位的可收回 金額(即公平值減銷售成本與使 用價值兩者的較高者) 估計少於 其賬面值,則該項資產的賬面值 將降至其可收回金額。減值虧損 乃即時確認為開支。它們首先被 分配用於減少分配予現金產生單 位的任何商譽的賬面值,然後按 比例減少現金產生單位中其他資 產的賬面值。

使用價值乃根據預期將白資產或 現金產生單位(見附註4.4)的估 計未來現金流量釐定,按使用可 反映金錢時間值的現行市場評估 及該資產或現金產生單位特有風 險的税前貼現率貼現。

4.14 現金及現金等值項目

現金及現金等值項目包括銀行及 手頭現金、存放於銀行及其他金 融機構的活期存款,以及於購入 日期起三個月內到期並可隨時轉 換為已知現金金額且所承受的價 值變動風險甚微的其他短期高度 流動投資。現金及現金等值項目 乃就預期信貸虧損作出評估(見 附註4.8(ii))。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.15 Contract liabilities

A contract liabilities is recognised when the customer pays non-refundable consideration before the Group recognises the related revenue (see note 4.10). A contract liability is also recognised if the Group has an unconditional right to receive non-refundable consideration before the Group recognises the related revenue. In such latter cases, a corresponding receivable is also recognised.

4.16 Translation of foreign currencies

Transactions in foreign currencies are translated into the respective functional currencies of group companies at the exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency at the exchange rate at the reporting date. Non-monetary assets and liabilities that are measured at fair value in a foreign currency are translated into the functional currency at the exchange rate when the fair value was determined. Nonmonetary assets and liabilities that are measured based on historical cost in a foreign currency are translated at the exchange rate at the date of the transaction. Foreign currency differences are generally recognised in profit or loss.

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into Hong Kong dollars at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into Hong Kong dollars at the exchange rates at the dates of the transactions.

Foreign currency differences are recognised in OCI and accumulated in the exchange reserve, except to the extent that the translation difference is allocated to NCI.

4. 重大會計政策資料(續)

4.15 合約負債

倘客戶在本集團確認相關收益前 支付不可退還的代價,則確認合 約負債(見附註4.10)。倘本集團 在確認相關收益前具有無條件收 取不可退還代價的權利,則亦確 認合約負債。在後者情況下,亦 確認相應的應收款項。

4.16 外幣換算

外幣交易按交易日期的匯率換算 為集團公司各自的功能貨幣。

以外幣計值的貨幣資產及負債按 於報告日期的匯率換算為功能貨 幣。按公平值以外幣計量的非貨 幣資產及負債按釐定公平值時的 匯率換算為功能貨幣。按歷史成 本以外幣計量的非貨幣資產及負 債按於交易日期的匯率換算。匯 兑差額一般於損益確認。

海外業務之資產及負債(包括收 購產生之商譽及公平值調整)按 報告日期之匯率換算為港元。海 外業務之收入及開支按交易日期 之匯率換算為港元。

匯兑差額於其他全面收益確認並 於匯兑儲備內累計,惟分配至非 控股權益之匯兑差額除外。

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MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.16 Translation of foreign currencies (Continued)

When a foreign operation is disposed of in its entirety or partially such that control, significant influence or joint control is lost, the cumulative amount in the exchange reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. On disposal of a subsidiary that includes a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation that have been attributed to the NCI shall be derecognised, but shall not be reclassified to profit or loss. If the Group disposes of part of its interest in a subsidiary but retains control, then the relevant proportion of the cumulative amount is reattributed to NCI. When the Group disposes of only part of an associate while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to profit or loss.

4.17 Provisions and contingent liabilities

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Where some or all of the expenditure required to settle a provision is expected to be reimbursed by another party, a separate asset is recognised for any expected reimbursement that would be virtually certain. The amount recognised for the reimbursement is limited to the carrying amount of the provision.

4. 重大會計政策資料(續)

4.16 外幣換算 (續)

倘全部或部分出售海外業務而喪 失控制權、重大影響力或共同控 制權,與海外業務相關之匯兑儲 備累計金額重新分類為損益,作 為出售收益或虧損之一部分。出 售包括海外業務之附屬公司時, 應終止確認有關分配予非控股權 益之海外業務之匯兑差額累計金 額,而非重新分類為損益。倘本 集團出售附屬公司的部分權益並 保留控制權,累計金額之相關部 分重新歸屬於非控股權益。當本 集團僅出售某一聯營公司的部分 權益並保留重大影響力或共同控 制權,累計金額之相關部分重新 分類為損益。

4.17 撥備及或然負債

倘該責任可能毋須經濟利益流出 或金額未能可靠估計,則該責任 會披露為或然負債,除非經濟利 益流出的可能性極微。僅由一項 或多項未來事件是否發生確認是 否存在的潛在責任,除非經濟利 益流出的可能性極微, 否則亦會 披露為或然負債。

倘結算撥備所需的部分或全部支 出預期由另一方償還,則就幾乎 確定的任何預期償還確認一項單 獨的資產。就償還確認的金額僅 限於撥備的賬面值。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

4.18 Related parties

- (a) A person, or a close member of that person's family, is related to the Group if 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 the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities 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.

4. 重大會計政策資料(續)

4.18 關聯方

- (a) 在以下情況下,某人士或其 近親家庭成員與本集團存在 關聯關係:
 - (i) 擁有本集團的控制權 或共同控制權;
 - (ii) 對本集團有重大影響 力:或
 - (iii) 為本集團或本集團母 公司之主要管理層成 員。
- (b) 倘下列任何條件適用,即實 體與本集團存在關聯關係:
 - (i) 該實體及本集團屬同 一集團的成員公司(即 各母公司、附屬公司 及同系附屬公司互相 關聯)。
 - (ii) 一個實體屬另一實體 的聯營公司或合營公 司(或為該集團成員公 司的聯營公司或合營 公司,且另一實體為 該集團成員)。
 - (iii) 兩個實體皆屬同一第 三方之合營企業。
 - (iv) 一間實體屬第三方實體之合營公司,而另一實體為該第三方實體之聯營公司。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

4.18 Related parties (Continued)

- The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
- 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).
- (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 Group's parent.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

4.19 Segment reporting

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the Group's chief operating decision maker (being the executive directors of the Company) for their decisions about resources allocation to the Group's business components and for their review of the performance of those components. The business components in the internal financial information reported to the executive directors are determined following the Group's major product and service lines.

4. 重大會計政策資料(續)

4.18 關聯方 (續)

- 該實體是為本集團或 為與本集團有關聯的 實體的僱員而設的退 休福利計劃。
- 該實體由(a)所識別之 人士擁有控制權或共 同控制權。
- (vii) (a)(i)項中所識別之人士 對該實體有重大影響 力,或為該實體(或該 實體之母公司)的主要 管理人員。
- (viii) 該實體或其所屬集團 的任何成員公司向本 集團或本集團母公司 提供主要管理人員服 務。

個人的近親指於其與實體進行交 易時,預期可能影響該人士或受 該人士影響的家族成員。

4.19 分部報告

本集團根據向本集團主要營運決 策者(即本公司執行董事)匯報的 用作決定有關本集團業務單位的 資源分配及檢討該等單位之表現 的定期內部財務資料,而識別其 經營分部及編製分部資料。在向 執行董事匯報的內部財務資料內 的業務單位乃根據本集團主要產 品及服務項目釐定。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

5. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

(a) Income taxes and deferred income tax

The Group is subject to income taxes in a number of jurisdictions. Significant judgment is required in determining the worldwide provision for income taxes, timing of payment of related taxes and interpretation of relevant tax regulations. There are transactions and calculations for which the ultimate tax determination is uncertain. The Group recognises liabilities for anticipated tax based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

In addition, deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences or tax losses can be utilised. This requires significant judgement on the tax treatments of certain transactions and also assessment on the probability that adequate future taxable profits will be available for the deferred tax assets to be recovered.

5. 重要會計判斷及估算不確 定因素的主要來源

估計及判斷須持續評估,並基於過往經 驗及其他因素,包括在有關情況下相信 為對未來事件的合理預期。

本集團就未來作出估計及假設。得出的會計估計顧名思義甚少相等於相關實際結果。具有重大風險導致下個財政年度內資產與負債的賬面值出現重大調整的估計及假設討論如下:

(a) 所得税及遞延所得税

本集團在多個司法權區須繳納所 得税。於釐定所得稅的全球相關稅額付款時間及對相關稅 稅法之解釋時須作出重大對對斷 若干交易及本集團租預計與計 發現是否到期,就付 致現是否到期,就 負債。倘該等事項最終稅 項 與最初錄得的款額有有關 關差額將影響作出有關釐 的所得稅及遞延稅項撥備。

此外,倘很可能有未來應課税溢 利,可供動用扣減的暫時差異予 以抵銷,則確認相應的遞延税項 資產。這要求就若干交易的稅務 處理作出重大判斷,並要求評估 未來有足夠的應課稅溢利以供收 回遞延稅項資產的可能性。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

5. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

(Continued)

(b) Impairment of receivables

The impairment allowances for trade receivables, loans and interest receivables and other receivables are based on assumptions about risk of default and expected credit loss rates. The Group adopts judgement in making these assumptions and selecting inputs for computing such impairment loss, broadly based on the available historical data of the parties, existing market conditions including forward-looking estimates at end of reporting period.

(c) Provision for inventories

Management of the Group reviews the inventories at each reporting date, and makes provision for impairment of obsolete, slow-moving and impaired items. Management estimates the net realisable value for such inventories based primarily on the expected future market conditions and the estimated selling price. The Group makes provision for impairment if the net realisable value is below the carrying amount.

(d) Impairment of non-financial assets (including goodwill)

The Group assesses the recoverable amount of goodwill, intangible asset with indefinite useful life and other non-current assets as at 31 December 2024 based on higher of its relevant CGU's fair value less costs of disposal ("FVLCOD") and value-in-use ("VIU"). Preparing the VIU and FVLCOD calculations require management to exercise significant judgement and make critical accounting estimates, particularly in relation to the determination of valuation techniques and the selection of inputs like projected cash flows during projection period, growth rates beyond the projection period and discount rates to discount the projected cash flows and cash flows beyond the projection period.

5. 重要會計判斷及估算不確 定因素的主要來源 (續)

(b) 應收款項減值

貿易應收款項、應收貸款及利息 及其他應收款項的減值撥備以有 關違約風險及預期信貸虧損率的 假設為基礎。本集團已於作出該 等假設及選擇計算該等減值虧損 之輸入值時採用判斷,大致上以 可用相關方歷史數據、現行市況 (包括於報告期末之前瞻性估計) 為基礎。

(c) 存貨撥備

本集團管理層於各報告日審閱存貨,並對過時、滯銷及減值項目作出減值撥備。管理層主要根據預期未來市況及估計售價估計該等存貨的可變現淨值。本集團對可變現淨值低於賬面值的項目作出減值撥備。

(d) 非金融資產減值(包括 商譽)

綜合財務報表附註

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6. SEGMENT INFORMATION

An operating segment is a component of the Group that is engaged in business activities from which the Group may earn revenue and incur expenses, and is identified on the basis of the internal management reporting information that is provided to and regularly reviewed by the Group's chief operating decision maker (being the executive directors of the Company) in order to allocate resources and assess performance of the segment. During the year, the Company has identified design, manufacturing and trading of apparels, provision for money lending services and sale of trendy cultural, game and other products as the reportable and operating segments of the Group.

Each of these operating segments is managed separately as each of them requires different business strategies.

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to operating segments other than certain cash and bank balances and other corporate assets not attributable to the reportable segments;
- all liabilities are allocated to operating segments other than certain lease liabilities and other corporate liabilities not attributable to the reportable segments; and
- segment results represent the loss or profit incurred or earned by each segment without allocation of bank interest income, unallocated finance costs and unallocated corporate expenses.

6. 分部資料

經營分部乃本集團從事可賺取收益及引致開支的商業活動的一個組成部分,本集團的最高營運決策人(作為本公司執行董事)獲提供及定期審閱以作為分部資源分配及表現評估的內部管理呈報資料為基礎而確定經營分部。年內,本公司已確定服飾設計、製造及貿易、提供貸款融資服務以及銷售潮流文化、遊戲及其他產品為本集團的可呈報經營分部。

該等經營分部各自單獨進行管理,因為 彼等各自需要不同的業務策略。

為監控分部的表現及於分部之間的資源 分配:

- 所有資產均分配至經營分部,不 包括若干現金及銀行結餘以及 不屬於可呈報分部的其他公司資 產;
- 所有負債均分配至經營分部,不 包括租賃負債以及不屬於可呈報 分部的其他公司負債;及
- 分部業績指各分部賺取或產生的 虧損或溢利,未計分配銀行利息 收入、未分配融資成本及未分配 企業費用。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

SEGMENT INFORMATION (Continued) 6.

6. 分部資料(續)

The segment information provided to the executive directors for the reportable segments during the year is as follows:

年內向執行董事提供的可報告分部之分 部資料如下:

		Design, manufacturing and trading of apparels 服飾設計、 製造及貿易 HK\$'000 千港元	Money lending services 貸款融資 服務 HK\$'000 千港元	Sale of trendy cultural, game and other products 潮遊戲及其銷 產品等9000 千港元	Total 總額 HK\$'000 千港元
Year ended 31 December 2024 Revenue from external customers	截至二零二四年十二月 三十一日止年度 來自外部客戶的收入	47,907	5,570	76,118	129,595
Segment loss Reconciliation Bank interest income Unallocated corporate expenses Finance costs	分部虧損 <u>對賬</u> 銀行利息收入 未分配企業支出 融資成本	(25,027)	(4,596)	(13,522)	(43,145) 152 (26,820) (6,633)
Loss before income tax	除所得税前虧損				(76,446)
At 31 December 2024 Segment assets Other corporate assets	於二零二四年十二月三十一日 分部資產 其他公司資產	62,823	63,162	55,836	181,821 13,250
Total assets	總資產				195,071
Segment liabilities Other corporate liabilities	分部負債 其他公司負債	15,332	1,908	13,534	30,774 34,276
Total liabilities	總負債				65,050
Other segment information Year ended 31 December 2024 Amounts included in the measure of segment profit or loss or segment assets:	其他分部資料 截至二零二四年十二月 三十一日止年度 計入計量分部損益或 分部資產的款項:				
Provision for inventories Provision for ECL on trade receivables	存貨撥備 貿易應收款項預期信貸虧損撥備	(690) (10,837)	Ī	(498) -	(1,188) (10,837)
Reversal of ECL on loans and interest receivables Impairment of goodwill Net fair value change on financial assets at FVTPL (note)	應收貸款及利息預期 信貸虧損撥回 商譽減值 以公平值計量且變動計入當期 捐益之財務資產的公平值變動	Ξ	2,251 -	(9,117)	2,251 (9,117)
Depreciation (note) Capital expenditure (note)	損益之財務資產的公平值變動 淨額(附註) 折舊(附註) 資本開支(附註)	- (761) (18)	(5,725) (1,398) (2,791)	(355) (678)	(5,725) (2,514) (3,487)

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued)

6. 分部資料(續)

		Design, manufacturing and trading of apparels 服飾設計、 製造及貿易 HK\$'000 千港元	Money lending services 貸款融資 服務 HK\$'000 千港元	Sale of trendy cultural, game and other products 潮流文化、遊戲及其他產品銷售 HK\$1000	Total 總額 HK\$'000 千港元
	****	17670	17670	17676	17670
Year ended 31 December 2023 Revenue from external customers	截至二零二三年十二月 三十一日止年度 來自外部客戶的收入	56,488	8,199	1,641	66,328
Segment loss	分部虧損	(15,897)	(20,045)	(17,433)	(53,375)
Reconciliation Bank interest income Unallocated corporate expenses Finance costs	<i>對賬</i> 銀行利息收入 未分配企業支出 融資成本			_	41 (34,987) (6,318)
Loss before income tax	除所得税前虧損				(94,639)
At 31 December 2023 Segment assets Other corporate assets	於二零二三年十二月三十一日 分部資產 其他公司資產	62,759	78,810	33,602	175,171 39,014
Total assets	總資產			_	214,185
Segment liabilities Other corporate liabilities	分部負債 其他公司負債	17,777	767	2,123 _	20,667 44,806
Total liabilities	總負債			_	65,473
Other segment information Year ended 31 December 2023 Amounts included in the measure of segment profit or loss or segment	其他分部資料 截至二零二三年十二月 三十一日止年度 計入計量分部損益或 分部資產的款項:				
assets: Provision for inventories Provision for ECL on trade receivables	存貨撥備 貿易應收款項預期信貸虧損撥備	(519) (1,205)	-	-	(519) (1,205)
Provision for ECL on loans and interest receivables Impairment of goodwill Net fair value change on financial assets	應收貸款及利息預期 信貸虧損撥備 商譽減值 以公平值計量且變動計入當期	(1,200) - -	(14,496) –	(13,000)	(1,203) (14,496) (13,000)
at FVTPL (note) Depreciation (note) Capital expenditure (note)	損益之財務資產的公平值變動 淨額 (附註) 折舊 (附註) 資本開支 (附註)	– (855) (270)	(8,760) (1,130) (1,070)	(482) (441)	(8,760) (2,467) (1,781)

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

SEGMENT INFORMATION (Continued)

The Company is an investment holding company and the principal places of the Group's operations are in the PRC (including Hong Kong). Management determines the Group is domiciled in both Hong Kong, and in the PRC, which is the Group's principal operating location. No revenue was earned from transactions with other operating segments of the Group.

The Group's revenue from external customers is divided into the following geographical areas, based on locations of customers:

6. 分部資料(續)

本公司為一間投資控股公司,而本集 團營運的主要地點位於中國(包括香 港)。管理層將中國及香港定為本集團 居籍所在地,香港亦為本集團的主要經 營地點。與本集團其他經營分部的交易 並無賺取任何收入。

本集團來自外部客戶的收入根據客戶位 置按以下地區劃分:

		2024 二零二四年 HK\$'000 千港元	二零二三年 HK\$'000
Hong Kong The PRC	香港中國	5,570 124,025 129,595	58,129

Geographical location of external customers is based on the location at which the customers are domiciled.

The principal non-current assets held by the Group are located in the PRC (including Hong Kong).

外部客戶的地理位置是根據客戶居籍地 劃分。

本集團持有的主要非流動資產均位於中 國(包括香港)。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued)

Revenue from each of the major customers which accounted for 10% or more of the Group's revenue for the year is set out below:

6. 分部資料(續)

來自年內佔本集團收入10%或以上的 各主要客戶的收入載列如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Customer A Customer B Customer C Customer D	客戶 A 客戶 B 客戶 D	N/A 不適用* 39,815 21,410 14,154	17,452 33,068 N/A不適用* N/A不適用*

^{*} The revenue from these customers accounted for less than 10% of the Group's revenue for the years ended 31 December 2024 and 2023.

* 來自該等客戶的收益佔本集團截至二零 二四年及二零二三年十二月三十一日止年 度的收益少於10%。

As at 31 December 2024, 37% (2023: 72%) of the Group's trade receivables was due from these customers. Revenue earned from Customer A and B were reported in the design, manufacturing and trading of apparels operating segment and the revenue earned from Customer C and D were reporting in sale of trendy cultural, game and other products operating segment.

Note:

Depreciation and capital expenditures, which represent the depreciation, additions and lease modifications of property, plant and equipment and right-of-use assets as disclosed in note 14 and note 15, have been included in:

於二零二四年十二月三十一日,該等客戶的結欠額佔本集團貿易應收款項的37%(二零二三年:72%)。客戶A及B賺取的收益已呈列於服飾設計、製造及貿易分部,而客戶C及D賺取的收益已於潮流文化、遊戲及其他產品銷售分部呈列。

附註:

已計入下列各項折舊及資本開支,指附註14及附 註15所披露的物業、廠房及設備的折舊,添置及 租賃修改以及使用權資產:

		Design, manufacturing and trading of apparels 服飾設計、 製造及貿易 HK\$'000 千港元	Money lending services 貸款融資服務 HK\$*000 千港元	Sale of trendy cultural, game and other products 潮流及與銷品。 遊戲品品。 EHK\$*000	Unallocated 未分配 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
For the year ended 31 December 2024	截至二零二四年十二月三十一日止年度				'	
Net fair value charge on financial assets at FVTPL Depreciation Capital expenditures	以公平值計量且變動計入當期損益之 財務資產的公平值變動淨額 折舊 資本開支	- (761) (18)	(5,725) (1,398) (2,791)	(355) (678)	(4,260) (1,020) –	(9,985) (3,534) (3,487)
For the year ended 31 December 2023	截至二零二三年十二月三十一日止年度					
Net fair value charge on financial assets at FVTPL Depreciation Capital expenditures	以公平值計量且變動計入當期損益之 財務資產的公平值變動淨額 折舊 資本開支	- (855) (270)	(8,760) (1,130) (1,070)	_ (482) (441)	6,865 (1,056) (2,644)	(1,895) (3,523) (4,425)

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7. REVENUE, AND OTHER INCOME AND GAINS

Revenue represents the interest income from loans receivables, and revenue from sales of apparels and trendy cultural and game products, net of returns, discounts and sales related taxes. Further details regarding the Group's principal activities are disclosed in note 6.

The Group's revenue from contracts with customers represents revenue from sales of goods which is recognised on a point in time basis. An analysis of the Group's revenue and other income and gains, net, are as follows:

7. 收入及其他收入及收益

收入指應收貸款的利息收入、服飾及潮流文化及遊戲產品銷售收入,並已減去 退貨、折扣及與銷售有關的税項。有關 本集團主要業務的進一步詳情披露於附 註6。

本集團來自與客戶合約的收益指於某一 時點確認的銷售貨品收入。本集團的收 入以及其他收入及收益淨額分析如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Revenue from contracts	根據香港財務報告準則第15號		
with customers under HKFRS 15:	來自與客戶合約的收益:		
Sales of goods	銷售貨品	124,025	58,129
Revenue from other source:	來自其他來源的收益:		
Interest income from loans receivable	應收貸款的利息收入	5,570	8,199
Total revenue	總收入	129,595	66,328
Other gains and losses, net	其他收益及虧損淨額		
Net fair value loss on financial assets	以公平值計量且變動計入當期損益		
at FVTPL	的財務資產的公平值虧損淨額	(9,985)	(1,895)
Bank interest income	銀行利息收入	152	41
Other interest income (note (a))	其他利息收入(附註(a))	1,245	967
Gain on disposal of property, plant and equipment	出售物業、廠房及設備收益	_	38
Gain on exchange difference	匯兑差額收益	622	_
Sundry income	雜項收益	189	402
		(7,777)	(447)

Notes:

 Other interest income represented imputed interest income charged on an amount due from a director (note 22). 附註:

(a) 其他利息收入指就應收一名董事款項收取 之估算利息收入(附註22)。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年原

7. REVENUE, AND OTHER INCOME AND GAINS

(Continued)

The disaggregation of the Group's revenue from contracts with customers on sale of goods are as follows:

7. 收入及其他收入及收益

本集團來自與客戶合約銷售貨品的收益 之分類如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Geographical markets The PRC	地區市場中國	124,025	58,129
Total revenue from contracts with customers, recognised at a point in time	來自與客戶合約的收益總額, 於某一時點確認	124,025	58,129

The following table provides information about trade receivables and contract liabilities from contracts with customers.

下表提供有關與客戶合約的貿易應收款項及合約負債的資料。

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
As at 31 December Trade receivables (note 20) Contract liabilities (note 27)	於十二月三十一日 貿易應收款項(附註20) 合約負債(附註27)	36,801 -	31,662 998

The Group has applied the practical expedient to its sales contracts of apparels products and trendy cultural, game and other products and therefore no information is disclosed for revenue that the Group will be entitled to when it satisfies the remaining performance obligations under the contracts for apparels and trendy cultural, game and other products production that had an original expected duration of one year or less.

本集團對其服飾產品及潮流文化、遊戲 及其他產品的銷售合約採用實際權宜方 法,因此並未就本集團根據原預期期限 為一年或以下的服飾及潮流文化、遊戲 及其他產品生產合約履行剩餘履約義務 時將可獲得的收入披露資料。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

8. FINANCE COSTS

8. 融資成本

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Interest on other borrowings Interest on debt element of convertible bonds Interest on lease liabilities	其他借款利息 可換股債券之 債務組成部分利息 租賃負債利息	1,218 5,226 189	- 6,184 134
		6,633	6,318

9. LOSS BEFORE INCOME TAX

9. 除所得税前虧損

Loss before income tax is arrived at after charging/(crediting):

除所得税前虧損乃經扣除/(計入)下 列各項後達致:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Auditor's remuneration	核數師酬金		
- Audit service	- 核數服務	800	1,050
Cost of inventories recognised	已確認為開支的存貨成本		1,000
as expense		120,568	55,095
Depreciation of property, plant	物業、廠房及設備折舊	·	ĺ
and equipment (note 14)	(附註14)	798	722
Depreciation of right-of-use	使用權資產折舊(附註15)		
assets (note 15)		2,736	2,801
Provision for inventories	存貨撥備	1,188	519
Impairment of prepayment (note 22)	預付款減值(附註22)	8,765	-
Provision for ECL on trade	貿易應收款項預期信貸虧損 撥備(附註20)	40.007	1.005
receivables (note 20) (Reversal of)/Provision for ECL on loans	應收貸款及利息預期信貸虧損	10,837	1,205
and interest receivables (note 21)	(撥回)/撥備(附註21)	(2,251)	14,496
Impairment of intangible asset (note 17)	無形資產減值(附註17)	100	-
Short-term lease expense	短期租賃費用	-	40
Employee benefit expense	僱員福利開支		
(including directors' emoluments (note 10))	(包括董事酬金(附註10))		
- Wages and salaries	- 工資及薪金	25,613	24,132
 Pension scheme contribution 	- 退休計劃供款		
 defined contribution plans 	- 界定供款計劃	1,050	867
 Share-based compensation 	- 以股份為基礎的報酬	826	17,108
- Other benefits	- 其他福利	313	709

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. DIRECTORS' EMOLUMENTS AND FIVE **HIGHEST PAID INDIVIDUALS**

(a) Directors' emoluments

The emoluments of each of the directors for the years presented are set out below:

10. 董事酬金及五名最高薪人

(a) 董事酬金

於所列年度每名董事的酬金如 下:

			Salaries, allowances and benefits	Pension scheme	Share-based	
		Fees	in kind	Contributions	compensation	Total
			薪金、津貼及		以股份	
		袍金	實物福利	退休計劃供款	為基礎的報酬	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Year ended 31 December 2024	截至二零二四年					
Tour chaca or becomber 2024	十二月三十一日止年度					
Executive directors:	執行董事:					
Mr. Mei Weiyi	梅唯一先生					
(Appointed with effect from 2 August 2024)	(二零二四年八月二日獲委任)	_	1,242	6	_	1,248
Ms. Tin Yat Yu Carol	田一妤女士	_	1,200	18	_	1,218
Mr. Li Yang	李陽先生	_	2,856	18	_	2,874
Mr. Wong Wai Kai Richard	王瑋楷先生	_	960	18	_	978
Mr. Chan Ming Leung Terence	陳明亮先生	_	900	18		918
Mr. Gong Xiaohan	龔曉寒先生	-	2,016	-	-	2,016
		-	9,174	78	-	9,252
Independent non-executive directors:	獨立非執行董事:					
Mr. Tang Shu Pui Simon	<i> </i>	240	_	_	_	240
Mr. Hon Ming Sang	韓銘生先生	240	_	_	_	240
Ms. Lo Wing Sze <i>BBS, JP</i>	羅詠詩女士 <i>銅紫荊星章,太平紳士</i>	240	-	_	_	240
		720	-	-	-	720
Total emoluments	酬金總額	720	9,174	78	_	9,972

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS (Continued)

(a) Directors' emoluments (Continued)

10. 董事酬金及五名最高薪人 士 (續)

(a) 董事酬金 (續)

Pension

Salaries, allowances

			allowarices	Pension		
			and benefits	scheme	Share-based	
		Fees	in kind	Contributions	compensation	Total
			薪金、津貼及		以股份	
		袍金	實物福利	退休計劃供款	為基礎的報酬	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Year ended 31 December 2023	截至二零二三年					
	十二月三十一日止年度					
Executive directors:	<i>執行董事</i> :					
Mr. Li Yang	李陽先生	_	2,856	18	2,482	5,356
Ms. Tin Yat Yu Carol	田一妤女士	_	1,200	18	2,482	3,700
Mr. Cheung Ka Lung	張家龍先生					
(Resigned with effect from 31 August 2023)	(於二零二三年八月三十一日辭職)	-	892	12	-	904
Mr. Wong Wai Kai Richard	王瑋楷先生					
(Appointed with effect from 6 October 2023)	(於二零二三年十月六日獲委任)	-	227	2	-	229
Mr. Chan Ming Leung Terence	陳明亮先生	-	900	18	-	918
Mr. Gong Xiaohan	雙曉寒先生 ————————————————————————————————————	-	2,016	-	2,482	4,498
	_	-	8,091	68	7,446	15,605
Independent non-executive directors:	獨立非執行董事:					
Mr. Tang Shu Pui Simon	<i>到一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个</i>	240	_	_	125	365
Mr. Hon Ming Sang	韓銘生先生	240	_	_	125	365
Ms. Lo Wing Sze <i>BBS</i> , <i>JP</i>	羅詠詩女士銅紫荊星章,太平紳士	240	_	_	125	365
Wio. Lo Wing Ozo DDO, U		240			120	
	-	720	-	-	375	1,095
Total emoluments	酬金總額	720	8,091	68	7,821	16,700

Notes:

- The remuneration of the directors disclosed above only included their remuneration during the period when they are holding the office as directors of the Company.
- The executive directors' emoluments shown above were mainly for their services in connection with the management of the affairs of the Company and the Group. The independent non-executive directors' emoluments shown above were mainly for their services as directors of the Company.

附註:

- 上文所披露的董事薪酬僅包括彼等 於擔任本公司董事職務期間的酬 金。
- 上述執行董事的薪酬主要有關彼等 就管理本公司及本集團事項所提供 的服務。上述獨立非執行董事的薪 酬主要有關彼等於本公司擔任董事 所提供的服務。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS (Continued)

(b) Senior management's emoluments

Senior management includes directors and other senior executives. The analysis of the emoluments for senior management excluding the directors, whose details have been reflected in note 10(a), for the year is set out below:

10. 董事酬金及五名最高薪人士(續)

(b) 高級管理層的酬金

高級管理層包括董事及其他高級 行政人員。年內高級管理層(不 包括詳情已反映於附註10(a)的董 事)的薪酬如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Salaries, allowances and benefits in kind Pension scheme contribution Share-based compensation	薪金、津貼及實物福利 退休計劃供款 以股份為基礎的報酬	2,867 18 	3,635 36 4,996
		2,885	8,667

The emoluments of the senior management excluding the directors fell within the following bands:

高級管理層(除董事外)的薪酬屬 於下列範圍:

Number of employees 僱員人數

		2024 二零二四年	2023 二零二三年
HK\$1,000,001 to HK\$1,500,000 1, HK\$1,500,001 to HK\$2,000,000 1, HK\$3,000,001 to HK\$3,500,000 3,	,000,000港元以下 ,000,001港元至1,500,000港元 ,500,001港元至2,000,000港元 ,000,001港元至3,500,000港元 ,000,001港元至4,500,000港元	1 1 1 - -	- 1 - 1 1
		3	3

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

10. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS (Continued)

(c) Five highest paid individuals

The five highest paid individuals of the Group included 4 (2023: 3) directors for the year, whose emoluments are reflected in note 10(a). The analysis of the emoluments of the remaining 1 (2023: 2) highest of the five paid individuals for the year is set out below:

10. 董事酬金及五名最高薪人士(續)

(c) 五名最高薪人士

本年度本集團的五名最高薪人士包括四名(二零二三年:三名)董事,他們的酬金已反映在附註10(a)。五名最高薪人士的餘下一名(二零二三年:兩名)於本年度的酬金分析如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Salaries, allowances and benefits in kind Pension scheme contribution Share-based compensation	薪金、津貼及實物福利 退休計劃供款 以股份為基礎的報酬	1,704 - - 1,704	2,424 18 4,964 7,406

Number of non-director highest paid employees whose emoluments fell within the following bands is as follows:

酬金處於以下範圍的非董事最高薪僱員人數如下:

Number of employees 僱員人數

		2024 二零二四年	2023 二零二三年
HK\$1,500,001 to HK\$2,000,000 HK\$3,000,001 to HK\$3,500,000 HK\$4,000,001 to HK\$4,500,000	1,500,001港元至2,000,000港元 3,000,001港元至3,500,000港元 4,000,001港元至4,500,000港元	1 - -	- 1 1
		1	2

During the years ended 31 December 2024 and 2023, no director or any of the highest paid individuals waived or agreed to waive any emoluments and there were no emoluments paid by the Group to the directors or any of the highest paid individuals of the Group as an inducement to join or upon joining the Group or as compensation for loss of office.

於截至二零二四年及二零二三年十二月三十一日止年度,概無董事或任何最高薪人士放棄或同意放棄任何酬金,且本集團概無向董事或任何最高薪人士支付任何酬金,作為加入本集團或加入後的獎賞,或離職補償。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年原

11. INCOME TAX EXPENSE/(CREDIT)

11. 所得税開支/(抵免)

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Current income tax charged/ (credited) for the year:	本年度即期所得税開支/(抵免):		
Hong Kong Profits Tax PRC Enterprise Income Tax ("EIT")	香港利得税 中國企業所得税(「企業所得税」)	- 14	(87) 1,090
·		14	1,003
Deferred tax	遞延税項	1,703	(1,624)
		1,717	(621)

- (i) Pursuant to the rules and regulations of the British Virgin Islands ("BVI") and the Cayman Islands, the Group is not subject to any taxation under these jurisdictions.
- (ii) Hong Kong Profits Tax is calculated at 16.5% (2023: 16.5%) on the estimated assessable profits arising in Hong Kong, except for the first HK\$2,000,000 of qualified entity's assessable profit is calculated at 8.25% (2023: 8.25%), which is in accordance with the two-tiered profits tax rates regime.
- (iii) PRC EIT is provided at 25% (2023: 25%) on the estimated assessable profits of the Group's PRC subsidiary for the year.

Under the law of the PRC on EIT, corporate withholding income tax is levied on the foreign investor for the dividends distributed out of the profits generated by the foreign investment enterprises. The Group's applicable withholding income tax rate is 5% (2023: 5%).

- (i) 根據英屬維爾京群島(「英屬維爾京群島」)及開曼群島的規則和法例,本集團毋須繳納該等司法權區的任何稅項。
- (ii) 香港利得税按在香港產生的估計應課稅溢利的16.5%(二零二三年:16.5%)計算,除根據兩級制利得稅率,合資格實體的首2,000,000港元應課稅溢利按8.25%(二零二三年:8.25%)計稅。
- (iii) 中國企業所得税乃按本集團中國 附屬公司本年度的估計應課税溢 利的25%(二零二三年:25%)計 提撥備。

根據中國企業所得税法,對外國 投資者就外資企業所產生之溢 利分派之股息徵繳企業預扣所得 税。本集團適用之預扣所得税税 率為5%(二零二三年:5%)。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

11. INCOME TAX EXPENSE/(CREDIT) (Continued)

A reconciliation of income tax expense/(credit) applicable to loss before income tax at the statutory tax rate to the income tax expense at the effective tax rate is as follows:

11. 所得税開支/(抵免)(續)

按法定税率計算對除所得税前虧損適用 的所得税開支/(抵免),與按實際稅 率釐定的所得税開支的對賬如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss before income tax	除所得税前虧損	(76,446)	(94,639)
Tax calculated at the rates applicable to profits in the tax jurisdictions concerned	以適用於有關稅務司法權 區溢利的稅率計算的稅項	(15,125)	(16,486)
Tax effect of non-taxable and non-deductible items, net Tax effect of tax losses not recognised	毋須課税及不能扣税項目 的税務影響淨額 未確認税務虧損的税務影響	11,684 5,158	13,221 2,644
Income tax expense/(credit)	所得税開支/(抵免)	1,717	(621)

12. DIVIDENDS

No interim dividend was declared during the year (2023: Nil) and the board of directors of the Company does not recommend the payment of any final dividend for the year ended 31 December 2024 (2023: Nil).

12. 股息

年內並無宣派中期股息(二零二三年: 無),且本公司董事會不建議派付截至 二零二四年十二月三十一日止年度的任 何末期股息(二零二三年:無)。

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13. LOSS PER SHARE

Basic loss per share are calculated by dividing the loss attributable to owners of the Company by the weighted average number of ordinary shares in issue during the year.

13. 每股虧損

每股基本虧損乃按本公司擁有人應佔虧 損除以年內已發行普通股加權平均數計 算。

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss Loss attributable to owners of the Company	虧損 本公司擁有人應佔虧損	(76,628)	(93,749)
		2024 二零二四年 '000 千股	2023 二零二三年 '000 千股 (Restated) (經重列)
Number of shares Weighted average number of ordinary shares for calculating basic and diluted loss per share	股份數目 計算每股基本及攤薄虧損的普通股 加權平均數	584,256	505,381

The weighted average number of ordinary shares for the purpose of basic loss per share has been adjusted retrospectively for the effect of share consolidation as set out in notes 31.

As share options granted by the Company under its share option scheme, and convertible bonds issued by the Company have an antidilutive effect to the basic loss per share calculation for the years ended 31 December 2024 and 2023, the diluted loss per share was the same as the basic loss per share for the years ended 31 December 2024 and 2023.

用以計算每股基本虧損的普通股加權平均數已就附註31所載的股份合併之影響作出追溯調整。

由於本公司根據其購股權計劃所授出的 購股權及本公司發行的可換股債券對 截至二零二四年及二零二三年十二月 三十一日止年度的每股基本虧損的計算 有反攤薄效應,因此,截至二零二四年 及二零二三年十二月三十一日止年度的 每股攤薄虧損與每股基本虧損相同。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

14. PROPERTY, PLANT AND EQUIPMENT

14. 物業、廠房及設備

		Leasehold improvements 租賃物業装修 HK\$'000 千港元	Machinery, Furniture, fixtures and office equipment 機器 HK\$'000 千港元	Motor vehicles 汽車 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Year ended 31 December 2023 Opening net carrying amount Additions Disposal Depreciation Exchange differences	截至二零二三年十二月三十一日止年度 年初賬面淨值 添置 出售 折舊 匯兑差額	488 - - (108) -	1,543 44 - (494) (14)	336 1,071 (106) (120)	2,367 1,115 (106) (722) (14)
Closing net carrying amount	年末賬面淨值	380	1,079	1,181	2,640
At 31 December 2023 Cost Accumulated depreciation	於二零二三年十二月三十一日 成本 累計折舊	7,583 (7,203)	9,392 (8,313)	1,707 (526)	18,682 (16,042)
Net carrying amount	賬面淨值	380	1,079	1,181	2,640
Year ended 31 December 2024 Opening net carrying amount Additions Depreciation Exchange differences	截至二零二四年十二月三十一日止年度 年初賬面淨值 添置 折舊 匯兑差額	380 694 (215) –	1,079 696 (302) (18)	1,181 - (281) (2)	2,640 1,390 (798) (20)
Closing net carrying amount	年末賬面淨值	859	1,455	898	3,212
At 31 December 2024 Cost Accumulated depreciation	於二零二四年十二月三十一日 成本 累計折舊	2,781 (1,922)	10,478 (9,023)	1,705 (807)	14,964 (11,752)
Net carrying amount	賬面淨值	859	1,455	898	3,212

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

15. RIGHT-OF-USE ASSETS

15. 使用權資產

		Office premises 辦公物業 HK\$'000	Office equipment 辦公室設備 HK\$'000	Motor Vehicle 汽車 HK\$'000	Total 總計 HK\$'000
		千港元	千港元 ———————	千港元 ————————	千港元
Year ended 31 December 2023	截至二零二三年十二月三十一 日止年度				
Opening net carrying amount	年初賬面淨值	2,506	312	-	2,818
Depreciation	折舊	(2,730)	(67)	(4)	(2,801)
Addition	添置	3,037	-	273	3,310
Exchange differences	匯兑差額	(5)	-	(31)	(36)
Closing net carrying amount	年末賬面淨值	2,808	245	238	3,291
Year ended 31 December 2024	截至二零二四年十二月三十一 日止年度				
Opening net carrying amount	年初賬面淨值	2,808	245	238	3,291
Depreciation	折舊	(2,626)	(62)	(48)	(2,736)
Lease modification	租賃修改	2,097	-	-	2,097
Exchange differences	匯兑差額	(13)	-	(4)	(17)
Closing net carrying amount	年末賬面淨值	2,266	183	186	2,635

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

16. GOODWILL

16. 商譽

The amount of goodwill capitalised as an asset, arising from business combinations, is as follows:

業務合併所產生資本化撥作資產的商譽 款項如下:

		HK\$'000 千港元
Cost At 1 January 2023 Exchange difference	成本 於二零二三年一月一日 匯兑差額	141,652 (731)
At 31 December 2023 Exchange difference	於二零二三年十二月三十一日 匯兑差額	140,921 (1,012)
At 31 December 2024	於二零二四年十二月三十一日	139,909
Accumulated depreciation and impairment At 1 January 2023 Impairment	累計折舊及減值 於二零二三年一月一日 減值	99,109 13,000
At 31 December 2023 Impairment Exchange difference	於二零二三年十二月三十一日 減值 匯兑差額	112,109 9,117 (527)
At 31 December 2024	於二零二四年十二月三十一日	120,699
Net carrying amount At 31 December 2024	賬面淨值 二零二四年十二月三十一日	19,210
At 31 December 2023	二零二三年十二月三十一日	28,812

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16. GOODWILL (Continued)

For the purpose of impairment testing, goodwill are allocated to the CGU in relation to the Group's sale of trendy cultural products ("Trendy Cultural Products CGU") as follows:

16. 商譽(續)

就減值測試而言,商譽分配至與本集 團潮流文化產品銷售的現金產生單位 (「潮流文化產品現金產生單位」)如下:

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	2023 二零二三年
Trendy Cultural Products CGU	潮流文化產品現金產生單位	19,210	28,812

As at 31 December 2024, the Group expects recent macroeconomic, policy and industry factors resulted in a wider range of reasonably possible value-in-use outcomes for the Group's IP application and products operation. As at 31 December 2024, the recoverable amount of the Trendy Cultural Products CGU had been determined based on value-in-use calculation, which is arrived at on the basis of valuation carried out by an independent professional valuer. It is calculated using pre-tax cash flow projections based on financial budgets approved by management covering a five-year period. Cash flows beyond the five-year period are extrapolated using the estimated growth rate. The recoverable amount of the Trendy Cultural Products CGU was approximately HK\$20,077,000 (2023: HK\$30,637,000). The impairment loss shall be allocated first reduce the carrying amount of the goodwill allocated to the Trendy Cultural Products CGU and accordingly, impairment loss on goodwill of approximately HK\$9,117,000 (2023: HK\$13,000,000) was recognised for the year ended 31 December 2024 to write down the carrying amount of the Trendy Cultural Products CGU to its recoverable amount as at 31 December 2024.

The key assumptions used in the value-in-use are as follow:

Discount rate – the discount rate applied to the cash flow projections is 20% (2023: 23%). The discount rate used is pretax and reflects specific risks relating to the Trendy Cultural Products CGU. The pre-tax discount rate is determined with reference to the weighted average cost of capital.

Long term growth rate – the weighted average growth rate of 2% (2023: 2%) used does not exceed the long-term average growth rate for the business in which the Trendy Cultural Products CGU operates.

於二零二四年十二月三十一日,本集團 預期近期宏觀經濟、政策及行業因素將 導致本集團的知識產權應用及產品經營 更廣泛的合理可能使用價值結果。於二 零二四年十二月三十一日,潮流文化產 品現金產生單位的可收回金額已根據使 用價值計算釐定,該使用價值乃根據獨 立專業估值師進行的估值而達致。其根 據涵蓋五年期獲管理層批准的財務預算 使用除税前現金流量預測計算得出。超 過五年期的現金流量按估計增長率推 算。潮流文化產品現金產生單位的可收 回金額約20,077,000港元(二零二三 年:30,637,000港元)。截至二零二四 年十二月三十一日止年度,應先分配減 值虧損,以減少分配至潮流文化產品現 金產生單位之商譽之賬面值,因此, 已確認商譽減值虧損約9,117,000港元 二零二三年:13,000,000港元),以 撇銷潮流文化產品現金產生單位的賬面 值至其於二零二四年十二月三十一日的 可收回金額。

用於使用價值的關鍵假設如下:

贴現率 — 應用於現金流量預測的貼現率為20%(二零二三年:23%)。所用貼現率為除稅前貼現率,反映與潮流文化產品現金產生單位有關的特定風險。除稅前貼現率乃參考加權平均資本成本後釐定。

長期增長率 — 所使用的加權平均增長率為2%(二零二三年:2%),其不超過潮流文化產品現金產生單位所經營的業務之長期平均增長率。

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16. GOODWILL (Continued)

In prior years, the Group expects the business environment for money lending operation will deteriorate due to intense competition and this will result into a downward adjustment on future revenue from money lending operation. The cost of the goodwill of HK\$99,109,000 in relation to the Group's provision of money lending services was fully written down as at 31 December 2024 and 2023.

16. 商譽 (續)

過往年度,本集團預計貸款融資業務的業務環境將會因競爭激烈而惡化並因此下調貸款融資業務的未來收入。與本集團提供貸款融資服務有關的商譽成本99,109,000港元已於二零二四年及二零二三年十二月三十一日全數撇銷。

17. INTANGIBLE ASSET

17. 無形資產

		Money lending license 貸款融資牌照 HK\$'000 千港元
Cost As at 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	成本 於二零二三年一月一日、 二零二三年十二月三十一日、 二零二四年一月一日及	200
Accumulated depreciation and	二零二四年十二月三十一日 累計折舊及減值	800
impairment At 1 January 2023, 31 December 2023 and 1 January 2024	於二零二三年一月一日、 二零二三年十二月三十一日及 二零二四年一月一日	-
Impairment		100
At 31 December 2024	二零二四年十二月三十一日	100
Net carrying amount At 31 December 2024	賬面淨值 於二零二四年十二月三十一日	700
At 31 December 2023	於二零二三年十二月三十一日	800

The license has a legal life of 1 year but is renewable every year at minimal cost. The directors of the Company are of the opinion that the Group would renew the license continuously and has the ability to do so. Various studies including product life cycle studies, market, competitive and environmental trends, and brand extension opportunities have been performed by management of the Group, which supports that the license has no foreseeable limit to the period over which the provision of services restricted by license are expected to generate net cash flows for the Group.

牌照之法律年期為1年,但可以最低成本每年續期。本公司董事認為本集團將會持續為牌照續期,並擁有此能力。本集團管理層已進行多項研究,包括產品年期研究、市場、競爭及環境趨勢、以及品牌擴大機遇,該等研究支持牌照年期並無預期限制,而提供該牌照限制之服務可於其年期期間為本集團帶來現金流量淨額。

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17. INTANGIBLE ASSET (Continued)

As a result, the license is considered by the management of the Group as having an indefinite useful life because it is expected to contribute to net cash inflows indefinitely. The license will not be amortised until its useful life is determined to be finite. Instead, it will be tested for impairment annually and whenever there is an indication that it may be impaired.

For the purpose of impairment testing, the recoverable amount of license of the Group has been determined from FVLCOD using income approach. Key assumptions on which management has based its FVLCOD to undertake impairment testing include pre-tax discount rate of approximately 16% which reflects specific risk relating to the relevant unit; and terminal growth rate of approximately 2% which does not exceed the long-term average growth rate for the business. Impairment loss on intangible assets of the Group of approximately HK\$100,000 is recognised for the year ended 31 December 2024 (2023: nil).

17. 無形資產 (續)

因此,本集團管理層認為該牌照具有無限使用年期,因為預期該牌照可無限提供現金流入淨額。該牌照在其可使用年期被釐定為有限之前將不會進行攤銷。取而代之,該牌照將會每年進行減值測試,及於有跡象顯示其可能出現減值時進行測試。

就減值測試而言,本集團牌照的可收回金額已使用收入法按公平值減出售成本釐定。管理層根據其公平值減出售成本進行減值測試的關鍵假設包括約16%的除税前貼現率,其反映與相關單位有關的特定風險;及終端增長率約2%:其不超過業務長期平均增長率。截至二零二四年十二月三十一日止年度,本集團確認無形資產減值虧損約100,000港元(二零二三年:無)。

18. INTERESTS IN ASSOCIATES

18. 於聯營公司的權益

		31 December	31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
Share of net assets other than goodwill	除商譽以外所佔的資產淨值	379	495
Goodwill on acquisition	收購時所產生的商譽	235	235
		614	730

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18. INTERESTS IN ASSOCIATES (Continued)

As at 31 December 2024, the Group had interests in the following associates which are accounted for using equity method in the consolidated financial statements, as follows:

18. 於聯營公司的權益(續)

於二零二四年十二月三十一日,本集團 於下列聯營公司中擁有權益,並採用權 益法於綜合財務報表入賬如下:

Name of company	Form of business structure	Place of incorporation	Issued share capital/paid-up registered capital 已發行股本/	Percentage of interest attribute to the Gr	butable	Principal activity and place of operation
公司名稱	業務架構形式	註冊地點	已繳足註冊股本	本集團應佔股 Direct 直接	權百分比 Indirect 間接	主要業務及營業地點
Wake Hong Kong Limited	Limited liability company 有限公司	Hong Kong 香港	4 ordinary share of HK\$1 4股每股面值1港元 的普通股	-	25%	Provision of brands and products development in Hong Kong 於香港提供品牌及 產品開發
Helix Global Management Limited	Limited liability company 有限公司	Hong Kong 香港	100 ordinary shares of HK\$1 100 股每股面值1港元 的普通股	-	36%	Provision of event management services in Hong Kong 於香港提供活動管理服務

In the opinion of the directors, these associates are not material to the Group, and the aggregate information in respect of the Group's associates are set out below:

董事認為,該等聯營公司對本集團而言 並不重大。有關本集團聯營公司的匯總 資料如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
As at 31 December Aggregate carrying amount of individually immaterial associates in the consolidated financial statements	於十二月三十一日 個別非重大聯營公司 於綜合財務報表的總賬面金額	614	730

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18. INTERESTS IN ASSOCIATES (Continued)

18. 於聯營公司的權益(續)

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Year ended 31 December Aggregate amount of the Group's share of those associates	截至十二月三十一日 本集團分佔該等聯營公司的總額		
- Loss for the year	- 年內虧損	(116)	(110)
Total comprehensive income	全面收益總額	(116)	(110)

19. INVENTORIES

19. 存貨

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Raw materials and consumables Work in progress Finished goods	原料及耗材 在製品 製成品	25 409 12,666 13,100	25 125 8,285 8,435

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20. TRADE RECEIVABLES

20. 貿易應收款項

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Trade receivables Less: provision for impairment loss	貿易應收款項 減:減值虧損撥備	48,610 (11,809) 36,801	33,937 (2,275) 31,662

Trade receivables are recognised at their original invoice amounts which represented their fair values at initial recognition. The Group's trade receivables are attributable to a number of independent customers with credit terms. The Group normally allows a credit period ranging from 10 to 90 days (2023: 10 to 90 days) to its customers. Trade receivables are non-interest bearing and are expected to be recovered or recognised as expense within one year.

Ageing analysis of trade receivables based on invoice date and net of loss allowance is as follows:

貿易應收款項按初步發票金額確認,即 該等貿易應收款項於初步確認時的公平 值。本集團的貿易應收款項來自多個具 備信貸期的獨立客戶。本集團通常准許 其客戶介乎10至90日(二零二三年: 10至90日)的信貸期。貿易應收款項 不計息,並預計於一年內收回或確認為 開支。

根據發票日期的貿易應收款項(扣除虧 損撥備) 賬齡分析如下:

		31 Decembe	r 31 December
		2024	2023
		二零二四年	二零二三年
		十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000
		千港元	千港元
	'		
0 to 30 days	0至30日	2,540	9,424
31 to 60 days	31至60日	2,53	881
61 to 90 days	61至90日	11,130	2,784
91 to 180 days	91至180日	10,96	2,121
Over 180 days	超過180日	9,63	16,452
		36,80°	31,662

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20. TRADE RECEIVABLES (Continued)

20. 貿易應收款項(續)

The movements in the loss allowance for impairment on trade receivables are as follows:

貿易應收款項減值虧損撥備的變動情況 如下:

		HK\$'000 千港元
At 1 January 2023	於二零二三年一月一日	1,070
Provision for loss allowance recognised during the year	年內確認計提虧損撥備	1,205
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日	
At 01 December 2020 and 1 danuary 2024	及二零二四年一月一日	2,275
Provision for loss allowance recognised during the year	年內確認計提虧損撥備	10,837
Write off against trade receivables	撇銷貿易應收款項	(1,303)
At 31 December 2024	於二零二四年十二月三十一日	11,809

The Group provided for impairment loss on individual assessment based on the accounting policy stated in note 4.8(ii). The Group did not hold any collateral as security over the trade receivables.

An impairment analysis is performed at each reporting date using a provision matrix to measure ECL. The provision rates are based on days past due for groupings of various customers with similar loss patterns. The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of future economic conditions.

本集團根據附註4.8(ii)所列會計政策, 按個別評估方式的減值虧損作出撥備。 本集團並無就貿易應收款項持有任何抵 押品。

於各報告日期採用撥備矩陣進行減值分析,以計量預期信貸虧損。撥備率乃基於具有類似虧損模式的多個客戶分部組別的逾期日數釐定。該計算反映或然率加權結果、貨幣時間價值及於報告日期可得的有關過往事項、當前狀況及未來經濟狀況預測的合理及可靠資料。

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20. TRADE RECEIVABLES (Continued)

Set out below is the information about the credit risk exposure on the Group's trade receivables (excluding trade receivables under individual assessment) using a provision matrix:

20. 貿易應收款項(續)

以下採用撥備矩陣載列有關本集團貿易 應收款項(不包括個別評估下的貿易應 收款項)的信貸風險資料:

At 31 December 2024

於二零二四年十二月三十一日

			Past due 逾期		
		Current	Less than 3 months to 6 months 不超過	6 to 12 months 6至	Total
		即期	3個月至6個月 ———————	12 個月 —————	總額
ECL rate Gross carrying amount	預期信貸虧損率 賬面總金額(千港元)	2%	4%	10%	
(HK\$'000)		16,470	14,054	-	30,524
ECLs (HK\$'000)	預期信貸虧損(千港元)	(269)	(605)	-	(874)

At 31 December 2023

二零二三年十二月三十一日

			Past du 逾期	е	
		Current即期	Less than 3 months to 6 months 不超過 3個月至6個月	6 to 12 months 6至 12個月	Total總額
ECL rate	預期信貸虧損率	2%	9%	11%	
Gross carrying amount (HK\$'000) ECLs (HK\$'000)	脹面總金額 (千港元) 預期信貸虧損 (千港元)	14,860 (354)	8,964 (855)	10,113 (1,066)	33,937 (2,275)

As at 31 December 2024, trade receivables of net carrying amount of HK\$7,151,000 (2023: nil) with gross carrying amount of HK\$18,086,000 (2023: nil) and loss allowance of HK\$10,935,000 (2023: nil) are individually impaired with expected loss rate of 61% (2023: N/A).

於二零二四年十二月三十一日,賬 面淨值為7,151,000港元(二零二三 年:無)、賬面總值為18,086,000港 元(二零二三年:無)及虧損撥備為 10,935,000港元(二零二三年:無)的 貿易應收款項已作出個別減值,預期虧 損率為61%(二零二三年:不適用)。

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21. LOANS AND INTEREST RECEIVABLES

21. 應收貸款及利息

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Current Loans receivable Interest receivables Less: impairment loss	即期	78,234	90,920
	應收貸款	17,434	14,580
	應收利息	(53,436)	(60,940)
	減:減值虧損	42,232	44,560

The Group's loans and interest receivables, which arose from the money lending business of providing corporate loans, personal loans and property mortgage loans in Hong Kong, are denominated in HK\$.

As at 31 December 2024, loans and interest receivables of carrying amount of 28,540,000 (2023: HK\$29,316,000) were unsecured while remaining loans and interest receivables of carrying amount of 13,692,000 (2023: HK\$15,244,000) were secured by charges over certain properties in Hong Kong and personal properties such as diamonds and jewellery, and guaranteed by certain independent third parties. The interest rates on all loans receivable are from 8% to 24% (2023: 8% to 24%) per annum. The maximum exposure to credit risk at each of the reporting date is the carrying value of the loans and interest receivables mentioned above.

本集團的應收貸款及利息以港元計值, 產生自於香港提供企業貸款、個人貸款 及物業按揭貸款的貸款融資業務。

於二零二四年十二月三十一日,賬面值為28,540,000港元的應收貸款及利息賬面值(二零二三年:29,316,000港元)為無抵押,而餘下賬面值為13,692,000港元的應收貸款及利息(二零二三年:15,244,000港元)由質押若干香港物業及個人資產(如鑽石及珠寶)作抵押,並且由若干獨立第三方擔保。全部應收貸款的利率按年利率8%至24%(二零二三年:8%至24%)計息。於各報告日期的最大信貸風險是上述應收貸款及利息的賬面值。

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21. LOANS AND INTEREST RECEIVABLES (Continued)

Before granting loans to outsiders, the Group uses an internal credit assessment process to assess the potential borrower's credit quality and defines credit limits granted to borrowers. Limits attributed to borrowers are reviewed by the management regularly.

As at the reporting date, the Group reviewed its loans and interest receivables for evidence of impairment on both individual and collective basis. The Group recognised impairment loss on individual assessment based on the accounting policy stated in note 4.8(ii) under HKFRS 9.

The Group has measured impairment loss for loans and interest receivables based on 12-month ECLs unless there have been a significant increase in credit risk since origination, then the allowance will be based on lifetime ECLs. The Group has assessed the ECLs on loans and interest receivables based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. As at 31 December 2024, provision for impairment of approximately HK\$53,436,000 (2023: HK\$54,379,000) was made on loans and interest receivables that were credit-impaired. Loans and interest receivables, along with the corresponding provision for impairment of approximately HK\$5,253,000 (2023: HK\$nil) were written-off during the year ended 31 December 2024, as the directors of the Company considered these receivables to have no realistic prospect of recovery.

21. 應收貸款及利息(續)

向外部人士授出貸款前,本集團使用內 部信貸評估程序評估潛在借款人的信貸 質素, 並釐定給予借款人的信貸限額。 給予借款人的限額會由管理層定期檢 計。

於報告日期,本集團按個別和集體基準 審視應收貸款及利息,以查明是否有任 何減值的憑據。本集團根據香港財務報 告準則第9號項下於附註4.8(ii)所述的 會計政策按個別評估方式確認減值虧 損。

本集團基於12個月預期信貸虧損計量 應收貸款及利息的減值虧損,除非自信 貸風險產生起該風險大幅上升,其後將 基於存續期預期信貸虧損作出撥備。本 集團基於本集團的過往信貸虧損經驗評 估應收貸款及利息的預期信貸虧損, 並按債務人特定的前瞻性因素及經濟 環境作出調整。於二零二四年十二月 三十一日,對經信貸減值的應收貸款及 利息作出減值撥備約53.436.000港元 (二零二三年:54,379,000港元)。截 至二零二四年十二月三十一日止年度, 應收貸款及利息連同相應減值撥備約 5,253,000港元(二零二三年:零港元) 已予撇銷,乃由於本公司董事不認為日 後可收回該等款項。

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For the year ended 31 December 2024 截至二零二四年十二月三十

21. LOANS AND INTEREST RECEIVABLES (Continued)

21. 應收貸款及利息(續)

The movements in provision for impairment of loans and interest receivables are as follows:

應收貸款及利息減值撥備的變動如下:

		31 December 2024 31 December 2023					
		二零二	四年十二月三十一	B	二零二三年十二月三十一日		日
		Non cre	edit-	Credit-	Non cred	dit-	Credit-
		impair	ed	impaired	impaire	ed	impaired
Provision for impairment		未信貸済	咸值	已信貸減值	未信貸洞	植	已信貸減值
measured at		12-month ECL	Lifetime ECL	Lifetime ECL	12-month ECL	Lifetime ECL	Lifetime ECL
		12 個月	存續期	存續期	12個月	存續期	存續期
減值撥備的計量方式		預期信貸虧損	預期信貸虧損	預期信貸虧損	預期信貸虧損	預期信貸虧損	預期信貸虧損
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
At beginning of year	於年初	2	6,559	54,379	24	7,839	42,864
Transfer to 12-month ECL	轉移至12個月預期信貸虧損						
- non credit-impaired	- 未信貸減值	-	-	-	2	(2)	-
Transfer to lifetime ECL	轉移至存續期預期信貸虧損						
- non credit-impaired	- 未信貸減值	-	-	-	(4)	4	-
Transfer to lifetime ECL	轉移至存續期預期信貸虧損						
- credit-impaired	- 已信貸減值	-	(6,559)	6,559	(6)	(2,211)	2,217
(Reversed)/Charged for the year	年內(撥回)/扣除	(2)	-	(2,249)	(14)	929	28,916
Assignment to a director (note)	轉讓予一名董事 (附註)	-	-	-	-	-	(19,618)
Written-off	撇銷	-	-	(5,253)	-	-	-
At end of year	於年末	-	-	53,436	2	6,559	54,379

Note:

On 28 February 2023, an ordinary resolution was duly passed by the independent shareholders of the Company to approve, confirm and ratify a sale and purchase agreement between the Group and Ms. Tin Yat Yu Carol, a director of the Company (the "Assignee"), pursuant to which the Group has agreed to assign, and the Assignee has agreed to purchase from the Group all of the Group's legal and beneficial right in loans and interest receivables from certain independent borrowers at a consideration of approximately HK\$22,953,000 (the "Assignment"). Up to 31 December 2023, the Group had received consideration amounted to approximately HK\$14,666,000 from the Assignee. The remaining balance of the consideration was included in other receivables (note 22).

The difference of approximately HK\$15,335,000 between the carrying amount of the outstanding loans and interest receivable assigned of approximately HK\$5,665,000 prior to the Assignment and the amount recognised as new financial assets, being an amount due from a director at the date of Assignment of approximately HK\$21,000,000, has been included in provision for ECL on loans and interest receivables during the year ended 31 December 2023.

附註:

於二零二三年二月二十八日,本公司獨立股東正 式涌過一項普通決議案,以批准、確認及追認 本集團與本公司董事田一妤女士(「承讓人」)訂 立之買賣協議,據此,本集團同意轉讓,而承讓 人同意自本集團購買本集團於應收若干獨立借款 人之貸款及利息之所有法律及實益權利,代價約 22,953,000港元(「轉讓事項」)。截至二零二三 年十二月三十一日,本集團已自承讓人收取代價 約14,666,000港元。代價餘額計入其他應收款項 (附註22)。

於轉讓事項前所轉讓之應收尚欠貸款及利息之 賬面值約5,665,000港元與確認為新金融資產之 金額(即於轉讓事項當日應收一名董事款項約 21,000,000港元) 之間之差額約15,335,000港元 已計入截至二零二三年十二月三十一日止年度之 應收貸款及利息預期信貸虧損撥備。

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21. LOANS AND INTEREST RECEIVABLES (Continued)

Note: (Continued)

For the year ended 31 December 2023, the net amount of provision for ECL on loans and interest receivables (being the total charge for the year of HK\$29,831,000 less the aforementioned difference of HK\$15,335,000) charged to consolidated statement of comprehensive income was HK\$14,496,000.

Further details in relation to the aforementioned transfer of loans and interest receivable have been set out in the Company's announcement dated 8 December 2022, the Company's circular dated 10 February 2023 and the Company's announcement dated 28 March 2023.

The following table explains changes in the gross carrying amount of the loans and interest receivables that explain their significance to the changes in the ECL allowances for loans and interest receivables:

21. 應收貸款及利息(續)

附註:(續)

截至二零二三年十二月三十一日止年度,計入綜 合全面損益表之應收貸款及利息預期信貸虧損撥 備淨額(即本年度費用總額29,831,000港元減去 上述差額15,335,000港元)為14,496,000港元。

有關上述應收貸款及利息轉讓的進一步詳情已載 於本公司日期為二零二二年十二月八日之公告、 本公司日期為二零二三年二月十日之通函及本公 司日期為二零二三年三月二十八日之公告。

下表闡釋應收貸款及利息的賬面總金額 變動,其闡釋其對應收貸款及利息預期 信貸虧損撥備變動的重要性:

	31 December 2024 二零二四年十二月三十一日			31 December 2023 二零二三年十二月三十一日			
			Non credit-		Non credit- impaired 未信貸減值		Credit- impaired 已信貸減值
Loans and interest receivables, gross, measured at		impaired 未信貸減值		impaired 已信貸減值			
應收貸款及利息賬面總金額的		12個月	存續期	存續期	12個月	存續期	存續期
計量方式		預期信貸虧損	預期信貸虧損	預期信貸虧損	預期信貸虧損	預期信貸虧損	預期信貸虧損
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Gross carrying amount	於一月一日						
as at 1 January Transfer to 12-month ECL	之賬面總金額 轉移至12個月預期信貸虧損	1,870	42,411	61,219	25,240	53,759	69,891
 non credit-impaired Transfer to lifetime ECL 	- 未信貸減值 轉移至存續期預期信貸虧損	-	-	-	3,543	(3,543)	-
 non credit-impaired Transfer to lifetime ECL 	- 未信貸減值 轉移至存續期預期信貸虧損	-	-	-	(12,743)	12,743	-
- credit-impaired	- 已信貸減值	-	(42,411)	42,411	(11,607)	(2,348)	13,955
Repayments	還款	(1,870)	_	(6,439)	(2,535)	(18,868)	(107)
Assignment to a director (note)	轉讓予一名董事 (附註)	-	-	-	-	-	(25,283)
Written-off	撇銷	-	-	(5,253)	-	-	-
Changes in interest receivables	應收利息變動	-	-	3,730	(28)	668	2,763
Gross carrying amount	於十二月三十一日						
as at 31 December	之賬面總金額	-	-	95,668	1,870	42,411	61,219

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

22. DEPOSITS, PREPAYMENTS AND OTHER **RECEIVABLES**

22. 按金、預付款及其他應收款項

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Non-current Prepayment and other receivable (note (a) and (c)) Investment in preference shares (note (b))	非流動 預付款及其他應收款項 (附註(a)及(c)) 優先股投資(附註(b))	3,615 6,000	12,832 -
		9,615	12,832
Current Prepayments Other receivables (note (a)) Deposits (note (a)) Other loan receivable (note (d))	流動 預付款 其他應收款項(附註(a)) 按金(附註(a)) 其他應收貸款(附註(d))	21,466 13,096 4,605 10,256	23,998 6,743 3,727 –
		49,423	34,468

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

22. DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES (Continued)

Note:

(a) Deposits mainly represent rental deposits of HK\$450,000 (2023: HK\$974,000) and trade deposit of HK\$1,080,000 (2023; HK\$1,100,000). Other receivables mainly represent amounts due from trade partners. As at 31 December 2024 and 2023, deposits and other receivables of the Group have no comparable companies with credit ratings can be identified, hence ECLs are estimated by applying a loss rate approach with reference to the historical loss record of the Group. The loss rate is adjusted to reflect the current conditions and forecasts of future economic conditions, as appropriate. The loss rate applied for deposits and other receivables that are not credit-impaired, where there are no comparable companies, was ranging from 1 to 3%.

As at 31 December 2024, deposits, prepayment and other receivables include amount due from Ms. Tin Yat Yu Carol, a director of the Company, arising from the Assignment (note 21) of approximately HK\$4,022,000 (2023: HK\$7,300,000). The amount is unsecured, interest free and repayable in equal monthly instalments by the end of each subsequent calendar month till February 2026.

- In December 2024, the Company entered into a subscription agreement with the issuer of preference shares (the "Issuer"), pursuant to which the Company shall subscribe and the Issuer shall issue and allot 11,112 preference shares ("Preference Shares") at the subscription price of HK\$540 per preference share. As at the date of completion of subscription (i.e. 23 December 2024) and the end of the reporting period, Mr. Mei Weiyi, an executive director of the Company, holds 40% issued shares of the Issuer. The Preference Shares bear a fixed dividend rate of 3.8% per annum with the maturity date of 22 December 2027 and the Issuer shall redeem all Preference Shares on the maturity date at the redemption price that is equal to the subscription price plus the return calculated as simple interest based on the annualized yield of 3.8%, minus the dividends already paid. The investment in Preference Shares are measured at amortised cost as it is held for collection of contractual cash flows that represent soley payments of principal and interest.
- In March 2023, the Group entered into an agreement with an independent third party, pursuant to which the Group prepaid an amount of RMB8,000,000 in relation to the design service of live streaming e-commerce IT system.

During the year ended 31 December 2024, in view of contact lost with the independent third party, the management of the Group considered the recoverability of the prepaid amount was remote and written off of whole balance RMB8,000,000 (approximately HK\$8,765,000) in the consolidated statement of comprehensive income (note 9).

In April 2024, the Group entered into a loan agreement with an independent third party. Pursuant to the agreement, the total principal of RMB9,000,000 (approximately HK\$9,718,000), at a fixed rate of 8% per annum, unsecured and repayable after 18 months in September 2025.

22. 按金、預付款及其他應收 款項(續)

附註:

按金主要指租賃按金450,000港元(二 零二三年:974,000港元)及貿易按金 1,080,000港元(二零二三年:1,100,000 港元)。其他應收款項主要指應收貿易合作 夥伴的款項。於二零二四年及二零二三年 十二月三十一日,本集團的按金及其他應 收款項並無可識別信貸評級的比較公司, 因此預期信貸虧損通過使用虧損率法,經 參考本集團的過往虧損記錄估計。調整虧 損比率適時反映現有的經濟狀況及未來經 濟狀況預測。倘概無比較公司,則適用於 並無信貸減值的按金及其他應收款項的虧 損比率為1至3%。

> 於二零二四年十二月三十一日,按金、預 付款及其他應收款項包括應收本公司一名 董事田一妤女士因轉讓事項(附註21)而 產生之款項約4,022,000港元(二零二三 年:7,300,000港元)。該款項為無抵押、 免息及直至二零二六年二月,在隨後的每 個曆月月底之前按月等額分期償還。

- 於二零二四年十二月,本公司與優先股 之發行人(「發行人」)訂立認購協議,據 此,本公司將認購而發行人將按每股優先 股540港元之認購價發行及配發11,112股 優先股(「優先股」)。於認購完成日期(即 二零二四年十二月二十三日) 及於報告期 末,本公司執行董事梅唯一先生持有發行 人40%已發行股份。優先股按固定股息息 率每年3.8%計息,其到期日為二零二七年 十二月二十二日,而發行人應當在優先股 到期日以贖回價(其等於認購價加上以年 化收益率3.8%單利率計算的收益,減去已 支付的股息) 贖回所有優先股。於優先股 的投資按攤銷成本,乃由於其持作收取合 約現金流量,即純粹為支付本金及利息。
- 於二零二三年三月,本集團與獨立第三方 訂立協議,根據該協議,本集團就直播電 商資訊科技系統設計服務支付預付人民幣 8,000,000元的金額。

截至二零二四年十二月三十一日止年度, 鑑於與獨立第三方失去聯絡,本集團管理 層認為預付金額的可收回性甚微,故於 綜合全面損益表中撤銷全數結餘人民幣 8,000,000元(約8,765,000港元)(附註9)。

於二零二四年四月,本集團與獨立第三方 訂立貸款協議。根據該協議,本金總額為 人民幣9,000,000元(約9,718,000港元), 固定年利率為8%,無抵押,並須於18個 月後,即二零二五年九月償還。

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23. 以公平值計量且變動計入 23. FINANCIAL ASSETS AT FAIR VALUE THROUGH 當期損益的財務資產 PROFIT OR LOSS

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Listed equity securities held for trading in Hong Kong Contingent consideration receivable in connection to acquisition of subsidiaries (Note (a))	持作買賣的香港上市股本證券 有關收購附屬公司的 或然應收代價(附註(a))	10,872	3,135 9,420
		10,872	12,555

During the year, net fair value loss on financial assets at FVTPL of approximately HK\$9,985,000 (2023: HK\$1,895,000) was recognised in profit or loss.

Notes:

On 15 July 2022, the Group completed the acquisition of the entire issued share capital of Dreamtoys Inc. (the "Acquisition"). Dreamtoys Inc. and its subsidiaries are principally in the sale of trendy cultural products in the PRC. The total consideration of the Acquisition is HK\$44,000,000, which would be settled by way of issuance of 1) promissory note in the aggregate principal amount of HK\$4,400,000 (note 28); 2) 120,000,000 consideration shares of the Company; and 3) 60,000,000 consideration shares of the Company subject to Escrow arrangement, under which the vendor of Dreamtoys Inc. would guarantee and undertake that the net profit after tax of Dreamtoys Inc. for the year ended 31 December 2022 (the "Profit Guarantee Period") should not be less than RMB3,600,000 (equivalent to approximately HK\$4,430,000) (the "Guaranteed Profit").

If the Guaranteed Profit is not achieved by Dreamtoys Inc., amount of consideration shares subject to Escrow arrangement to be released to the vendor shall be adjusted downwards.

年內,以公平值計量且變動計入當 期損益的財務資產的公平值虧損 約9,985,000港元(二零二三年: 1,895,000港元) 已於損益確認。

附註:

於二零二二年七月十五日,本集團完成收 購Dreamtoys Inc.的全部已發行股本(「收 購事項」)。Dreamtoys Inc. 及其附屬公司 主要於中國從事銷售潮流文化產品。收 購事項的總代價為44,000,000港元,並 可通過以下方式清償:1)發行本金總額 4,400,000港元的承兑票據(附註28);2) 發行120,000,000股本公司代價股份;及3) 發行60,000,000股本公司代價股份(受託 管安排所限,據此 Dreamtoys Inc 的賣方將 保證及承諾截至二零二二年十二月三十一 日止年度(「溢利保證期」) Dreamtoys Inc. 除税後純利須不少於人民幣3,600,000元 (相當於約4,430,000港元)(「保證溢利」)。

> 倘Dreamtoys Inc未能達致保證溢利,則下 調向賣方發行的代價股份數量(受限於託 管安排)。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

23. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (Continued)

Note: (Continued)

The Group has exercised the right to extend the Profit Guarantee Period to the year ended 31 December 2023 and the net profit after tax of Dreamtoys Inc. for the two years ended 31 December 2023 shall not be less than RMB7,200,000 (equivalent to approximately HK\$8,860,000).

As at 31 December 2023, the fair value of the contingent consideration receivable is HK\$9,420,000. During the year ended 31 December 2024, it was confirmed that the Guaranteed Profit was not achieved by Dreamtovs Inc., and the 60,000,000 consideration shares were returned to the Company as settlement of the contingent consideration receivable. The fair value of the 60.000.000 consideration shares as at the date of settlement was HK\$5.160.000 and the fair value loss of the contingent consideration receivable during the year ended 31 December 2024 of HK\$4,260,000 was included in the net fair value loss on financial assets at FVTPL above.

24. CASH AND CASH EQUIVALENTS

Cash and cash equivalents of the Group included cash at banks which earn interest at floating rates based on daily deposits rates.

As at 31 December 2024, the Group had cash and bank balances denominated in Renminbi ("RMB") amounting to approximately 2,278,000 (2023: HK\$6,681,000) which were placed with certain banks in the PRC. RMB is not freely convertible into other currencies and the remittance of funds out of the PRC is subject to exchange restrictions imposed by the PRC government. Under the PRC's Foreign Exchange Control Regulations and Administration of Settlement and Sales and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for foreign currencies through the banks that are recognised to conduct foreign exchange business. The bank balances are with creditworthy banks with no recent history of default.

23. 以公平值計量且變動計入 當期損益的財務資產(續)

附註:(續)

本集團已行使將溢利保證期延長至截至二零二三 年十二月三十一日止年度的權利,而Dreamtoys Inc截至二零二三年十二月三十一日止兩個年度的 除税後純利須不少於人民幣7,200,000元(相當於 約8,860,000港元)。

於二零二三年十二月三十一日,應收或然代價的 公平值為9,420,000港元。截至二零二四年十二 月三十一日止年度, Dreamtoys Inc.已被確認尚 未達致保證溢利,而60,000,000股代價股份已歸 還予本公司,以作償付應收或然代價。於償付日 期,60,000,000股代價股份的公平值為5,160,000 港元,而截至二零二四年十二月三十一日止年 度,應收或然代價的公平值虧損為4,260,000港 元,其已計入上文之以公平值計量目變動計入當 期損益的財務資產的公平值虧損淨額。

24. 現金及現金等值項目

現金及現金等值項目包括存入銀行的現 金,按每日存款利率以浮動利率賺取利 息。

於二零二四年十二月三十一日,本集團 以人民幣(「人民幣」)計價的現金及銀 行結存約為2,278,000港元(二零二三 年:6.681,000港元),存到中國境內 的若干銀行。人民幣不能自由兑換其他 貨幣,從中國匯款到境外亦受到中國政 府的外匯管制措施規限。根據中國的 《外匯管理條例》及《結匯、售匯及付匯 管理規定》,本集團獲准誘過經認可進 行外匯業務的銀行將人民幣兑換為其他 貨幣。銀行結餘均在有信貸聲譽的銀行 結存,近期並沒有拖欠記錄。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十

25. TRADE PAYABLES

Credit periods of trade payables normally granted by its suppliers were ranging from 15 to 120 days (2023: 15 to 120 days).

Ageing analysis of trade payables as at the end of the reporting period based on invoice date is as follows:

25. 貿易應付款項

供應商給予本集團貿易應付款項的信貸 期一般介平15至120日(二零二三年: 15至120日)。

於報告期末根據發票日期的貿易應付款 項賬齡分析如下:

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
0 to 30 days 31 to 60 days 91 to 180 days Over 180 days	0至30日 31至60日 91至180日 超過180日	1,773 674 316 3,737 6,500	7,059 - 684 - 7,743

26. ACCRUALS AND OTHER PAYABLES

26. 預提費用及其他應付款項

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Accruals - Accrued staff costs - Accrued other operating expenses Other payables	預提費用 - 預提員工成本 - 預提其他營運開支 其他應付款項	14,948 10,095	4,240 6,031
Amounts due to directors (note)PRC social security fundOthers	- 應付董事款項 (附註) - 中國社會保障基金 - 其他	359 41 6,508	5,299 3,817 3,362
		31,951	22,749

Note:

The amounts are unsecured, interest free and has no fixed repayment terms.

附註:

該等金額為無抵押、免息且無固定還款期限。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

27. CONTRACT LIABILITIES

27. 合約負債

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Short-term advances from customers: Sale of goods	客戶短期預付款: 銷售貨品	-	998
		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元
Balance as at 1 January Decrease in contract liabilities as a result of revenue recognised during the year that was included in the contract liabilities at the	於一月一日的結存 因確認計入年初合約負債 的年內收入導致合約負債減少	998	893
beginning of the year Increase in contract liabilities as a result of billing in advance	因提前計及款項 而導致合約負債增加	(998)	(893)
Balance at 31 December	於十二月三十一日的結存	-	998

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

28. OTHER BORROWINGS

28. 其他借款

		31 December 2024 二零二四年 十二月三十一日 HK\$'000 千港元	31 December 2023 二零二三年 十二月三十一日 HK\$'000 千港元 (restated) (重列)	1 January 2023 二零二三年 一月一日 HK\$'000 千港元 (restated) (重列)
Non-current Liability component of convertible notes (note 37) Other borrowings (note (a))	非流動 可換股票據債務部分 (附註37) 其他借款(附註(a))	- 7,460	12,207 –	13,588
		7,460	12,207	13,588
Current	流動			
Liability component of convertible notes (note 37) Promissory note (note (c)) Margin loan payable, repayable	可換股票據債務部分 (附註37) 承兑票據(附註(c)) 應付孖展貸款,一年內或	1,000 11,000	13,043 4,400	10,436 4,400
within one year or on demand	按要求償還	-	-	360
Bank borrowings (note (b))	銀行借款(附註(b))	3,200	-	-
Other borrowings (note (d))	其他借款(附註(d))	1,237	-	
		16,437	17,443	15,196
		23,897	29,650	28,784

Note (a)

In December 2023, the Group entered into a loan facility agreement and a supplementary agreement with an independent third party. Pursuant to these agreements, the total maximum loan amount was RMB8,000,000 (approximately HK\$8,632,000), carried at a fixed interest rate of 8% per annum, unsecured and repayable after 27 months in March 2026. During the year ended 31 December 2024, the Group drew down a total of RMB6,600,000 (approximately HK\$7,127,000). As at 31 December 2024, the balance of loan and interest payables was RMB6,908,000 (approximately HK\$7,460,000) and classify as non-current liabilities.

附註(a)

於二零二三年十二月,本集團與獨立第三方訂立 貸款融資協議及補充協議。根據該等協議,最大 貸款總額為人民幣8,000,000元(約8,632,000港 元),按固定年利率8%計息,無抵押,須於27 個月後,即二零二六年三月償還。截至二零二四 年十二月三十一日止年度・本集團共提取人民幣 6,600,000元(約7,127,000港元)。於二零二四年 十二月三十一日,應付貸款及利息餘額約為人民 幣6,908,000元(約7,460,000港元),並歸類為 非流動負債。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

28. OTHER BORROWINGS (Continued)

Note (b)

In April 2024, the Group entered into a loan agreement with a bank in PRC. Pursuant to the agreement, the total principal amounts of the loans was RMB2,800,000 (approximately HK\$3,023,000), carried at a fixed interest rate of 3.8% per annum, unsecured and repayable after 12 months in April 2025.

In July 2024, the Group entered into a revolving loan agreement with another bank in PRC. Pursuant to the agreement, the total maximum loan amount was RMB280,000 (approximately HK\$302,000), carried at a fixed interest rate of 18% per annum, unsecured and repayable in equal monthly instalments till July 2025. As at 31 December 2024, the outstanding balance was RMB163,000 (approximately HK\$177,000).

Note (c)

In August 2024, the Group's outstanding convertible bonds with principal amount of HK\$10,000,000 and HK\$5,000,000 (the "Bonds") by two individual bondholders reached maturity. The bondholders did not exercise their conversion rights to convert the Bonds into ordinary shares of the Company prior to maturity. Pursuant to the terms of the bond agreement, the Company and the bondholders mutually agreed to settle the outstanding obligation by converting the Bonds into an unsecured promissory note with an annual interest rate of 15% and maturing on 14 September 2024.

Promissory note with principal amount of HK\$10,000,000 and HK\$5,000,000 was secured by 32% and 16% of the equity interests in a Group's wholly-owned subsidiary respectively.

During the year ended 31 December 2024, the Group reached agreements with the bondholders to rearrange repayment schedules of the Bonds and extended the maturity date to 30 April 2025. During the year ended 31 December 2024, the Group repaid principal and interest portion of the bonds to two individuals by approximately HK\$3,543,000 and HK\$1,114,000 respectively.

Note (d)

In August 2024, the Group entered into two loan agreements with an independent third party. Pursuant to these agreements, the total principal amounts of the loans were HK\$390,000 and US\$83,000, carried at a fixed interest rate of 16% per annum, unsecured and repayable after 1 month in September 2024. In September 2024, both parties mutually agreed to extend the maturity date to March 2025 with all other terms and conditions remain unchanged.

In September 2024, the Group entered into another loan agreement with an independent third party. Pursuant to the agreement, the total principal amount of the loan was HK\$200,000, carried at a fixed interest rate of 20% per annum, unsecured and repayable after 2 months in November 2024. In November 2024, both parties mutually agreed to extend the maturity date to March 2025 with all other terms and conditions remain uncharged.

28. 其他借款 (續)

附註(b)

於二零二四年四月,本集團與中國一間銀行訂立 貸款協議。根據該協議,貸款的本金總額為人民 幣2,800,000元(約為3,023,000港元),按固定 年利率3.8%計息,無抵押,並須於12個月後, 即二零二五年四月償還。

於二零二四年七月,本集團與中國另一間銀行訂 立循環貸款協議。根據該協議,最大貸款總額為 人民幣280,000元(約為302,000港元),按固定 年利率18%計息,無抵押,並須以等額的分期 付款方式按月償還至二零二五年七月。於二零 二四年十二月三十一日,未償還結餘為人民幣 163.000元(約177.000港元)。

附註(c)

於二零二四年八月,本集團兩名個人債券持有人 持有本金額分別為10,000,000港元及5,000,000 港元的未償還可換股債券(「債券」)已到期。債 券持有人並未於到期前行使轉換權將債券轉換為 本公司普通股。根據債券協議的條款,本公司與 債券持有人一致同意透過將債券轉換為無擔保承 **兑票據來清償未償還債務,承兑票據年利率為** 15%,到期日為二零二四年九月十四日。

本金額分別為10,000,000港元及5,000,000港元 的承兑票據由本集團一間全資擁有附屬公司的股 權32%及16%擔保。

截至二零二四年十二月三十一日止年度,本集團 已與債券持有人達成協議,重新安排債券的還款 時間表,並將到期日延長至二零二五年四月三十日。截至二零二四年十二月三十一日止年度,本 集團向兩名個人分別償還債券本金及利息部分約 3,543,000港元及約1,114,000港元。

附註(d)

於二零二四年八月,本集團與一名獨立第三方訂 立兩項貸款協議。根據該等協議,貸款的本金總 額分別為390,000港元及83,000美元,按固定年 利率16%計息,無抵押,並須於1個月後,即二 零二四年九月償還。於二零二四年九月,雙方同 意延長該等貸款協議期限至二零二五年三月,其 他條款與條件均維持不變。

於二零二四年九月,本集團與一名獨立第三方訂 立另一份貸款協議。根據該協議,貸款的本金總 額為200,000港元,按固定年利率20%計息,無 抵押,並須於2個月後,即二零二四年十一月償 還。於二零二四年十一月,雙方同意延長該貸款 協議期限至二零二五年三月,其他條款與條件維 持不變。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

29. LEASE LIABILITIES

The Group leases various offices premises, office equipment and a motor vehicle under lease agreements. The lease agreements are between one to five years (2023: one to five years).

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants. Leased assets are not used as security for borrowing purposes.

The lease payments are discounted using the lessee's incremental borrowing rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use assets in a similar economic environment with similar terms, security and conditions.

To determine the incremental borrowing rate, the Group:

- where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received;
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk of lessee; and
- makes adjustments specific to the lease terms.

None of the leases contain variable lease payments.

29. 租賃負債

本集團根據租賃協議租賃各類辦公室物業、辦公室設備及一輛汽車。租賃協議的年期為一至五年(二零二三年:一至五年)。

租賃條款按個別基準磋商且包含多種不 同條款及條件。租賃協議並無施加任何 契約。租賃資產不得用作借款的擔保 物。

租賃付款使用承租人的增量借款利率, 即個別承租人為於類似經濟環境下以類 似條款、擔保物及條件取得具有類似使 用權資產價值的資產借入所需資金而須 支付的利率。

為釐定增量借款利率,本集團:

- 在可能情況下,使用個別承租人 最近獲得的第三方融資為起步點 作出調整,以反映自獲得第三方 融資以來融資條件的變動;
- 使用累加法,首先就承租人的信 貸風險調整無風險利率;及
- 就租賃條款進行特定調整。

概無租賃包含可變租賃付款。

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

29. LEASE LIABILITIES (Continued)

29. 租賃負債(續)

		Office premises 辦公物業 HK\$'000 千港元	Office equipment 辦公室設備 HK\$'000 千港元	Motor vehicle 汽車 HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 1 January 2023	於二零二三年一月一日	2,355	318	-	2,673
Addition Interest expense Lease payments Exchange movement	添置 利息開支 租賃付款 匯兑變動	3,037 116 (2,664) (26)	- 16 (79) -	273 2 (60) (30)	3,310 134 (2,803) (56)
As at 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及 二零二四年一月一日	2,818	255	185	3,258
Lease modification Interest expense Lease payments Exchange movement	租賃修改 利息開支 租賃付款 匯兑變動	2,097 163 (2,708) (14)	- 11 (71) -	15 (46) (3)	2,097 189 (2,825) (17)
As at 31 December 2024	於二零二四年十二月 三十一日	2,356	195	151	2,702

The present values of future lease payments as at the reporting dates are analysed as:

未來租賃付款於報告期的現值分析如 下:

		31 December 2024 2023 二零二四年 二零二三年 十二月三十一日 十二月三十一日 HK\$'000 HK\$'000
Current liabilities Non-current liabilities	流動負債 非流動負債	2,000 2,080 702 1,179 2,702 3,258
		2024 2023 二零二四年 二零二三年 HK\$'000 HK\$'000 千港元 千港元
Short-term lease expense	短期租賃費用	- 40

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For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

30. DEFERRED TAX

30. 遞延税項

The movements in deferred tax assets during the year are as follows:

年內遞延税項資產變動如下:

Deferred tax assets

遞延税項資產

		Losses		
		available for	Impairment of	
		offsetting	trade receivables	
		against future	and loans	
		taxable profit	receivables	Total
		可供抵銷未來	貿易應收款項	
		應課税溢利的虧損	及應收貸款的減值	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2023	於二零二三年一月一日	_	554	554
Charge to profit and loss	於損益扣除	1,624	_	1,624
Exchange realignment	匯兑調整	(19)	(2)	(21)
As at 31 December 2023 and	於二零二三年十二月三十一日			
1 January 2024	及二零二四年一月一日	1,605	552	2,157
Credit to profit and loss	計入損益	(1,151)	(552)	(1,703)
Exchange realignment	匯兑調整	(15)	_	(15)
As at 31 December 2024	於二零二四年十二月三十一日	439	-	439

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

30. DEFERRED TAX (Continued)

Deferred tax assets are recognised for tax losses carried forwards to the extent that the realisation of the related tax benefit through future taxable profits is probable. As at 31 December 2024, the Group has unused tax losses of approximately HK\$138,521,000 (2023: HK\$119,843,000) available to offset against future taxable profits of the companies that incurred these losses, in which no deferred tax assets were recognised in the consolidated statement of financial position.

Under the EIT Law of the PRC, withholding income tax is imposed on dividends declared in respect of profits earned by PRC subsidiary from 1 January 2008 onwards. A lower withholding income tax rate may be applied if there is a tax treaty between the PRC and the jurisdiction of the foreign investors. The applicable rate for the Group is 5% (2023: 5%). In estimating the withholding income taxes on dividends expected to be distributed by those subsidiaries established in the PRC 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. One for the Group's subsidiaries has undistributed earnings of approximately RMB16,862,000 (2023: RMB25,000,000) which, if paid out as dividends, would be subject to tax by the recipient. An assessable temporary difference exists, but no deferred tax liability has been recognised, since the Group is able to control the timing of distributions from this subsidiary and is not expect to distribute these profits in the foreseeable future. As at 31 December 2024, temporary differences relating to the undistributed profits of the PRC subsidiaries for which deferred tax liabilities have not been recognised amounted to approximately HK\$910,000 (2023: HK\$1,376,000)

30. 遞延税項(續)

遞延稅項資產乃根據於透過可能產生的 未來應課稅溢利實現相關稅項收益時將 稅項虧損結轉而確認。於二零二四年 十二月三十一日,本集團的未動用稅項 虧損約為138,521,000港元(二零二三 年:119,843,000港元),可用作與產 生該等虧損之公司未來應課稅溢利抵 銷,其中並無於綜合財務狀況表確認遞 延稅項資產。

根據中國企業所得税法,自二零零八年 一月一日起,中國附屬公司按所賺取之 溢利而分派的股息須徵收預扣税。倘中 國與外商投資者司法權區間有稅務條 約,則可能實施較低預扣所得税。本集 團適用稅率為5%(二零二三年:5%)。 於估計該等於中國成立的該等附屬公司 就自二零零八年一月一日起產生盈利預 計將分派股息之預扣所得税時,董事已 基於包括股息政策及本集團業務於可預 見未來所需資金及營運資本水平等因素 作出評估。本集團其中一間附屬公司 擁有約人民幣16,862,000元的未分派 盈利(二零二三年:人民幣25,000,000 元),若作為股息分派,收款人須繳納 相關税項。雖然存在應課税暫時差額, 但由於本集團能夠控制該附屬公司的派 息安排,且預期於可預見未來不會分派 該等盈利,故並未確認遞延税項負債。 於二零二四年十二月三十一日,有關中 國附屬公司的未分派溢利(尚未確認遞 延税項負債)的暫時差額為約910,000 港元(二零二三年:1,376,000港元)。

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Number of

ordinary

Nominal

of ordinary

value

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31. SHARE CAPITAL

31. 股本

		shares 普通股數目	shares 普通股面值 HK\$'000 千港元
Authorised: At 1 January 2023, and 31 December 2023 – Ordinary share at HK\$0.01 each Effect of share consolidation (note)	法定: 於二零二三年一月一日及 二零二三年十二月三十一日 – 每股面值0.01港元的普通股 股份合併的影響(附註)	10,000,000,000 (7,500,000,000)	100,000
At 31 December 2004 – Ordinary share at HK\$0.04 each	於二零二四年十二月三十一日 – 每股面值 0.04 港元的普通股	2,500,000,000	100,000
Issued and fully paid: At 1 January 2023 Issuance of shares in respect of conversion of convertible bonds (note 37) Issuance of shares in respect of share option scheme (note 36) Issuance of shares in respect of placing (note a))	已發行及繳足: 於二零二三年一月一日 就轉換可換股債券發行股份(附註37) 就購股權計劃發行股份(附註36) 就配售事項發行股份(附註(a))	1,983,636,359 26,737,965 15,840,000 110,862,000	19,836 268 158 1,109
At 31 December 2023 Issuance of shares in respect of	於二零二三年十二月三十一日 就轉換可換股債券發行股份(附註37)	2,137,076,324	21,371
conversion of convertible bonds (note 37) – before share consolidation – after share consolidation Issuance of shares in respect of share option scheme (note 36) Issuance of shares in respect of subscription (note (b)) – before share consolidation – after share consolidation	- 股份合併前 - 股份合併後 就購股權計劃發行股份(附註36) 就認購事項發行股份(附註(b)) - 股份合併前 - 股份合併後	6,684,491 20,053,473 5,005 358,200,000 25,000,000	67 802 - 3,582 1,000
Share consolidation (note (c)) At 31 December 2024	股份合併(附註(c)) 於二零二四年十二月三十一日	(1,876,474,365) 670,544,928	26,822

Note:

- (a) On 5 December 2023, a total of 110,862,000 shares have been placed to placees at the placing price of HK\$0.1 per share.
- (b) On 4 March, 30 May and 12 December 2024, a total of 28,200,000, 330,000,000 and 25,000,000 (after share consolidation) have been issued to subscribers at the subscription price of HK\$0.126, HK\$0.1 and HK\$0.4 per share, respectively.
- (c) On 23 October 2024, the Company made a proposal of share consolidation on the basis that every four issued and unissued existing shares with per value of HK\$0.01 each be consolidated into one consolidated share with per value of HK\$0.04 each. The share consolidation became effective on 20 November 2024. 1,876,474,365 issued and fully paid shares were being cancelled due to the share consolidation.

附註:

- (a) 於二零二三年十二月五日,合共 110,862,000股股份已按配售價每股0.1港 元配售予承配人。
- (b) 於二零二四年三月四日、五月三十日及 十二月十二日,合共28,200,000股、 330,000,000股及25,000,000股(於股份 合併後)股份已分別按認購價每股0.126港 元、0.1港元及0.4港元發行予認購人。
- (c) 於二零二四年十月二十三日,本公司作出股份合併建議,將每四股每股面值0.01港元之已發行及未發行股份合併為一股每股面值0.04港元之合併股份。股份合併已於二零二四年十一月二十日生效。1,876,474,365股已發行及已繳足股份已因股份合併而被註銷。

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32. RESERVES

(a) Share premium

The share premium account represents the excess of the proceeds received over the nominal value of the Company's shares issued, net of share issue costs.

(b) Merger reserve

Merger reserve of the Group represents the difference between the nominal value of the share capital of the subsidiaries acquired by the Company pursuant to certain reorganisation of the Group and the nominal value of the shares issued by the Company.

(c) Statutory reserve

According to the relevant PRC laws, the subsidiaries established in the PRC are required to transfer at least 10% of their net profit after tax, as determined under the PRC accounting regulation, to a statutory reserve until the reserve balance reaches 50% of the subsidiaries' registered capital. The transfer of this reserve must be made before the distribution of dividend to the subsidiaries' equity owners. The statutory reserve is non-distributable other than upon the liquidation of the subsidiaries.

32. 儲備

(a) 股份溢價

股份溢價賬指已收所得款項超出 本公司已發行股份面值(扣除股份發行費用)的金額。

(b) 合併儲備

本集團的合併儲備指本公司根據 本集團若干重組所收購附屬公司 的股本面值與本公司已發行股份 面值之間的差額。

(c) 法定儲備

根據相關中國法律,在中國成立的附屬公司須至少將其除稅後純利的10%(根據中國會計規例釐定)撥入法定儲備,直至儲備結餘達到附屬公司註冊資本的50%為止。該儲備的轉撥須在向附屬公司股權擁有人分派股息之前作出。除附屬公司清盤外,法定儲備不得分派。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十

32. RESERVES (Continued)

(d) Share-based payment reserve

Share-based payment reserve represents the fair value of the actual or estimated number of unexercised share options granted to directors, employees, consultants and service provider of the Group recognised in accordance with the accounting policy adopted for equity-settled share-based payments.

(e) Translation reserve

Translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign subsidiaries.

Convertible bonds equity reserve (f)

Amount represents portion of proceeds on issue of convertible bonds relating to the equity component (i.e. option to convert the convertible bonds into share capital)

32. 儲備(續)

(d) 以股份為基礎的支付儲

以股份為基礎的支付儲備為授予 本集團董事、僱員、顧問及服務 供應商之未行使購股權實際或估 計數目之公平值,以股權結算以 股份為基礎的支付採納的會計政 策進行確認。

(e) 換算儲備

換算儲備包括換算海外附屬公司 的財務報表所產生的全部匯兑差 額。

可換股債券權益儲備 (f)

該金額指發行可換股債券部分所 得款項的權益部分(即是將可換 股債券轉換為股本的權利)。

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33. NOTE TO CONSOLIDATED STATEMENTS OF **CASH FLOWS**

33. 綜合現金流量表附註

Reconciliation of liabilities arising from financing activities is as

融資活動產生的負債對賬如下:

		Lease liabilities 租賃負債 HK\$'000	Liability component of convertible bonds 可換股債券的 負債部分 HK\$'000	Promissory notes, bank and other borrowings 承兑票據、 銀行及 其他借款 HK\$'000
		千港元	千港元 ————	千港元 ————
At 1 January 2023	於二零二三年一月一日	2,673	24,024	4,760
Changes from cash flows: Interest paid Repayment of other borrowings Repayment of principal portion	現金流量變動: 已付利息 3 償還其他借款	(134)	(1,860) -	(360)
of lease liabilities	惧	(2,669)	_	_
		(2,803)	(1,860)	4,400
Other changes: Addition in lease liabilities Interest expenses Conversion of convertible	其他變動: 租賃負債增加 利息開支 轉換可換股債券	3,310 134	- 6,184	
bonds Exchange movement	匯兑變動	(56)	(3,098)	
At 31 December 2023 and 1 January 2024	於二零二三年十二月 三十一日及二零二四年 一月一日	3,258	25,250	4,400
Changes from cash flows: Interest paid Repayment of other	現金流量變動: 已付利息 償還其他借款	(189)	(1,855)	(886)
borrowings Proceeds from other	其他借款所得款項	-	-	(4,000)
borrowings Repayment of principal	償還租賃負債本金部分	-	-	11,565
portion of lease liabilities		(2,636)	-	
		(2,825)	(1,855)	6,679
Other changes: Settlement through offset with other receivables Modification in lease liabilities Interest expenses Conversion of convertible	其他變動: 透過與其他應收款項 抵銷償付 租賃負債修改 利息開支 轉換可換股債券	2,097 189	5,226	(4,400) - 1,218
bonds Exchange movement Issue of promissory note for settlement of convertible	匯兑變動 就償付可換股債券而 發行承兑票據	(17)	(12,621)	-
bonds			(15,000)	15,000
At 31 December 2024	於二零二四年 十二月三十一日	2,702	1,000	22,897

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34. DISPOSAL OF SUBSIDIARIES

On 20 December 2024, the Company entered into a sale and purchase agreement with an independent third party to dispose of its 100% equity interest in Victory Leader Holdings Limited ("Victory Leader"), a wholly-owned subsidiary of the Company at a consideration of HK\$1. The net liabilities of the Victory Leader and its subsidiary (collectively, the "Victory Leader Group") at the date of disposal were as follows:

Analysis of assets and liabilities over which control was lost:

34. 出售附屬公司

於二零二四年十二月二十日,本公司與一名獨立第三方就出售 Victory Leader Holdings Limited (「Victory Leader」,本公司全資附屬公司) 全部股權訂立買賣協議,代價為1港元。 Victory Leader 及其附屬公司(統稱「Victory Leader集團」)於出售日期的淨負債如下:

失去控制權後之資產及負債分析:

千港元 4,339 3 (4,351) (240) (696) (945)

HK\$'000

貿易應付款項
預提費用及其他應付款項
集團內結餘(240)
(696)出售淨負債(945)出售Victory Leader集團收益:
代價
出售淨負債-*
945出售附屬公司收益945出售產生的現金流出淨額:
所收現金代價
減:出售現金及現金等值項目-*
(3)

Trade receivables

Trade payables

Consideration

Intra group balances

Net liabilities disposal of

Net liabilities disposal of

Gain on disposal of subsidiaries

Cash consideration received

Net cash outflow arising from disposal:

Less: Cash and cash equivalent disposed of

Cash and cash equivalent

Accruals and other payables

Gain on disposal of Victory Leader Group:

貿易應收款項

現金及現金等值項目

(3)

^{*}Less than HK\$1,000

^{*}少於1,000港元

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35. RELATED PARTY TRANSACTIONS

(a) Key management personnel remuneration

The Group defines directors as key management personnel and their remuneration are set out in note 10(a).

(b) Transactions with related parties

The transactions were entered into at terms mutually agreed with the related parties in the ordinary course of the Group's business. Saved as disclosed elsewhere in notes 7(a), 10, 21, 22, 26 and 36 to the consolidated financial statements of the Group, there is no other material related party transactions occurred during the year.

35. 關聯方交易

(a) 主要管理人員薪酬

本集團將董事界定為主要管理人 員,而主要管理人員的薪酬載於 附註10(a)。

(b) 與關聯方的交易

該等交易於本集團一般業務過程 中按關聯方共同協定之條款訂 立。除本集團綜合財務報表附註 7(a)、10、21、22、26及36所披 露者外,年內未有其他重大關聯 交易。

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36. SHARE OPTION SCHEME

(a) The terms and conditions of the grants are as follows:

On 8 December 2021, 60,000,000 options were granted by the Company under its share option scheme adopted on 22 November 2013 to its directors, certain employees of the Group and a consultant of the Company for their contributions to the Group to acquire shares of the Company at an exercise price of HK\$0.155 per share with an exercise period from 8 December 2021 to 7 December 2026 ("2021 Options"). During the year ended 31 December 2021, all of these options were vested and exercisable upon the grant of the share options.

On 19 April 2022, 87,100,000 options were granted by the Company under its share option scheme adopted on 22 November 2013 to its directors, certain employees of the Group, a consultant and a service provider for their contributions to the Group to subscribe for shares of the Company at an exercise price of HK\$0.278 per share with an exercise period from 19 April 2022 to 18 April 2027 ("2022 Options"). During the year ended 31 December 2022, all of these options were vested and exercisable upon the grant of the share options.

On 17 January 2023, 168,850,000 options were granted by the Company under its share option scheme adopted on 22 November 2013 to its directors and certain employees of the Group for their contributions to the Group to subscribe for shares of the Company at an exercise price of HK\$0.230 per share with an exercise period from 17 January 2024 to 16 January 2033 ("2023 Options"). The vesting period of these options is from the date of grant until the commencement of exercise period. None of these options were vested and exercisable upon the grant of the share options and all the 2023 Options were vested on 17 January 2024.

36. 購股權計劃

(a) 該等授出的條款及條件如下:

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36. SHARE OPTION SCHEME (Continued)

36. 購股權計劃(續)

- (b) Details of movement of the options during the year ended 31 December 2024 are as follows:
- (b) 截至二零二四年十二月三十一日 止年度的購股權變動詳情如下:

Number of share options 購股權數目

	Date of grant	Weighted average exercise price	Weighted average exercise price (after share consolidation)	Exercise period	Outstanding at 1 January 2024 於二零二四年	Granted during the year	Exercised during the year	Lapsed/ cancelled during the year	Effect of share consolidated	Outstanding and exercisable at 31 December 2024 於二零二四年
	授出日期	加權平均行使價	加權平均行使價(股份合併後)	行使期 ————————————————————————————————————	一月一日 尚未行使	於年內授出	於年內行使	於年內失效/ 註銷	股份合併的影響	十二月三十一日尚未 行使及可予行使
Director 董事										
ェザ Li Yang 李陽	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月十日	16,900,000	-	-	-	(12,675,000)	4,225,000
7100	17 January 2023 二零二三年一月十十日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	19,800,000	-	-	-	(14,850,000)	4,950,000
Tin Yat Yu Carol 田一舜	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月十日	16,900,000	-	-	-	(12,675,000)	4,225,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	19,800,000	-	-	-	(14,850,000)	4,950,000
Chan Ming Leung Terence 陳明亮	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	2,000,000	-	-	-	(1,500,000)	500,000
	19 April 2022 二零二二年四月十九日	HK\$0.278 0.278港元	HK\$1.112 1.112港元	19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日	60,000	-	-	-	(45,000)	15,000
Gong Xiaohan 龔曉寒	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	16,900,000	-	-	-	(12,675,000)	4,225,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	19,800,000	-	-	-	(14,850,000)	4,950,000
Tang Shu Pui Simon 郵澍焙	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	1,000,000	-	-	-	(750,000)	250,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	1,000,000	-	-	-	(750,000)	250,000
Hon Ming Sang 韓銘生	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	1,000,000	-	-	-	(750,000)	250,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	1,000,000	-	-	-	(750,000)	250,000
Lo Wing Sze 羅詠詩	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	1,000,000	-	-	-	(750,000)	250,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	1,000,000	-	-	-	(750,000)	250,000
Employee 僱員	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	HK\$0.62 0.62港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	2,250,000	-	-	(250,000)	(1,500,000)	500,000
	19 April 2022 二零二二年四月十九日	HK\$0.278 0.278港元	HK\$1.112 1.112港元	19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日	16,450,000	-	- (5 005)	(500,000)	(11,962,500)	3,987,500
0	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	HK\$0.92 0.92港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	83,650,000	-	(5,005)	(500,000)	(62,358,747)	20,786,248
Consultant 顧問	19 April 2022 二零二二年四月十九日	HK\$0.278 0.278港元	HK\$1.112 1.112港元	19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日	17,900,000	-	-	-	(13,425,000)	4,475,000
Service provider 服務提供商	19 April 2022 二零二二年四月十九日	HK\$0.278 0.278港元	HK\$1.112 1.112港元	19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日 —	17,900,000	-	-		(13,425,000)	4,475,000
Total 總計					256,310,000	-	(5,005)	(1,250,000)	(191,291,247)	63,763,748
### Weighted average exercise price: 加權平均行使價:					HK\$0.222港元	-	HK\$0.23港元	HK\$0.234港元	N/A不適用	HK\$0.891港元

Outstanding at

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36. SHARE OPTION SCHEME (Continued)

36. 購股權計劃(續)

Details of movement of the options during the year ended 31 December 2023 are as follows:

Weighted

(c) 於截至二零二三年十二月三十一 日止年度的購股權變動詳情如下:

Lansed/ Outstanding at Exercisable at

Number of share options 購股權數目

	Date of grant	Weighted average exercise price	Exercise period	Outstanding at 1 January 2023 於二零二三年	Granted during the year	Exercised during the year		Outstanding at 31 December 2023 於二零二三年	Exercisable at 31 December 2023 於二零二三年
	授出日期	加權平均行使價	行使期	ルーマーー 一月一日 尚未行使	於年內授出	於年內行使	於年內失效/ 註銷	十二月三十一日尚未行使	十二月三十一日 可予行使
Director 董事									
Li Yang	8 December 2021	HK\$0.155	8 December 2021 to 7 December 2026	16,900,000	-	-	-	16,900,000	16,900,000
李陽	_零二一年十二月八日 17 January 2023 _零二三年一月十七日	0.155港元 HK\$0.230 0.230港元	二零二一年十二月八日至二零二六年十二月七日17 January 2024 to 16 January 2033二零二四年一月十七日至二零三三年一月十六日	-	19,800,000	-	-	19,800,000	-
Tin Yat Yu Carol	8 December 2021	HK\$0.155	8 December 2021 to 7 December 2026	16,900,000	-	-	-	16,900,000	16,900,000
田一妤	_零二一年十二月八日 17 January 2023 _零二三年一月十七日	0.155港元 HK\$0.230 0.230港元	二零二一年十二月八日至二零二六年十二月七日17 January 2024 to 16 January 2033二零二四年一月十七日至二零三三年一月十六日	-	19,800,000	-	-	19,800,000	-
Cheung Ka Lung 張家龍	8 December 2021 二零二一年十二月八日	U.250 /6/L HK\$0.155 0.155 港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	2,000,000	-	-	(2,000,000)	-	-
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	-	3,000,000	-	(3,000,000)	-	-
Chan Ming Leung Terence 陳明亮	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	2,000,000	-	-	-	2,000,000	2,000,000
NA 7170	19 April 2022 二零二二年四月十九日	HK\$0.278 0.278港元	19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日	15,900,000	-	(15,840,000)	-	60,000	60,000
Gong Xiaohan	8 December 2021	HK\$0.155	8 December 2021 to 7 December 2026	16,900,000	-	-	-	16,900,000	16,900,000
龔曉寒	_零二一年十二月八日 17 January 2023 _零二三年一月十七日	0.155港元 HK\$0.230 0.230港元	二零二一年十二月八日至二零二六年十二月七日17 January 2024 to 16 January 2033二零二四年一月十七日至二零三三年一月十六日	-	19,800,000	-	-	19,800,000	-
Tang Shu Pui Simon 郵澍焙	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	1,000,000	-	-	-	1,000,000	1,000,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	-	1,000,000	-	-	1,000,000	-
Hon Ming Sang 韓銘生	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	1,000,000	-	-	-	1,000,000	1,000,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	-	1,000,000	-	-	1,000,000	-
Lo Wing Sze 羅詠詩	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	1,000,000	-	-	-	1,000,000	1,000,000
NE MAY E.J.	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	-	1,000,000	-	-	1,000,000	-
Employee 僱員	8 December 2021 二零二一年十二月八日	HK\$0.155 0.155港元	8 December 2021 to 7 December 2026 二零二一年十二月八日至二零二六年十二月七日	2,250,000	-	-	-	2,250,000	2,250,000
	19 April 2022 二零二二年四月十九日	HK\$0.278 0.278港元	19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日	34,350,000	-	-	(17,900,000)	16,450,000	16,450,000
	17 January 2023 二零二三年一月十七日	HK\$0.230 0.230港元	17 January 2024 to 16 January 2033 二零二四年一月十七日至二零三三年一月十六日	-	103,450,000	-	(19,800,000)	83,650,000	-
Consultant	19 April 2022	HK\$0.278	19 April 2022 to 18 April 2027	17,900,000	-	-	-	17,900,000	17,900,000
顧問 Service provider 服務提供商	二零二二年四月十九日 19 April 2022 二零二二年四月十九日	0.278港元 HK\$0.278 0.278港元	二零二二年四月十九日至二零二七年四月十八日 19 April 2022 to 18 April 2027 二零二二年四月十九日至二零二七年四月十八日	17,900,000	-	-	-	17,900,000	17,900,000
Total 總計			_	146,000,000	168,850,000	(15,840,000)	(42,700,000)	256,310,000	110,260,000
Weighted average exercise price: 加權平均行使價:				HK\$0.232港元	HK\$0.256港元	HK\$0.278港元	HK\$0.246港元	HK\$0.222港元	HK\$0.213港元

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36. SHARE OPTION SCHEME (Continued)

(d) Fair value of share options and assumptions

The Company used Binominal option pricing model to estimate the fair value of the options at respective date of grant using the following assumptions:

36. 購股權計劃 (續)

購股權的公平值及假設 (d)

> 本公司採用以下二項式期權定價 模型,使用以下假設估計購股權 各授出日期的公平值:

		2023 Options	2022 Options	2021 Options
		二零二三年	二零二二年	二零二一年
		購股權	購股權	購股權
Share price at grant date	於授出日期	HK\$0.230港元	HK\$0.278港元	HK\$0.155港元
Exercise price	行使價	HK\$0.230港元	HK\$0.278港元	HK\$0.155港元
Expected volatility	預期波幅	99%	94.0%	91.1%
Expected dividend rate	預期股息率	Nil無	Nil無	Nil無
Risk-free interest rate	無風險利率	3.1%	2.5%	1.2%
Options life	購股權有效期	10 years年	5 years年	5 years年
Fair value at measurement date	於計量日期的公平			
	值			
- Directors	-董事	HK\$0.131港元	HK\$0.1202港元	HK\$0.0682港元
Employees	-僱員	HK\$0.116港元	HK\$0.0858港元	HK\$0.0499港元
- Others	-其他	N/A 不適用	HK\$0.1021港元	N/A 不適用

The expected volatility was made reference to the Company's historical stock price movement in Bloomberg.

The weighted average share price at the date of exercise for shares options exercised during the year ended 31 December 2024 was HK\$0.094 (2023: HK\$0.192).

The closing prices of shares immediately before the grant date of the share options granted on 8 December 2021, 19 April 2022 and 17 January 2023 are HK\$0.151, HK\$0.28 and HK\$0.23.

預計波幅乃參考了本公司在彭博 的歷史股價走勢。

截至二零二四年十二月三十一日 止年度,於購股權行使日期的加 權平均股價為0.094港元(二零 二三年:0.192港元)。

於二零二一年十二月八日、二零 二二年四月十九日及二零二三年 一月十七日,於緊接已授出購股 權的授出日期前的股份收市價分 別為0.151港元、0.28港元及0.23 港元。

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36. SHARE OPTION SCHEME (Continued)

(d) Fair value of share options and assumptions (Continued)

The options outstanding at 31 December 2024 had an exercise price (after share consolidation) of HK\$0.62, HK\$0.92 or HK\$1.112 (2023 (before share consolidation): HK\$0.155, HK\$0.23 or HK\$0.278) and weighted average remaining contractual life of 5.479 years (2023: 6.475 years).

During the year ended 31 December 2024, share-based payment expense of HK\$826,000 (2023: HK\$17,108,000) have been charged to profit or loss.

37. CONVERTIBLE BONDS

The Company issued a series of convertible bonds with aggregate principal amount of HK\$50,000,000 to the bond holders in 2022. These convertible bonds are denominated in HK\$. The convertible bonds bear interests ranging from 2% to 10% per annum and are due for repayment for more than one year after the issurance or can be converted into ordinary shares of the Company at the holder's option at conversion prices ranging from HK\$0.1496 (adjusted to HK\$0.5984 for the effect of share consolidated) to HK\$0.25 per share at any time up to the maturity dates of the convertible bonds.

36. 購股權計劃(續)

(d) 購股權的公平值及假設 (續)

於二零二四年十二月三十一日,尚未行使購股權之行使價(股份合併後)為0.62港元、0.92港元或1.112港元(二零二三年(股份合併前):0.155港元、0.23港元及0.278港元)及其加權平均剩餘合約年期為5.479年(二零二三年:6.475年)。

截至二零二四年十二月三十一日 止年度,以股份為基礎的支付開 支826,000港元(二零二三年: 17,108,000港元)已於損益扣賬。

37. 可換股債券

於二零二二年,本公司向債券持有人發行本金總額50,000,000港元的一連串可換股債券。該等可換股債券以港元計值。該等可換股債券按年利率為2%至10%計息,且於發行後一年以上到期償還或可按持有人選擇於可換股債券到期日前任何時間按換股價每股0.1496港元(經股份合併的影響調整至0.5984港元)至0.25港元轉換為本公司普通股。

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37. CONVERTIBLE BONDS (Continued)

37. 可換股債券(續)

The movements of the convertible bonds are set out below:

可換股債券變動載列如下:

		Liability component 負債部分 HK\$'000 千港元	Equity component 權益部分 HK\$'000 千港元	Total 總額 HK\$'000 千港元
As at 1 January 2023 Interest expense (note 8) Interest paid Conversion into ordinary shares	於二零二三年 一月一日 利息開支 (附註8) 已付利息 轉換為普通股	24,024 6,184 (1,860) (3,098)	12,486 - - (1,486)	36,510 6,184 (1,860) (4,584)
As at 31 December 2023 and 1 January 2024 Interest expense (note 8) Interest paid Conversion into ordinary shares Redemption at maturity	於二零二三年 十二月三十一日及 二零二四年一月一日 利息開支(附註8) 已付利息 轉換為普通股 於到期日贖回	25,250 5,226 (1,855) (12,621) (15,000)	11,000 - - (4,829) (5,800)	36,250 5,226 (1,855) (17,450) (20,800)
As at 31 December 2024	於二零二四年 十二月三十一日	1,000	371	1,371

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38. FINANCIAL INSTRUMENTS BY CATEGORY

38. 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:

於報告期末每個金融工具類別的賬面值 如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Financial assets Financial assets at FVTPL	財務資產 以公平值計量且變動計入 當期損益的財務資產	10,872	12,555
Financial assets at amortised cost - Trade receivables - Loans and interest receivables - Deposits and other receivables - Cash and cash equivalents	按攤銷成本計量的財務資產 - 貿易應收款項 - 應收貸款及利息 - 按金及其他應收款項 - 現金及現金等值項目	36,801 42,232 39,943 6,218	31,662 44,560 14,491 31,243
Financial liabilities Financial liabilities at amortised cost - Trade payables - Accruals and other payables - Other borrowings - Lease liabilities	財務負債 按攤銷成本計量的財務負債 - 貿易應付款項 - 預提費用及其他應付款項 - 其他借款 - 租賃負債	6,500 31,951 23,897 2,702	7,743 22,749 29,650 3,258

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39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS

The Group is exposed to financial risks through its use of financial instruments in its ordinary course of operations and in its investment activities. The financial risks include market risk (including foreign currency risk, interest rate risk and price risk), credit risk and liquidity risk.

Financial risk management is coordinated at the Group's headquarters, in close co-operation with the board of directors. The overall objectives in managing financial risks focus on securing the Group's short to medium term cash flows by minimising its exposure to financial markets.

(a) Foreign currency risk

Foreign currency risk refers to the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group's exposures to currency risk arise mainly from its overseas sale transactions and settlement of its overseas purchases, both of which are primarily denominated in United States Dollars ("US\$") and RMB respectively. These are not the functional currencies of the Group's entities to which these transactions relate. The Group does not use derivative financial instruments to hedge its foreign currency risk. The Group reviews its foreign currency exposures regularly and will consider hedging significant foreign currency exposure should the need arises.

39. 財務風險管理及公平值計量

本集團因在日常業務過程中及投資活動中使用金融工具而承受財務風險。財務風險包括市場風險(包括外幣風險、利率風險及價格風險)、信貸風險及流動資金風險。

本集團的財務風險管理在董事會緊密合作下由本集團總部協調。財務風險管理總體目標是專注於透過盡量降低其於金融市場面臨的風險,以確保本集團的短期至中期現金流量。

(a) 外幣風險

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39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(a) Foreign currency risk (Continued)

Summary of exposure

As at the reporting dates, the carrying amounts of the Group's financial assets and liabilities denominated in foreign currencies, i.e. currency other than the functional currency of the respective group entities, are as follows:

39. 財務風險管理及公平值計量(續)

(a) 外幣風險(續)

風險概略

於報告期,本集團以外幣(即各 集團實體的功能貨幣以外的貨幣) 計價的財務資產和負債的賬面值 如下:

		Financial assets 財務資產 HK\$'000 千港元	Financial liabilities 財務負債 HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 31 December 2024	於二零二四年 十二月三十一日			
RMB	人民幣	6	_	6
US\$	美元	3	(647)	(644)
As at 31 December 2023	於二零二三年 十二月三十一日			
RMB	人民幣	6	_	6
US\$	美元	3	(66)	(63)

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39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(a) Foreign currency risk (Continued)

Foreign exchange rate sensitivity analysis

Since HK\$ is pegged to US\$, the Group does not expect any significant movements in HK\$/US\$ exchange rate. As at 31 December 2024 and 2023, if HK\$ strengthened or weakened by 3% against RMB, with all other variables held constant, there will be no significant impact on the Group's loss after tax (due to changes in the fair value of monetary assets and liabilities) and the Group's equity. The rate is used when reporting foreign currency risk internally to key management personnel and represents management's best assessment of the possible change in foreign exchange rates.

(b) Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of the changes in market interest rates. The Group's cash flow interest rate risk arises primarily from the Group's bank balances which were bearing floating interest rate (notes 24). The Group has not used any derivative to hedge its exposure to interest rate risk. The policies to manage interest rate risk which have been followed by the Group since prior years are considered to be effective.

39. 財務風險管理及公平值計 量 (續)

(a) 外幣風險 (續)

匯率敏感度分析

(b) 利率風險

利率風險涉及金融工具的公平值 或現金流量因市場利率改變而出現波動之風險。本集團的現金流量利率風險主要來自本集團附帶 浮動利率的銀行結存(附註24)。 本集團並未使用任何衍生工具對 沖其利率風險。本集團自往年起 已沿用一套管理利率風險的 策,有關政策被認為有效。

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39. FINANCIAL RISK MANAGEMENT AND FAIR **VALUE MEASUREMENTS** (Continued)

(b) Interest rate risk (Continued)

Interest rate sensitivity analysis

The following table illustrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's loss after tax and equity for the year and equity, with effect from the beginning of the years. These changes are considered to be reasonably possible based on observation of current market conditions. The analysis has been prepared assuming these financial instruments outstanding at the end of the reporting period were outstanding for the whole year. There is no impact on other components of combined equity in response to the possible change in interest rates.

39. 財務風險管理及公平值計 量 (續)

(b) 利率風險 (續)

利率敏感度分析

下表列示在所有其他變量維持不 變之情況下,本集團之年度除所 得税後虧損及權益以及權益對於 該等年初牛效之合理可能利率變 動之敏感度。該等變動乃經觀察 現行市況後視為合理可能出現。 分析乃假設於報告期末尚未行使 之該等金融工具於全年均無行使 而編製。利率之可能變動對合併 權益之其他部分並無影響。

Increase/(decrease) in loss after tax and equity 除税後虧損及權益增加/(減少)

		2024 二零二四年 HK\$'00 0 千港元	二零二三年 HK\$'000
Increase by 50 basis points Decrease by 50 basis points	增加50個基點	31	154
	減少50個基點	(31) (154)

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39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(c) Equity price risk

The Group's listed equity investments are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Group manages the equity price risk through diversification and by placing limits on individual and total equity instruments. Reports on the equity portfolio are submitted to the Group's senior management on a regular basis. The Group's Board of Directors reviews and approves all equity investment decisions.

At the reporting date, the exposure to equity investments at fair value listed on The Stock Exchange of Hong Kong Limited was HK\$10,872,000 (2023: HK\$3,135,000). Given that the changes in fair values of the equity investments held are strongly positively correlated with changes of the HKEX market index, the Group has determined that an increase/decrease of 10% on the HKEX market index could have an impact of approximately HK\$1,087,000 (2023: HK\$314,000) decrease/increase on the loss after tax and increase/decrease equity attributable to the Group respectively.

39. 財務風險管理及公平值計 量 (續)

(c) 股價風險

本集團的上市股權投資受投資證券未來價值不確定性影響。 導致須承擔市場價格風險。本全團透過多元化以及對個別股管理及對個別及股管理限制以管理股制以管理股際,並定期向本集團高級管理團 檢,並定期向本集團高級管理團 提交股權投資組合報告。本 建交股權投資組合報告股權投資 董事會審核並批准所有股權投資 決策。

於報告日期,於香港聯合交易所有限公司上市按公平值計量的股權投資風險為10,872,000港元(二零二三年:3,135,000港元)。鑑於所持股權投資的公平值變動有達交易所市場指數是升/下數學確定向相關關係,本集團確定下虧對之場的人類主除稅稅權益等。10%可能會分別產生除稅稅權益等加/減少約1,087,000港元(二零二三年:314,000港元)的影響

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39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(d) Credit risk and impairment assessment

Credit risk refers to the risk that the counterparty to a financial instrument would fail to discharge its obligation under the terms of the financial instrument and cause a financial loss to the Group. The Group's exposure to credit risk mainly arises from trade receivables, loans and interest receivables, deposits and other receivables and cash and cash equivalents. The Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets except for certain loans and interest receivables secured over collaterals. There is no significant changes in the quality of collaterals as a result of deterioration or changes in the collateral policies of the entity during both reporting periods.

In order to minimise credit risk, the Group has developed and maintains the Group's credit risk gradings to categorise exposures according to their degree of risk of default. The credit rating information is based on the Group's own trading records to rate its major customers and other debtors. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties.

For financial assets at amortised cost, the exposures to credit risk are monitored such that any outstanding debtors are reviewed and followed up on an ongoing basis. The Group continuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporate this information into its credit risk controls. The Group's policy is to deal only with creditworthy counterparties.

39. 財務風險管理及公平值計量 (續)

(d) 信貸風險及減值評估

就按攤銷成本計量的財務資產而 言,本集團對所承受的信戶 進行監察,並不斷檢討及與 何未償還債項。本集團持 個別或同類客戶及其他對手方理 個別或同類客戶及其他對手方理 拖欠情況,並於信貸風政策 計入該資料。本集團之政策 與信譽良好之對手方進行交易。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR **VALUE MEASUREMENTS** (Continued)

39. 財務風險管理及公平值計 量 (續)

(d) Credit risk and impairment assessment

(Continued)

(d) 信貸風險及減值評估

The Group's current credit risk grading framework comprises the following categories:

本集團目前的信貸風險評級框架 包括以下類別:

Internal credit rating 內部信貸評級	Description 説明	Basis for recognising ECL 確認預期信貸虧損的基準
Low risk	The counterparty has a low risk of default and	12-month ECL
低風險	does not have any past-due amounts 交易對手方的違約風險較低, 且並無任何逾期款項	12個月預期信貸虧損
Special mention	The counterparty has been experiencing difficulties which may threaten the Group's position. Ultimate loss is not expected at this stage but could occur if adverse conditions	Lifetime ECL – not credit-impaired
關注	persist. 交易對手方所遇到的困境可能會危及 本集團的地位。預計最終虧損 在此階段並不會發生,倘若不利條件 持續存在,則可能會發生最終虧損。	存續期預期信貸虧損 - 並未發生信貸減值
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL – not credit-impaired
可疑	透過內部或外部資源制定的資料信 貸風險自初始確認以來顯著增加	存續期預期信貸虧損 - 並未發生信貸減值
Loss	There is evidence indicating the asset is credit-impaired	Lifetime ECL – credit-impaired
虧損	有證據顯示有關資產已發生信貸減值	存續期預期信貸虧損 - 已發生信貸減值
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group	Amount is written off
撇銷	has no realistic prospect of recovery 有證據顯示債務人陷入嚴重的財務困難且 本集團不認為日後可收回有關款項	撇銷有關金額

12-month

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR **VALUE MEASUREMENTS** (Continued)

(d) Credit risk and impairment assessment

(Continued)

The tables below detail the credit risk exposures of the Group's financial assets which are subject to ECL assessment:

Internal

39. 財務風險管理及公平值計 量(續)

(d) 信貸風險及減值評估 (續)

下表詳述本集團財務資產的信 貸風險(須進行預期信貸虧損評 估):

Gross carrying

	Notes	credit rating	or lifetime ECL 12個月或存續期	amo	unts
	附註	內部信貸評級	預期信貸虧損	賬面絲	总金額
				2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Trade receivables	20	N/A (note)	Lifetime ECL (provision matrix)	30,524	33,937
貿易應收款項		不適用(附註)	存續期預期信貸虧損 (撥備矩陣)		
		Loss 虧損	Lifetime ECL 存續期預期信貸虧損	18,086	_
Loans and interest receivables	21	Low risk Special mention Loss	12-month ECL Lifetime ECL Lifetime ECL	- - 95,668	1,870 42,411 61,219
應收貸款及利息		低風險 關注 虧損	12個月預期信貸虧損 存續期預期信貸虧損 存續期預期信貸虧損		2 ,2
Deposits and other receivables	22	Low risk	12-month ECL	39,943	14,491
按金及其他應收款項		低風險	12個月預期信貸虧損		
Cash and cash equivalents 現金及現金等值項目	24	Low risk 低風險	12-month ECL 12個月預期信貸虧損	6,218	31,243

Note: For trade receivables from sales of apparels, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL.

附註:就服飾銷售之貿易應收款項而言, 本集團應用香港財務報告準則第9 號的簡化法計量存續期預期信貸虧 損之虧損撥備。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(d) Credit risk and impairment assessment

(Continued)

Trade receivables

As set out in Note 4.8 (ii), the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Except for debtors with significant outstanding balances or credit-impaired, the Group determines the expected credit losses on these items by using a provision matrix, grouped by past due status. The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort.

As part of the Group's credit risk management, the Group uses debtors' aging to assess the impairment for its customers in relation to its sales of apparels because these customers consist of a large number of customers with common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. As at 31 December 2024, trade receivables from sales of apparels of HK\$29,306,000 (2023: HK\$33,937,000) were assessed based on provision matrix within lifetime ECL. The Group's trade receivable of HK\$18,086,000 were credit-impaired as at 31 December 2024 (2023: nil).

During the year ended 31 December 2024, provision for ECL on trade receivables of HK\$10,837,000 (2023: HK\$1,205,000) was recognised in the profit or loss for the year.

39. 財務風險管理及公平值計量 (續)

(d) 信貸風險及減值評估 (續)

貿易應收款項

如附註4.8(ii)所載,本集團已應用香港財務報告準則第9號的簡化法計量存續期預期信貸虧損的虧損撥備。除具重大未償還結款外上。 是發生信貸減值的應收實證,本集團使用撥備矩陣釐定期信貸虧損(按逾期信貸虧損(按逾期收費,項別組)。估計虧損率乃基於應數預計年期的歷史可觀察的成本數預計年期的歷史可不必要的成本有數方則可獲得之前瞻性資料作出調整。

截至二零二四年十二月三十一日 止年度,貿易應收款項的預期信 貸虧損撥備10,837,000港元(二 零二三年:1,205,000港元)已於 年內在損益確認。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十

39. FINANCIAL RISK MANAGEMENT AND FAIR **VALUE MEASUREMENTS** (Continued)

(d) Credit risk and impairment assessment

(Continued)

Loans and interest receivables

The Group performs impairment assessment under ECL model upon application of HKFRS 9 on loans and interest receivables based on 12-month ECL, except for loans and interest receivables which were past due for one year and credit-impaired, lifetime ECL was based on for ECL assessment.

The credit risk on certain loans and interest receivables are limited because certain loans receivable are pledged with the properties units in Hong Kong, personal assets of the borrowers and guaranteed by certain independent third parties. The directors expect that the general economic conditions will not significantly change for the 12 months after the reporting date.

39. 財務風險管理及公平值計 量 (續)

(d) 信貸風險及減值評估 (續)

應收貸款及利息

於應用香港財務報告準則第9號 後,本集團根據12個月預期信貸 虧損就應收貸款及利息進行預期 信貸虧損模式下的減值評估,惟 已逾期一年及信貸減值之應收貸 款及利息除外,存續期預期信貸 虧損乃基於預期信貸虧損評估釐 定。

若干應收貸款及利息之信貸風險 極為有限,乃由於若干應收貸款 以香港物業單元、借款人的個人 資產及若干獨立第三方作出的擔 保作抵押。董事預期於報告日期 後未來十二個月整體經濟狀況將 不會發生重大變動。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(d) Credit risk and impairment assessment

(Continued)

Modification of contractual cash flows

A modification or re-negotiation of a contract between the Group and a counterparty may result in a change to the contractual cash flows without resulting in derecognition of the financial assets.

Such restructuring activities included extended payment term arrangements, repayment schedule modifications and changes to the interest settlement method. The risk of default of such assets after modification is assessed at the reporting date and compared with the risk under the original terms at initial recognition, when the modification is not substantial and so does not result in derecognition of the original asset and the book value of the financial asset is recalculated and the related gain or loss is included in current profit or loss. The recalculated book value of the financial asset is determined based on the present value of the contractual cash flows following the renegotiation or modification, as calculated using the original effective interest rate of the financial asset.

Deposits and other receivables

The Group measures the loss allowance equal to 12-month ECL of deposits and other receivables. For those balances expected to have significant increase in credit risk since initial recognition, the Group applies lifetime ECL based on aging for classes with different credit risk characteristics and exposures.

Cash and cash equivalents

The credit risk on bank balances is limited because the counterparties are banks with sound credit ratings assigned by international credit-rating agencies and the Group considers the credit risk to be insignificant.

39. 財務風險管理及公平值計 量(續)

(d) 信貸風險及減值評估 (續)

合約現金流量的修改

本集團與交易對手方修改或重新 議定合約可能會導致合約現金流 量發生變動,而不會導致金融資 產終止確認。

按金及其他應收款項

本集團按12個月預期信貸虧損計量按金及其他應收款項的虧損撥備。就自初始確認起預期信貸風險顯著增加之該等結餘而言,本集團根據不同信貸風險特徵及敞口之賬齡類別應用存續期預期信貸虧損。

現金及現金等值項目

銀行結存的信貸風險非常有限, 原因是交易對手方均為由國際信 用評級機構授予優良信用評級的 銀行且本集團認為信貸風險甚微。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(d) Credit risk and impairment assessment

(Continued)

Concentration of credit risk

The Group is exposed to concentration of credit risk on:

- Trade receivables
- Loans and interest receivables

Concentrations of credit risk are managed by customer/counterparty and by geographical region. The Group had certain concentrations of credit risks as 99.4% (2023: 72%) of total trade receivables are due from five of its largest external customers and 50.4% (2023: 60%) of total loans and interest receivables are due from five of its largest external borrowers as at 31 December 2024. The directors carry a periodic review on the creditworthiness on these customers and consider the exposure to such credit risk is minimal. Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables and loans and interest receivables are disclosed in notes 20 and 21 to the consolidated financial statements respectively.

Other than above, the Group does not have any other significant concentration of credit risk.

The credit policies have been followed by the Group since prior years and are considered to have been effective in limiting the Group's exposure to credit risk to a desirable level.

39. 財務風險管理及公平值計量(續)

(d) 信貸風險及減值評估 (續)

集中信貸風險

本集團就以下各項承受信貸集中 風險:

- 貿易應收款項
- 應收貸款及利息

除上述者外,本集團並無任何其 他重大信貸集中風險。

信貸政策在過往年度一直由本集 團沿用,有效地將本集團承擔之 信貸風險限制在理想水平。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(d) Credit risk and impairment assessment

(Continued)

Collateral and other credit enhancement

The Group employs a range of policies and practices to mitigate credit risk. The most common of these is accepting collateral for certain loans granted. The Group has internal policies on the acceptability of specific classes of collaterals or credit risk mitigation.

The Group prepares a valuation of the collateral obtained as part of the loan origination process. This assessment is reviewed periodically. The principal collateral types for loans and interest receivables are:

- Real estate, including residential and commercial properties; and
- Personal assets, including but not limited to diamonds and jewellery.

The Group's policies regarding obtaining collateral have not significantly changed during the reporting year and there has been no significant change in the overall quality of the collateral held by the Group since prior years. The Group also focuses on ascertaining legal ownership and the valuation of the real estate collaterals. The Group monitors the value of the real estate collaterals throughout the loan period.

In addition to collateral-backed loans, the Group also granted unsecured loans to customers. The Group evaluates the credit status of individual customers, including the customers' business performance, financial information, repayment ability, as well as industrial outlook in which the customers operate.

39. 財務風險管理及公平值計 量 (續)

(d) 信貸風險及減值評估 (續)

抵押品及其他信貸增級

本集團採用一系列的政策及措施 以緩釋信貸風險。最為常見的做 法是接受若干貸款的抵押品。本 集團就接受特定類別的抵押品及 緩釋信貸風險制定了內部政策。

本集團會在貸款發放過程中為獲得的抵押品編製估值,並定期審核評估結果。應收貸款及利息的抵押品主要屬以下類型:

- 房地產,包括住宅及商用物業;及
- 個人資產,包括但不限於鑽石及珠寶。

於報告年度,本集團有關獲取抵押品的政策並無重大變動,且自過往期間以來,本集團所持抵押品的整體質量亦無重大變動。本集團亦重視確定房地產抵押品的會法所有權及價值。本集團於整個貸款期內持續監察房地產抵押品的價值。

除典當貸款外,本集團亦向客戶 授出無抵押貸款。本集團評估個 別客戶的信貸狀況,包括客戶的 業務表現、財務資料、還款能力 以及客戶所在行業的行業前景。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(e) Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents, along with other borrowings and fundraising activities deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial instruments, based on undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the reporting date) and the earliest date the Group can be required to pay.

39. 財務風險管理及公平值計量(續)

(e) 流動資金風險

為管理流動資金風險,本集團監察及維持管理層視為足夠的現金 及現金等值項目水平以及其他借款及籌資活動,以為本集團的營 運提供資金,及減低波動對現金 流量的影響。

下表列出本集團的非衍生金融工 具於報告期末的餘下合約到期期 限,此乃根據未貼現現金流(包 括使用合約利率計算的利息款 項,或倘屬浮息借款,則根據報 告日期當日的利率)及本公司可 被要求付款的最早日期列示。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR **VALUE MEASUREMENTS** (Continued)

(e) Liquidity risk (Continued)

39. 財務風險管理及公平值計 量 (續)

(e) 流動資金風險(續)

			Total	Within	
			contractual	one year or	
		Carrying	undiscounted	repayable on	One year or
		amount	cash flows	demand	above
			未貼現	一年內或	
			合約現金	須按要求	
		賬面值	流量總額	償還	一年或以上
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
As at 31 December 2024 Financial liabilities at amortised cost	於二零二四年十二月三十一日 按攤銷成本計量的金融負債				
- Trade payables	- 貿易應付款項	6,500	6,500	6,500	-
 Accruals and other payables 	- 預提費用及其他應付款項	31,951	31,951	31,951	-
 Other borrowings 	- 其他借款	23,897	25,710	17,504	8,206
 Lease liabilities 	- 租賃負債	2,702	2,853	2,110	743
		65,050	67,014	58,065	8,949
As at 31 December 2023 (as restated) Financial liabilities at amortised cost	於二零二三年十二月三十一日(重列) 按攤銷成本計量的金融負債				
- Trade payables	- 貿易應付款項	7,743	7,743	7,743	-
- Accruals and other payables	- 預提費用及其他應付款項	22,749	22,749	22,749	-
- Other borrowings	- 其他借款	29,650	35,464	19,418	16,046
- Lease liabilities	- 租賃負債	3,258	3,426	2,189	1,237
		63,400	69,382	52,099	17,283

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年原

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(f) Fair value measurements recognised in the consolidated statement of financial position

The fair value of the Group's investment in listed securities has been determined by reference to their quoted bid prices at the end of reporting period. The fair values of trade receivables, loans and interest receivables, deposits and other receivables, cash and cash equivalents, trade payables, accruals and other payables, other borrowings, and current portion of lease liabilities approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the non-current portion of other receivables and lease liabilities have been calculated by discounting the expected future cash flows using the rates currently available for instruments on similar terms, credit risk and remaining maturities.

Fair value hierarchy

The following tables present financial assets measured at fair value in the consolidated statement of financial position in accordance with the fair value hierarchy. The hierarchy groups financial assets into three levels based on the relative reliability of significant inputs used in measuring the fair value of these financial assets. The fair value hierarchy has the following levels:

Level 1: quoted prices (unadjusted) in active markets for identical assets;

Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and

Level 3: inputs for the asset that are not based on observable market data (unobservable inputs).

39. 財務風險管理及公平值計量 (續)

(f) 於綜合財務狀況表確認 的公平值計量

其他應收款項及租賃負債之非即 期部分之公平值乃採用現時可供 參考類似年期、信貸風險及剩餘 期限之工具之息率折讓預期未來 現金流量而計算。

公平值架構

下表載列根據公平值架構,以公平值計入綜合財務狀況表的財務資產。此架構根據計量此等財務資產的公平值所使用的主要資料輸入的相對可靠性,將財務資產劃分為三層。公平值架構分為以下各層:

第1層: 相同資產於活躍市場的 報價(未經調整);

第2層: 就資產而直接(即價格) 或間接(即從價格推算) 可觀察的資料輸入(不 包括第1層所包含的報 價):及

第3層: 並非根據可觀察的市場 數據而得出的資產資料 輸入(無法觀察輸入)。

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR VALUE MEASUREMENTS (Continued)

(f) Fair value measurements recognised in the consolidated statement of financial position (Continued)

Fair value hierarchy (Continued)

The level in the fair value hierarchy within which the financial asset is categorised in its entirety is based on the lowest level of input that is significant to the fair value measurement.

The financial assets measured at fair value in the consolidated statement of financial position at the reporting date are grouped into the fair value hierarchy as follows:

39. 財務風險管理及公平值計 量 (續)

(f) 於綜合財務狀況表確認 的公平值計量(續)

公平值架構(續)

財務資產整體所應歸入的公平值 架構內的層次, 乃基於對公平值 計量屬重大的最低層次輸入資料 劃分。

於報告日期在綜合財務狀況表內 按公平值計量的財務資產乃劃分 為以下的公平值架構:

		Level 1 第1層 HK\$'000 千港元	Level 2 第2層 HK\$'000 千港元	Level 3 第3層 HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 31 December 2024 Financial assets at fair value through profit or loss – Listed equity securities	於二零二四年十二月三十一日 以公平值計量且變動計入 當期損益的財務資產 -上市股權證券	10,872	-	-	10,872
As at 31 December 2023 Financial assets at fair value through profit or loss - Contingent consideration receivable - Listed equity securities	於二零二三年十二月三十一日 以公平值計量且變動計入 當期損益的財務資產 -應收或然代價 -上市股權證券	- 3,135	-	9,420	9,420 3,135

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

39. FINANCIAL RISK MANAGEMENT AND FAIR **VALUE MEASUREMENTS** (Continued)

(f) Fair value measurements recognised in the consolidated statement of financial position

(Continued)

Fair value hierarchy (Continued)

Note:

The following table presents the changes in level 3 instruments for the years ended 31 December 2024 and 2023.

Contingent consideration receivable

39. 財務風險管理及公平值計 量 (續)

(f) 於綜合財務狀況表確認 的公平值計量(續)

公平值架構(續)

附註:

下表載列截至二零二四年及二零二三年 十二月三十一日止年度之第3層工具變動。

應收或然代價

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
At 1 January Change in fair value Settlement (note 23)	於一月一日 公平值變動 償付(附註23)	9,420 (4,260) (5,160)	2,555 6,865 –
At 31 December	於十二月三十一日	-	9,420
Total (loss)/gain included in profit or loss for the year, net	計入年內損益的(虧損)/收益總額, 淨額	(4,260)	6,865

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40. CAPITAL MANAGEMENT

The Group's capital management objectives are to ensure the Group's ability to continue as a going concern and to provide an adequate return to shareholders by pricing goods and services commensurately with the level of risk.

The Group actively and regularly reviews its capital structure and makes adjustments in light of changes in economic conditions. The Group monitors its capital using a gearing ratio calculated on the basis of borrowings and lease liabilities over total equity. The Group's goal in capital management is to maintain the gearing ratio at a reasonable level. In order to maintain or adjust the ratio, the Group may adjust the amount of dividends paid to shareholders, issue new shares, return capital to shareholders, raise new debt financing or sell assets to reduce debt.

The gearing ratio is regularly reviewed by senior management. The gearing ratios as at the end of the reporting periods are as follows:

40. 資本管理

本集團的資本管理目標為確保本集團持 續經營的能力, 並按相應的風險釐定貨 物及服務的價格,為股東帶來理想回 報。

本集團積極及定期檢討其資本架構,並 隨經濟環境轉變作出調整。本集團使用 按借款及租賃負債除以權益總額計算的 資產負債比率監察資本。本集團的資本 管理目標是將資產負債比率維持在合理 水平。為了維持或調節該比率,本集團 可調整向股東支付的股息金額、發行新 股份、向股東退回資本、籌集新債務融 資或出售資產以減輕債務。

資產負債比率由高級管理層定期檢討。 於報告期末的資產負債比率如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Other borrowings Lease liabilities	其他借款 租賃負債	23,897 2,702 26,599	29,650 3,258 32,908
Total equity Gearing ratio	權益總額 資產負債比率	130,021	148,712

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

41. STATEMENT OF FINANCIAL POSITION OF THE 41. 本公司財務狀況表 **COMPANY**

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元 (restated) (重列)
ASSETS AND LIABILITIES Non-current assets Interests in subsidiaries (note (a)) Property, plant and equipment Right-of-use assets Other receivables	資產及負債 非流動資產 於附屬公司的權益(附註(a)) 物業、廠房及設備 使用權資產 其他應收款項	24,102 407 437 6,000	90,077 593 1,216
		30,946	91,886
Current assets Deposits, prepayments and other receivables Amounts due from subsidiaries Financial assets at fair value through profit or loss	流動資產 按金、預付款項及其他應收款項 應收附屬公司款項 以公平值計量且變動計入當期損益 的財務資產	4,107 110,119	2,109 91,461 9,420
Cash and cash equivalents	現金及現金等值項目	1,723	3,628
		115,949	106,618
Current liabilities Accruals and other payables Amounts due to subsidiaries Lease liabilities Other borrowings	流動負債 預提費用及其他應付款項 應付附屬公司款項 租賃負債 其他借款	19,660 251 452 13,237	12,642 251 782 17,443
		33,600	31,118
Net current assets	流動資產淨值	82,349	75,500
Non-current liabilities Other borrowings Lease liabilities	非流動負債 其他借款 租賃負債	<u>-</u>	12,207 446
		_	12,653
Net assets	資產淨值	113,295	154,733
EQUITY Share capital Reserves (note (b))	權益 股本 儲備(附註(b))	26,822 86,473	21,371 133,362
Total equity	權益總額	113,295	154,733

On behalf of the board of directors

代表董事會

Li Yang 李陽 Director 董事

Tin Yat Yu Carol 田一妤 Director 董事

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

Notes:

41. STATEMENT OF FINANCIAL POSITION OF THE 41. 本公司財務狀況表 (續) **COMPANY** (Continued)

附註:

es.			LITET .		
Subsidiaries			(a) 附層	屬公司	
Particulars of the principal subsidiar as follows:	ries as at the report	ting date are set out	於 _幸 下:	附屬公司的詳情載列如	
Name	Place/ country of incorporation/ establishment 註冊成立/	Particulars of issued/paid-in capital	Effective held by the		Place of operation and principal activities
名稱	成立的地點/國家	已發行/ 已繳股本詳情	本公司持有的 Direct 直接	的實際權益 Indirect 間接	營業地點及主要業務
Jiaxing Runway Global Garment Limited* 時尚環球服飾 (嘉興) 有限公司*	PRC 中國	US\$2,000,000 2,000,000美元	-	100%	Manufacturing and trading of apparels in the PRC 於中國進行服飾製造及貿易
Delta Wealth Finance Limited 融富財務有限公司	Hong Kong 香港	HK\$1,000,000 1,000,000港元	-	100%	Provision of money lending services 提供貸款融資服務
北京創夢星辰科技有限公司#	PRC 中國	HK\$30,000,000 30,000,000港元	-	100%	Toys, garment, software technical advisory and promoting service in PRC 於中國提供玩具、服飾、軟件技術諮詢及推廣服務
北京創夢造物科技有限公司#	PRC 中國	RMB 1,052,600 人民幣 1,052,600 元	-	100%	Toys, garment, software technical advisory and promoting service in PRC 於中國提供玩具、服飾、軟件技術諮詢及推廣服務
成都創夢潮玩文化創意有限公司#	PRC 中國	RMB 1,000,000 人民幣 1,000,000 元	-	100%	Game and software solution developer, literature design in PRC 於中國從事遊戲和軟件解決方案開發者、文獻設計
成都巨木文化創意有限公司#	PRC 中國	RMB 1,000,000 人民幣 1,000,000 元	-	100%	Game and software solution developer, literature design in PRC 於中國從事遊戲和軟件解決方案開發者、文獻設計
青島天機優品服飾有限公司#	PRC 中國	RMB10,000,000 人民幣10,000,000元	-	82%	Trading of apparels in PRC 於中國進行服飾貿易
深圳天機互娛信息有限公司#	PRC 中國	HK\$6,500,000 6,500,000港元	-	100%	Trading of game products in PRC 於中國進行遊戲產品 貿易

Wholly foreign owned enterprise under PRC law

中國法律下的外商獨資企業

綜合財務報表附註

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

41. STATEMENT OF FINANCIAL POSITION OF THE 41. 本公司財務狀況表 (續) COMPANY (Continued)

Notes: (Continued) 附註:(續)

(b) Reserves

(b) 儲備

		Share premium	Treasury shares	Contributed surplus	Share-based payment reserve 以股份	Convertible bonds equity reserve	Accumulated losses	Total
		股份溢價 HK\$'000 千港元	庫存股份 HK\$'000 千港元	繳入盈餘 HK\$'000 千港元	為基礎的 支付儲備 HK\$'000 千港元	可換股債券 權益儲備 HK\$'000 千港元	累計虧損 HK\$'000 千港元	總計 HK\$'000 千港元
At 1 January 2023	於二零二三年一月一日	426,017	-	63,583	12,379	12,486	(331,978)	182,487
Loss and total comprehensive income for the year	年內虧損及全面收益總額	-	-	-	-	-	(83,063)	(83,063)
Equity-settled share option scheme arrangements	以股權結算的購股權計劃安排	-	-	-	17,108	-	-	17,108
Lapse of share options Issuance of shares in respect of placing Issuance of shares in respect of share	購股權失效 就配售事項發行股份 就購股權計劃發行股份	9,754	-	-	(1,765)	-	1,765 -	9,754
option scheme	(NAIT) 及[里] 及[1] (NAIT)	4,246	-	-	-	-	-	4,246
Issuance of shares in respect of conversion of convertible bonds	就轉換可換股債券發行股份	2,830	-	_	_	(1,486)	1,486	2,830
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日	442,847	-	63,583	27,722	11,000	(411,790)	133,362
Loss and total comprehensive income for the year	年內虧損及全面收益總額	-	-	-	-	-	(101,561)	(101,561)
Equity-settled share option scheme arrangements	以股權結算的購股權計劃安排購股權失效	-	-	-	826 (55)	-	- 55	826
Lapse of share options Release of share based payment reserve upon the forfeiture or lapse of share	開放權大級 購股權沒收或失效時釋出以股份 為基礎的支付儲備	_	-	-	,	-		
options Issuance of shares in respect of placing Issuance of shares in respect of share	就配售事項發行股份就購股權計劃發行股份	1,904 41,973		-	(2,172)	-	268	- 41,973
option scheme Release of convertible bonds equity reserve upon the redemption of convertible	到期贖回可換股債券時釋出可換 股債券權益儲備	2	-	-	(1)	-	-	1
bonds at maturity Treasury shares acquired upon settlement	於結清應收或然代價後收購的	-	-	-	-	(5,800)	5,800	-
of contingent consideration receivable Sales of treasury shares	庫存股份 出售庫存股份	- 120	(5,160) 5,160	-	-	-	-	(5,160) 5,280
Issuance of shares in respect of conversion of convertible bonds	就轉換可換股債券發行股份	16,581	-	-	-	(4,829)	-	11,752
At 31 December 2024	於二零二四年十二月三十一日	503,427	_	63,583	26,320	371	(507,228)	86,473

Contributed surplus of the Company represents the difference between the net asset value of the subsidiaries acquired pursuant to certain reorganisation of the Group and the nominal value of the share issued by the Company in exchange thereof. 本公司的繳入盈餘指根據本集團若干重組 所收購附屬公司的資產淨值與本公司作其 交換所發行股份面值的差額。

For the year ended 31 December 2024 截至二零二四年十二月三十一日止年度

42. EVENTS AFTER THE END OF THE REPORTING PERIOD

On 16 January 2025, the Board resolved, among other things, (i) the conditional grants of an aggregate of 44,000,000 award shares to six executive Directors (the "Conditional Grants"); (ii) the grant of an aggregate of 150,000 award shares to three independent non-executive Directors; and (iii) the grant of an aggregate of 6,469,358 award shares to 13 selected employees of the Group under the share award scheme adopted by the Company at the annual general meeting of the Company held on 26 June 2024 (collectively, the "Grants"). The Conditional Grants and the transactions contemplated thereunder were approved by the independent shareholders at the extraordinary general meeting of the Company held on 20 March 2025.

For details of the Grants, please refer to the announcements of the Company dated 16 January 2025, 24 January 2025, 5 February 2025, 19 February 2025 and 20 March 2025, and the circular of the Company dated 28 February 2025.

43. COMPARATIVE FIGURES

As a result of the prior year adjustments as per note 2.3, certain comparative figures have been adjusted to conform to current year's presentation.

42. 報告期末後事項

於二零二五年一月十六日,董事會議決(其中包括)根據本公司於二零二四年六月二十六日舉行的本公司股東週年大會上採納之股份獎勵計劃,(i)向六名執行董事有條件授出合共44,000,000股獎勵股份(「有條件授出」);(ii)向三名獨立非執行董事授出合共150,000股獎勵股份;及(iii)向十三名本集團選定僱員授出合共6,469,358股獎勵股份(統稱「授出」)。於二零二五年三月二十日舉行的本公司股東特別大會上,有條件授出及其項下擬進行的交易獲得獨立股東批准。

有關授出的詳情,請參閱本公司日期為 二零二五年一月十六日、二零二五年一 月二十四日、二零二五年二月五日、二 零二五年二月十九日及二零二五年三月 二十日的公告,以及本公司日期為二零 二五年二月二十八日的通函。

43. 比較數據

根據附註2.3所述的上一個年度調整,若干比較數據已作出調整,以符合本年度的呈列。



股份代號 Stock Code: 1520