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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Yeung Chi Hang (Chairman and Chief Executive Officer)

Mr. Leung Kwong Choi Mr. Wong Po Keung Mr. Chung Siu Wah Mr. Chik To Pan

Mr. Liu Yafei

(appointed on 2 August 2024)

Independent Non-Executive Directors

Mr. Heung Chee Hang, Eric

Mr. Lee Chi Ho

Ms. Lai Pik Chi, Peggy

(appointed on 3 October 2024)

Mr. Wong Kwai Sang

(retired on 3 December 2024)

AUDIT COMMITTEE

Mr. Lee Chi Ho (Chairman)
Mr. Heung Chee Hang, Eric
Ms. Lai Pik Chi, Peggy
(appointed on 3 October 2024)
Mr. Wong Kwai Sang
(retired on 3 December 2024)

REMUNERATION COMMITTEE AND NOMINATION COMMITTEE

Mr. Lee Chi Ho

(appointed as Chairman on 3 December 2024)

Mr. Heung Chee Hang, Eric Ms. Lai Pik Chi, Peggy

(appointed on 3 October 2024)

Mr. Wong Kwai Sang

(retired on 3 December 2024)

COMPANY SECRETARY

Mr. Lo Tai On

AUDITORS

ZHONGHUI ANDA CPA Limited

HONG KONG OFFICE

Room 2608, 26/F, Greenfield Tower, Concordia Plaza No. 1 Science Museum Road, Tsim Sha Tsui East Kowloon

董事會

執行董事

楊智恒先生(主席兼行政總裁)

梁廣才先生

黄保強先生

鍾少樺先生

戚道斌先生

劉亞非先生

(於二零二四年八月二日獲委任)

獨立非執行董事

香志恒先生 李智豪先生 黎碧芝女士

(於二零二四年十月三日獲委任)

黄貴生先生

(於二零二四年十二月三日退任)

審核委員會

李智豪先生(主席)

香志恒先生

黎碧芝女十

(於二零二四年十月三日獲委任)

黄貴生先生

(於二零二四年十二月三日退任)

薪酬委員會及提名委員會

李智豪先生(於二零二四年十二月三日 獲委任為主席)

香志恒先生

黎碧芝女士

(於二零二四年十月三日獲委任)

黄貴生先生

(於二零二四年十二月三日退任)

公司秘書

羅泰安先生

核數師

中匯安達會計師事務所有限公司

香港辦事處

九龍 尖東科學館道一號 康宏廣場南座26樓2608室

REGISTERED OFFICE

PO Box 309 Ugland House Grand Cayman, KY1-1104 Cayman Islands

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

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

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Union Registrars Limited Suites 3301–04, 33/F., Two Chinachem Exchange Square 338 King's Road, North Point Hong Kong

PRINCIPAL BANKERS

China Citic Bank International Limited Bank of China (Hong Kong) Limited The Hongkong and Shanghai Banking Corporation Limited

HONG KONG STOCK CODE

1130

SINGAPORE TRADING SYMBOL

CHEV4000: SP

WEBSITE

www.cergroup.com.hk

註冊辦事處

PO Box 309 Ugland House Grand Cayman, KY1-1104 Cayman Islands

股份過戶登記總處

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

香港股份過戶登記分處

聯合證券登記有限公司 香港 北角英皇道338號 華懋交易廣場2期 33樓3301-04室

主要往來銀行

中信銀行(國際)有限公司 中國銀行(香港)有限公司 香港上海滙豐銀行有限公司

香港股份代號

1130

新加坡股份代號

CHEV4000: SP

網址

www.cergroup.com.hk

On behalf of the board of directors (the "Board") of China Environmental Resources Group Limited (the "Company"), I am pleased to present the Annual Report 2025 and the audited consolidated financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 30 June 2025.

本人謹此代表中國環境資源集團有限公司 (「本公司」)董事會(「董事會」)向股東呈報 二零二五年年報及本公司及其附屬公司(統稱「本集團」)截至二零二五年六月三十日止 年度之經審核綜合財務報表。

BUSINESS AND OPERATION REVIEW

The Group is currently engaged in metal recycle business, motor and motor accessories business, car parking spaces rental, money lending business and securities trading and investment business. The Group also maintains the green businesses of research, development and application of technologies and solutions, manufacture, sale and trading of products, materials, systems and services for green market segments including the environmental markets, agricultural markets, organic markets and green technology markets in the People's Republic of China (the "PRC") and overseas. The Group has also a hotel leasing business in Nepal. The Group has been continuing to explore new business opportunities for corporate development and dedicates to develop sustainable current business.

Investment Properties

The Group holds two investment properties located at PRC and Hong Kong respectively.

In PRC

The Company holds 80% interest of an investment property in PRC which are industrial developments with land lot numbers of 1914130300339 and 1914130300340, located at Longchuanzhou, Renzhou Village, Shatian, Dongguan City, Guangdong Province. The industrial developments comprise two parcels of land with a site area of about 72,335.99 sq.m (or about 778,624.6 sq.ft.) and various buildings and ancillary structures erected thereon. The property has a total gross floor area of approximately 2,598.80 sq.m (or about 27,973.48 sq.ft.). The land use rights of the property have been granted for separate terms expiring on 15 February 2044 and on 10 May 2044 respectively for industrial use.

On 8 June 2023, an ordinary resolution was passed at an extraordinary general meeting of shareholders in relation to the disposal of all 80% interest of the investment property in PRC, a deposit of HK\$11,800,000 has been received and the balance of HK\$47,200,000 shall be received upon completion.

業務及營運回顧

投資物業

本集團持有兩個投資物業,分別位於中國 及香港。

於中國

本公司持有屬工業發展項目的中國投資物業80%權益,其地段編號 1914130300339及1914130300340,位 廣東省東莞市沙田稔洲村龍船洲。該等工 實務展項目包括兩幅地盤面積約72,335.99 平方米(或約778,624.6平方呎)的土地及 於其上的數項樓宇及附屬構築物。該物 總建築面積合計約為2,598.80平方米(或約 27,973.48平方呎)。該物業獲授予獨立期 限的土地使用權,分別於二零四四年二月十五日及二零四四年五月十日屆滿,以作 工業用途。

於二零二三年六月八日,一項普通決議案已於股東特別大會上獲通過,內容有關出售中國投資物業之全部80%權益。按金11,800,000港元已收訖,而餘額47,200,000港元則將於完成後收取。

On 5 December 2023, the Company, the Purchaser and the Disposal Company have entered into a supplemental agreement to the SPA (the "Supplemental Agreement"), pursuant to which the parties thereto mutually agreed that:

- (i) the Completion Date is extended and shall be a Business Day on or before 9 December 2024; and
- (ii) an aggregate amount of HK\$11,800,000 (the "Deposits"), being the first and second instalments of the Transaction Consideration which had been paid by the Purchaser, or any part thereof shall in no circumstances be refunded or refundable to the Purchaser and the Purchaser irrevocably waives and abandons his rights to claim or recover the Deposits or any part thereof under any provisions of the SPA or the laws.

To allow additional time for the Purchaser to look into the matters in relation to the Resumption Action, on 3 January 2025 (after trading hours), the parties to the SPA have entered into the second supplemental agreement to the SPA (the "Second Supplemental Agreement"), pursuant to which the parties thereto mutually acknowledged and agreed that:

- the Completion Date is extended and shall be a Business Day on or before 11 August 2025;
- (ii) the conditions (a), (b) and (c) precedent under the SPA (as set out in the section headed "Letter from the Board The SPA Conditions precedent" in the Circular) have been fulfilled, and shall, for all purposes and intents, be deemed to have been fulfilled upon the signing of the Second Supplemental Agreement up to Completion; and
- the Vendor has disclosed the updated situation of the Resumption Action and the conditions of the buildings at the Property in the Response Letter and the Purchaser: (a) shall at the Completion accept the state and condition of the Property on an "as it shall be basis"; and (b) absolutely waives, releases and discharges the Vendor from the terms of or its obligations under the SPA, including specifically the warranties therein contained, in relation to the Property, which shall be otherwise enforceable against the Vendor as a result of any action that the Government Authorities had taken or, up to the Completion, may take against the Property, including but not limited to, the Resumption Action or requiring further changes to the state of the buildings at the Property as if such terms or obligations were not contained in the SPA.

於二零二三年十二月五日,本公司、買方及出售公司已訂立買賣協議之補充協議 (「補充協議」),據此,訂約方互相協定:

- (i) 完成日期予以延長,且應為於二零 二四年十二月九日或之前之營業日; 及
- (ii) 合共11,800,000港元(「按金」)(即買方已支付之交易代價之第一及第二期付款或其任何部分)在任何情況下均不應或不可退還予買方,而買方不可撤回地捨棄及放棄其可根據買賣協議或法律之任何條文申索或收回按金或其任何部分之權利。

為讓買方有更多時間研究與收地行動有關的事宜,買賣協議各訂約方於二零二五年一月三日(交易時段後)訂立買賣協議的第二份補充協議(「第二份補充協議」),據此,各訂約方互相知悉及協定:

- (i) 完成日期延長至並應為二零二五年八 月十一日或之前的營業日:
- (ii) 買賣協議項下的(a)、(b)及(c)項先決條件(載於通函「董事會函件 買賣協議 先決條件」一節)已獲達成,且就所有目的及意圖而言,應視作在簽署第二份補充協議直至完成時已履行;及

On or before 11 August 2025 (the "Completion Date"), as the Purchaser failed to proceed with Completion by 11 August 2025, the solicitors acting on behalf of the Company served a notice of termination to the Purchaser's solicitors on 11 August 2025 to terminate the SPA (as supplemented and amended by the Supplemental Agreement and the Second Supplemental Agreement, collectively the "Supplemental Agreements"). The Company exercised its right to forfeit the Deposits in an aggregate amount of HK\$11.8 million absolutely as agreed liquidated damages pursuant to the SPA (as supplemented and amended by the Supplemental Agreements).

For details, please refer to relevant announcements.

In Hong Kong

The Group holds 100% interest of a Hong Kong investment property which comprises 95 car parking spaces at Inland Lot No. 1301 where 72 car parking spaces are located at 2nd Floor to 4th Floor of Harbour View Garden and 23 car parking spaces are located at 3rd Floor, Tower III, Harbour View Garden, No. 2 Catchick Street, Hong Kong.

The car parking spaces are held under Government Lease for a term of 999 years commencing on 24 June 1892 and are leased out for parking fee income.

The car parking spaces continued to provide a stable revenue and cash flow to the Group. For the year ended 30 June 2025, rental income recorded at approximately HK\$3,528,000 (2024: approximately HK\$3,932,000). The Group is considering to explore the viability, costs and return on installation of electric vehicle charging facility at the car parking spaces so as to increase their competitiveness with nearby carparks and increase their utilisation rate.

Biological Assets

By way of a forestry management and undertaking agreement, the Group through its wholly-owned subsidiary acquired timber cutting right over a plantation land of approximately 30,000 mu (Chinese Mu) in Shihezi City, Xinjiang (the "Plantation Land") for a period of 30 years commencing on 1 July 2008.

With the consultation of the Company's PRC's Legal Adviser, forestry management and undertaking agreements, the directors of the Company consider that the Company has the right, potential to produce economic benefits and control the biological assets, i.e. the standing timbers on the plantation land and such amount is classified as biological assets of the Company which is measured at its fair value under the Hong Kong Accounting Standard 41 Agriculture at end of each reporting period.

有關詳情,請參閱相關公佈。

於香港

本集團持有包括95個停車位(內地段第1301號)的香港投資物業100%權益,當中72個停車位位於香港吉席街2號海怡花園2樓至4樓,而23個停車位位於香港吉席街2號海怡花園3座3樓。

停車位乃根據政府租契持有,年期為自一八九二年六月二十四日起計999年,並出租以賺取泊車費收入。

停車位繼續為本集團提供穩定收益及現金流量。截至二零二五年六月三十日止年度,租金收入錄得約為3,528,000港元(二零二四年:約3,932,000港元)。本集團正考慮探討於停車位安裝電動車充電設施的可行性、成本及回報,以提升其與鄰近停車場的競爭力及增加其使用率。

生物資產

透過一份林業管理承包合約,本集團透過 其全資附屬公司取得新疆石河子市約 30,000畝(中國畝)種植土地(「種植土地」) 的伐木權,自二零零八年七月一日起,為 期30年。

在諮詢本公司中國法律顧問及考量林業管理承包合約後,本公司董事認為,本公司董事認為有權且有可能產生經濟效益並控制種值土地可採伐林木生物資產,而該等生物資品對為本公司的生物資產,並於各報告期末根據《香港會計準則第41號一農業》按公允值計量。

The Company engaged CNBM Geological Engineering Exploration Academy Co. Ltd. ("CNBM"), who is an independent professional forestry surveying with relevant experience and expertise in relation to forestry surveying to conduct an independent professional forestry surveying over the standing timbers on plantation land. Based on their independent physical forestry surveying works, CNBM's 林地樹林資源2025年度調查報告 reported on certain physical attributes of the standing timbers on plantation land as described below, that provides basis and inputs in determining the fair value of the biological assets.

本公司委聘擁有林業勘查相關經驗及專業知識的獨立專業林業勘查機構中材地類種 程勘查研究院有限公司(「中材」),就種重 土地可採伐林木進行獨立專業林業勘查 根據獨立實體林業勘查工作,中材的《林 樹林資源2025年度調查報告》對種植土地可 採伐林木若干物理屬性如下文所報告據 釐定生物資產公允值提供依據及輸入數據。

The Company engaged Guangdong Feijin Law Firm, who is a qualified PRC legal practitioner to given an opinion as to the Group's rights concerning the biological assets. Guangdong Feijin Law Firm is of the opinion that despite no forestry right certificates, annual timber logging permits, timber processing licences, business licences issued by the State Administration for Industry and Commerce of the PRC to operate timber processing businesses and timber transportation permits are being taken out or granted to the Group for operation at the Plantation Land, the Group's rights under the forestry management and undertaking agreements as to the Plantation Land, use of the timber, logging of timber and their transportation are still being maintained. Hence, these rights in and control of operation at the Plantation Land are of potential to produce economic benefit and the amount is an asset to the Group of which we are obligated to measure its fair value under the Hong Kong Accounting Standard 41 Agriculture at the end of each reporting period.

In the process of valuing the biological assets planted at the Plantation Land, Colliers Appraisal and Advisory Services Co., Ltd. ("Colliers") adopted the Market-Based Approach to estimate the fair value of the biological assets. Discussion of the valuation process and results had been made between the management of the Company and Colliers in respect of the valuation as at end of the reporting date. The fair value of the biological assets was computed using the formula:

於種植在種植土地上的生物資產估值過程,北京高力國際土地房地產資產評估有限公司(「高力國際」)已採用市場基礎法以估算生物資產公允值。本公司管理層與高力國際已於報告日期就估值討論估值流程及結果。生物資產公允值按以下算式計算:

The fair value of biological assets = (total volume of standing timbers x recovery rate) x market price of timber – cutting cost + scrap sale income.

生物資產之公允值 = (可採伐林木總量 x 採收率)x 木材市價 - 砍伐成本 + 廢料銷售收入。

According to 林地樹林資源2025年度調查報告 prepared by CNBM, stratified random samplings have been applied in order to estimate the total volume of standing timbers on the Plantation Land based on the "Dual stumpage volume table for plain area artificial poplar forests of Xinjiang (新疆平原楊樹人工林二元立木材積表) DB65/T2283-2005". During each sampling process, whole plantation land of 30,000 mu was divided into 3,824 sampling areas and 548 sampling areas were selected. The following inputs have been adopted in this valuation based on the opinions as stated in 林地樹林資源2025年度調查報告 prepared by CNBM:

根據中材編製之林地樹林資源2025年度調查報告和「新疆平原楊樹人工林二元立木材積表DB65/T2283-2005」採用分層抽樣法結合隨機抽樣,以估計種植土地之可採伐林木總量。於各抽樣過程中,整個種植土地30,000畝,分為3,824個抽樣地區,已挑選548個抽樣地區。根據中材編製之林地樹林資源2025年度調查報告所載意見,本估值已採納以下輸入數據:

• Total volume of standing timbers = $460,461 \text{ m}^3$

可採伐林木總量 = 460,461立方米

- Recovery rate = 80%
- Cutting cost = 6% of revenue
- Scrap sale income = 3.5% of revenue

Besides, we have also:

- assessed the valuation techniques;
- verified all major inputs to the independent valuation reports;
- held discussions with the independent valuer on the valuation basis, processes and results; and
- held discussions with the relevant personnel who are responsible to the standing timbers on Plantation Land, if appropriate.

The management of the Company has also participated in the discussions with the relevant personnel who are responsible to the standing timbers on plantation land.

Details of the above are set out in Note 21 to the consolidated financial statements.

With reference to the total volume of standing timbers estimated by CNBM and also observable market price of timber of similar pieces in the PRC which was based on the independent market research conducted by Colliers, the adopted market price was RMB481 per cubic meter and thus, Colliers determined the fair value of the Group's biological assets of RMB172,756,000 as at 30 June 2025. To determine how the different values of an independent variable would impact a particular dependent variable under a given set of assumptions, Colliers carried out sensitivity analysis on the fair value of the biological assets in respect of the recovery rate and adopted market price. The results of the sensitivity analysis are as follows:

- 採收率 = 80%
- 砍伐成本 = 收益之6%
- 廢料銷售收入 = 收益之3.5%

此外,我們亦已:

- 評估估值技術;
- 核對獨立估值報告的所有主要輸入數據:
- 就估值基礎、流程及結果與獨立估值 師進行討論;及
- 與負責種植土地可採伐林木之相關人 員進行討論(倘適合)。

本公司管理層亦曾參與與負責種植土地可 採伐林木之相關人員的討論。

上述詳情載於綜合財務報表附註21。

Absolute Change in Recovery Rate 採收率變動絶對值	Applied Recovery Rate 所用採收率	Fair Value of the Biological Asset 生物資產公允值 (RMB) (人民幣)
+10%	90%	194,350,000
+5%	85%	183,553,000
+0%	80%	172,756,000
-5%	75%	161,959,000
-10%	70%	151,161,000

% change in Adopted Market Price 所採納市價變動%	Adopted Market Price 所採納市價 (RMB/m³)	Fair Value of the Biological Asset 生物資產公允值 (RMB)		
	(每立方米人民幣)	(人民幣)		
+10%	529	189,996,000		
+5%	505	181,376,000		
+0%	481	172,756,000		
-5%	457	164,136,000		
-10%	433	155,516,000		

Fair value of the biological assets is mainly affected by the total volume of standing timbers and market price of the polar tree timbers. Despite the Plantation Land still faces problems of shortage of water resources, soil degradation and broken ecosystem, total volume of standing timbers increased 1,064 cubic metres from 459,397 cubic metres of last financial year end to 460.461 cubic metres at this financial year end, representing an increase of 0.23%. Reason for the volume increase is natural growth of polar trees. However, market price of polar tree timber fell from RMB496 per cubic meter of last financial year end to RMB481 at this financial year end, representing a decrease of 3.02%. The fair value is also affected by the fall of Renminbi value against Hong Kong dollars. For cost control reason, the Group has not appointed Plantation Land maintenance operator since July 2018 and yet to devise appropriate valued and economically viable plan to optimise the use of the biological assets. The Group recorded a decrease to approximately HK\$189,080,000 (2024: approximately HK\$190,958,000) in the fair value of the biological assets. The decrease is mainly attributable to the fall of market price of polar tree timber and value of Renminbi.

面臨水資源匱乏、土壤退化及生態系統受 到破壞的問題,可採伐林木總量由去年財 政年底的459,397立方米增加1,064立方米 至本年財政年底的460.461立方米,增幅達 0.23%。數量增加的理由是楊樹林木的天 然增長。然而,楊樹林木的市價由去年財 政年底的每立方米人民幣496元下跌至本年 財政年底的人民幣481元,減幅為3.02%。 公允值亦受到人民幣價值兑港元下跌所影 響。就成本控制理由,本集團自二零一八 年七月未有委任種植土地維護營運商,尚 未部署適當估值及經濟可行計劃,以優化 使用生物資產。本集團錄得生物資產公允 值減少至約189,080,000港元(二零二四 年:約190,958,000港元)。該減少乃主要歸 因於楊樹林木市價及人民幣價值下跌。

生物資產之公允值主要受到採伐林木總量

及楊樹林木市價影響。儘管種植土地仍然

The actual fair value of poplar tree of biological assets in RMB as at 30 June 2025 amounted to approximately RMB172,756,000 (2024: approximately RMB177,731,000). The Group considers that such fair value change is non-cash in nature and will not have effect on the cash flow and business operation of the Group.

During the financial year ended 30 June 2025, the Group recognised aggregate net losses arising from the major non-current assets of approximately HK\$25,592,000 (2024: approximately HK\$60,445,000). This represents the combined effect of the amortisation of intangible assets, the loss arising from changes in fair value less costs to sell of biological assets and fair value loss on investment properties.

以人民幣計算,生物資產內白楊樹的實際公允值於二零二五年六月三十日約為人民幣172,756,000元(二零二四年:約人民幣177,731,000元)。本集團認為,有關公允值變動為非現金性質,且將不會對本集團之現金流量及業務營運造成影響。

於截至二零二五年六月三十日止財政年度,本集團確認來自主要非流動資產之虧損淨額合共約25,592,000港元(二零二四年:約60,445,000港元),代表無形資產攤銷、生物資產公允值變動減出售成本產生之虧損及投資物業之公允值虧損之合併影響。

Operating Rights

The operating rights relate to the favorable aspect of the right to use and operate the plantation land of a subsidiary of the Company. The subsidiary was acquired in the year ended 30 June 2009.

Base on the opinion of Guangdong Feijin Law Firm, as more particularly described in paragraph 2 at the Biological Assets section, the Law Firm further concluded that the duration of 30 years with effect from 1 July 2008 granted under the forestry management and undertaking agreement remains intact for the Plantation Land. Since the Group's rights under the forestry management and undertaking agreements are able to produce potential economic benefits and control of operation rights relative to the Plantation Land, the amount shall be classified as intangible assets of the Company which is amortised using straight-line method over the remaining lease term and the remaining useful life is 13 years (2024: 14).

With reference to the valuation conducted by AP Appraisal Limited ("AP Appraisal"), an independent professional valuer, the recoverable amount of the Group's operating rights is higher than its carrying amount and no impairment has been recognised during the year ended 30 June 2025. The recoverable amount has been determined on the basis of the value in use by using income approach and adopting the cost-saving method (level 3 fair value measurements). The discount rate used was 15.6% (2024: 14.3%).

Details of the above are set out in Note 22 to the consolidated financial statements.

Plantation Sales Business

Source of the plantation sales business is the poplar trees at the Plantation Land. There was no timber cutting activity and, hence, for the year ended 30 June 2025, there was no revenue generated from the plantation sales business (2024: Nil).

A carbon market is a trading system where participants buy and sell carbon credits to meet emission reduction goals or voluntary climate targets. The Group is actively exploring opportunities of using carbon credits produced at the Plantation Land to participate in the carbon market.

The Group continues to work prudently to find the best possible use of the biological assets and will cautiously evaluate the actual economic return after knowing the harvest quota available alongside with comprehensive analysis of all risks and uncertain factors before making any investment decision.

經營權

經營權與本公司附屬公司使用及經營種植 土地權利的有利內容有關。該附屬公司乃 收購於截至二零零九年六月三十日止年度。

經參考獨立專業估值師AP Appraisal Limited (「AP Appraisal」)進行的估值,截至二零二五年六月三十日止年度,本集團經營權利的可收回金額高於其賬面值,且並無確認減值。可收回金額已使用收入法並採納成本節省法(三級公允值計量)按使用價值釐定。已使用的貼現率為15.6%(二零二四年:14.3%)。

上述詳情載於綜合財務報表附註22。

種植銷售業務

種植銷售業務源自種植土地的白楊樹。由於並無伐木活動,故此於截至二零二五年六月三十日止年度,種植銷售業務並無產生收益(二零二四年:無)。

碳市場是一種交易系統,參與者可於該系統買賣碳信用,以達成減排目標或自願氣候目標。本集團正積極探索機會,利用於種植土地所生產的碳信用參與碳市場。

本集團繼續審慎尋找生物資產的最適當用 途,並將於知悉可用採伐限額後謹慎評估 實際經濟回報,以及於作出任何投資決定 前全面分析所有風險及不確定因素。

Metal Recycle Business

For the year ended 30 June 2025, the Group recorded a substantial decrease in revenue from metal recycle business with a total of approximately HK\$2,831,000 (2024: approximately HK\$9.822.000).

The main ultimate buyers of our metal recycle business are factories in PRC. The main metal scrap in our business was steel waste. PRC's steel business is the largest globally but faces challenges from overcapacity, which depresses prices and harm foreign competitors, leading to increased exports and calls for protectionist measures like tariffs. Internal demand for steel in PRC is softening because of substantial declines in infrastructure and building construction. Many small and medium steel manufacturers in PRC were shut down or are experiencing heavy financial losses for a considerable period with major state-owned groups operating mega melting factories dominate the industry. These mega steel makers seldom use steel scraps as their main source. Also, overcapacity and low prices tactics have prompted continuous decline of scrap steel price in PRC resulting in substantial decrease of profit margins and higher risk of operating losses. As such, the Group had slowed down substantially efforts and spendings in the local metal recycle business and shall explore metal recycle business in countries which afford lower risks and reasonable profit returns.

Motor and Motor Accessories Business

For the year ended 30 June 2025, revenue from motor and motor accessories business decreased to approximately HK\$48,769,000 (2024: approximately HK\$63,726,000).

On the sale of car segment, we had completed some backlog orders of BAC Mono. In addition, enquiries of used cars increased and we grasped the opportunity to turn some enquiries into sale during the year, However, the sale of high end car is still in difficulty.

On the sale of motor accessories, the tyres business recorded a decrease of sales from last year's approximately HK\$53,057,000 to this year end of approximately HK\$38,143,000, representing a decrease of 28.1% in Hong Kong and Taiwan market. Also the PRC market recorded a negative turnover from last year's approximately HK\$9,661,000 to this year end of approximately HK\$6,349,000. It was evident that consumer confidence at PRC continued to hover at all-time lows. More and more motor vehicle owners prolonged tyre's maintenance or shifted to use lower tier tyres with cheaper price and Pirelli did not manufacture that category.

金屬回收業務

截至二零二五年六月三十日止年度,本集團金屬回收業務之收益錄得大幅下跌,合 共約為2,831,000港元(二零二四年:約9,822,000港元)。

本集團金屬回收業務的主要最終買家為中 國的工廠,業務所涉的主要金屬廢料為廢 鋼。中國鋼鐵產業規模居全球之首,但面 對產能過剩的挑戰,令價格受壓及打擊外 國競爭對手,從而推高出口,但會惹來關 税等保護主義措施。由於基建及樓宇建設 大幅下行,中國鋼鐵內需漸見疲軟。中國 眾多中小型鋼鐵製造商停業,或相當長時 間錄得嚴重虧損,但同時營運超大型冶煉 鋼鐵的主要國有集團主導行業。該等製鋼 巨擘鮮有以廢鋼作為主要原料。此外,產 能過剩與低價策略亦促使中國廢鋼價格持 續走低,導致利潤率大幅降低並增加經營 虧損風險。鑑於上述情況,本集團已大幅 減慢本地金屬回收業務的投入和開支,並 將物色承受風險較低且利潤回報合理的國 家開展金屬回收業務。

汽車及汽車配件業務

截至二零二五年六月三十日止年度,汽車及汽車配件業務之收益下降至約48,769,000港元(二零二四年:約63,726,000港元)。

銷售汽車分部方面,我們已完成交付若干 BAC Mono積壓訂單。此外,年內二手車查 詢量增加,我們把握機會將若干查詢轉化 為銷售。然而,高端汽車銷售仍然舉步維 艱。

銷售汽車配件方面,香港及台灣市場輪胎業務的銷售從去年約53,057,000港元減幅至今年年底約38,143,000港元,減幅左28.1%。此外,中國市場的營業額由去年約9,661,000港元下降至今年年底約6,349,000港元。顯然,中國的消費者信心持續於歷史低點徘徊。越來越多的車主延長輪胎的保養時間或轉用價格較便宜的低端輪胎,惟Pirelli並不生產該類輪胎。

Decline in sales attributed to several factors. The most important one is that consumers' purchasing power and sentiments have generally declined in Great China, PRC and regions of Hong Kong and Taiwan. Consumer confidence or ability at PRC continued to hover at all-time lows because of a slowdown in economy generally. PRC motor vehicle owners prolonged tyre's maintenance and chose cheaper tyres rather than much higher quality and priced Pirelli tyres. Whilst economy of the Taiwan region is experiencing strong growth, the growth is driven primarily by surging AI hardware and semiconductor manufacturing and the groups benefitted are usually not motor tyre's users. Our target groups are middle to middle-lower classes who use motorcycle. These groups' spending sentiments, although not in negative outlook, are often being driven by price. Tyres manufactured in PRC are allowed to import to Taiwan region subject, like our Pirelli tyres, to compliance with Taiwan region import requirements. Numbers of PRC tyres being imported to Taiwan region are raising. They are cheaper and eat up part of our sales. Disruption in maritime transport between Europe and Asia caused by ongoing geopolitical tensions and military activities in the Red Sea and the Gulf of Aden has caused disruption of our order of premium motor tyres, which are manufactured by Pirelli factories in Europe and used by us for motor racing events. The tariff war between PRC and USA has caused sharp reduction in shipping schedules between them and that also prompted unannounced adjustments to intra-Asia maritime routes. Our suppliers have also experienced unstable production problems due to raw materials transportation issues, which in turn caused impacts to the delivery schedules planned with us.

With the general uncertainty sentiment on global economy, consumers will become increasingly conservative in spending. The Group shall use best efforts to keep the Pirelli market share in region we are present and is exploring means and viability of entering into motor tyres sales business to countries where there are demand or potential demand in near future of quality motor tyres.

Money Lending Business

The Group operates money lending business through a wholly owned subsidiary, which is a holder of money lender's licence under the Money Lenders Ordinance (Chapter 163 of the Laws of Hong Kong). The Group has adopted money lending policies and procedures for handling and/or monitoring the money lending business in compliance with the Money Lenders Ordinance.

銷售下滑由多項因素所致。其中最重要的 原因,是大中華區(包括中國內地、香港及 台灣地區)消費者的購買力及消費氣氛普 遍轉弱。由於整體經濟放緩,中國的消費 信心或能力持續徘徊於歷史低位。中國汽 車車主延長輪胎保養時間,並選擇價格更 低的輪胎,而非價格較高且更優質的Pirelli 輪胎。雖然台灣地區經濟增長強勁,但主 要受人工智能硬件和半導體製造急速擴張 所帶動,受惠群體通常並非汽車輪胎用 家。我們的目標客群為駕駛電單車的中至 中低收入階層。該等客群的消費意欲雖未 轉為悲觀,但往往受價格主導。在符合台 灣地區進口規定的前提下,原產於中國的 輪胎可輸入台灣地區(例如我們的Pirelli輪 胎)。進口至台灣地區的中國輪胎數量持續 上升。其價格較低廉,並會蠶食我們部分 銷售。此外,紅海和亞丁灣的地緣政治緊 張局勢和軍事行動擾亂歐亞之間的海運, 導致用於賽車盛事的Pirelli歐洲工廠製高端 汽車輪胎訂單延誤。中美關税戰亦令兩國 之間航運班次大幅縮減,繼而令亞洲區內 海運航線在未經事先公佈下作出調整。原 材料運輸問題驅使我們的供應商亦出現生 產不穩定的問題,進而影響與我們擬訂的 交付時間表。

隨著環球經濟氣氛普遍不明朗,消費者對支出將愈趨審慎。本集團將竭盡所能維持 Pirelli在我們經營所在地區的市場份額,並 探索途徑和可行性,進軍優質汽車輪胎存 在需求或不久將來出現潛在需求的國家, 開展汽車輪胎銷售業務。

借貸業務

本集團透過一間全資附屬公司經營借貸業務,該公司為香港法例第163章放債人條例項下放債人牌照的持有人。本集團已採納符合放債人條例的借貸政策及程序,以處理及/或監察借貸業務。

During the year, the Group recorded loan interest income of approximately HK\$368,000 (2024: approximately HK\$307,000) from loans granted to both corporate and individual clients. The outstanding principal amount of loan receivables net of provision of impairment loss as at 30 June 2025 was approximately HK\$5,315,000 (2024: approximately HK\$5,517,000). During the year, no provision for impairment loss of loan receivables was made (2024: no provision) was considered necessary in the application of HKFRS 9 by the Group.

The scope of the money lending services of the Group mainly focuses on the provision of corporate or personal loans to referred customers, instead of the mass customer market, with loan size of not more than HK\$5 million in general. The target clientele primarily consists of (i) corporations which are in small to medium size with well-established business operations in Hong Kong and/ or the PRC; and (ii) businessmen, executives or professionals in various industries, as referred from the Company's senior management, business partners or clients with past business dealings with the Group. The funding for the money lending business is financed by the internal resources of the Group.

The key operation of the money lending business of the Group is in Hong Kong. When a prospective client is identified, the finance department of the Group will conduct a series of due diligence work for the purpose of credit assessment. The management of the Company is primarily responsible for the credit assessment, loan approval and determination of terms under the respective loan agreements.

Internal Control Policies and Credit Risk Assessment

The Group has maintained the internal control policies for its money lending business in managing the credit risk and safeguarding the assets and interests of the Group. The key internal control procedures adopted by the Group in terms of credit risk assessment and ongoing monitoring of loan recoverability and loan collection are outlined below:

Credit Risk Assessment

To assess the creditworthiness and the repayment ability of the potential borrowers, the Group would conduct a series of due diligence work including (i) obtaining information as to the identity, background, statutory documents and financial conditions of the potential borrowers as well as the purpose of the loan; (ii) reviewing the financial statements of the corporate borrowers; and (iii) performing relevant searches such as judiciary judgment search and internet search regarding news or events that may have negative bearings on the loans or the repayment ability of the borrowers.

於本年度,本集團自向企業及個人客戶授出貸款錄得貸款利息收入約368,000港元(二零二四年:約307,000港元)。於二零二五年六月三十日,尚未償還的應收貸款本金額(扣除減值虧損撥備)約為5,315,000港元(二零二四年:約5,517,000港元)。於本年度,本集團應用香港財務報告準則第9號,並無就應收貸款計提減值虧損撥備(二零二四年:無撥備)。

本集團借貸業務的主要營運地點為香港。 當識別出潛在客戶,本集團的財務部門將 就信貸評估進行一系列盡職審查工作。本 公司管理層主要負責信貸評估、貸款審批 及釐定各貸款協議項下的條款。

內部監控政策及信貸風險評估

本集團已維持其借貸業務的內部監控政策 以管理信貸風險及保障本集團的資產及利 益。本集團在信貸風險評估及持續監控貸 款可收回性及貸款追討方面採納的主要內 部監控程序概述如下:

信貸風險評估

為評估潛在借款方的信譽及還款能力,本集團將進行一系列盡職審查工作,包括(i) 獲取有關潛在借款方的身份、背景、 文件及財務狀況以及貸款目的等資料可能 審閱公司借款方的財務報表:及(iii)對可能 對借款方的貸款或還款能力產生負面影響 的消息或事件進行相關搜索,例如司法判 決搜索及互聯網搜索。

In respect of loan extension/renewal or change of loan terms, the internal control procedures to be conducted by the Group would include (i) reviewing the latest financial statements of the corporate borrowers; (ii) understanding from the borrowers on, among others, the reasons for loan extension/renewal or change of loan terms, the financial conditions and the intended repayment schedule/method etc.; (iii) performing relevant searches such as judiciary judgment search and internet search regarding news or events that may have negative bearings on the loans or the repayment ability of the borrowers; and (iv) assessing the feasibility of such revision(s) to the loan terms by the Board taking into account various factors such as the assessed risks, the track record of past business dealings with the borrowers as well as any other potential business opportunities.

Ongoing Monitoring of Loan Recoverability and Loan Collection

The finance department of the Group is responsible for ongoing monitoring of the loan portfolio, loan recoverability, debt collection as well as identifying any irregularities and taking mitigating measures if and when necessary. Whenever any irregularity is identified, the Group would enquire with the relevant borrower to reassess the credit risk and the loan recoverability.

The Group maintains a loan register to monitor loan repayment schedule and status. Follow-up actions in the event of a loan delinquency include telephone calls, email or text messages. The Group will issue demand letters and serve statutory demand to the defaulting client in the case that the overdue persists, and, if the circumstances warrant, it may consider pursuing legal actions against the defaulting client after seeking legal advice.

Basis of Determination of Major Terms of Loans

The key terms of loan such as the principal amount, the interest rates, the tenure, the repayment terms vary and are determined by factors including but not limited to the background and credibility of borrowers, the value of security (if any) and the assessed risk. The credit risk for a listed corporate borrower is generally considered lower than that for a private company. In determining the interest rates, the Group would take into consideration, among others, the amount of loan, the loan tenure, the value of security (if any), the assessed risk, the track record of past business dealings with the potential client(s), the prospects of other future businesses and the prevailing market interest rates. In determining the extension period at the request of borrowers, the Group would base on arm's length negotiations with borrowers with reference to, among others, the needs and the financial condition of the borrowers, the potential or past business dealings with the borrowers and the assessed risks associated with the relevant loans.

持續監控貸款可收回性及貸款追討

本集團的財務部門負責持續監控貸款組合、貸款可收回性、債務追討,以及識別任何異常情況並在有需要時採取緩解措施。每當識別任何異常情況,本集團將向相關借款方查詢,以重新評估信貸風險及貸款可收回性。

本集團設有貸款登記冊以監控貸款還款時間表及狀況。有關拖欠貸款的跟進行動包括電話、電郵或短信。如持續逾期未還,本集團將向違約客戶發出催繳函及送達法定追償書,並在情況需要時,經徵求法律意見後考慮對違約客戶採取法律行動。

主要貸款條款的釐定基準

Loan Portfolio as of 30 June 2025

As at 30 June 2025, the Group had five customers with the aggregate loan receivables before loss allowance for expected credit losses of approximately HK\$15,810,000, of which approximately HK\$7,177,000, or approximately 45.4%, was due from the largest borrower while approximately HK\$4,091,000 and approximately HK\$4,033,000, or approximately 25.9% and approximately 25.5%, were due from the second and the third largest borrowers, respectively. All these five customers were secured by referrals. The summary of major terms of the loan portfolio as of 30 June 2025 is tabulated below:

截至二零二五年六月三十日的貸款組合

於二零二五年六月三十日,本集團有五名客戶,應收貸款總額(扣除預期信貸虧損的虧損撥備前)約為15,810,000港元,其中約7,177,000港元或約45.4%乃應收最大借款方,而約4,091,000港元及約4,033,000港元(或約25.9%及約25.5%)乃分別應收第二大及第三大借款方。該五名客戶均透過轉入獲得。截至二零二五年六月三十日,款組合的主要條款概要如下表所示:

Loan	Background of the borrowers	Date of grant of loans	Principal loan amount granted	Outstanding loan receivables as at 30 June 2025			Latest repayment terms	Collateral/ guarantee	Proportion of the outstanding loan receivables before loss allowance for expected credit losses as at 30 June 2025 於二零二五年
貸款	借款方的背景	授出貸款日期	授出貸款 本金額	於二零二五年 六月三十日的 應收付置 (Note 1) (附註1) Approx. 概約	二零二五年 六月三十日 止年度適用	遠款/到期日期 (經續期或延長)	最新還款條款	抵押品/擔保	ボーデーコー的 未信選應收貸款 (扣除預期信貸虧損的 虧損機備前)的比例 (Note 1) (附註1) Approx. 概約
			(HK\$'000) (千港元)	(HK\$'000) (千港元)					
1	Borrower 1 is a company listed on the Main Board of the Stock Exchange. Please also refer to the paragraph headed "Information on Borrower 1" in the announcement published on 31 May 2023.	September 2016	5,000	7,177	(Note 2)	December 2025 (Note 2)	Bullet repayment	Not applicable	45.4%
	借款方一為一間於聯交所主板上市的公司。另請參閱於二零二三年五月三十一日刊發的公佈「借款方一的資料」一段。	二零一六年九月			(附註2)	二零二五年十二月 (附註2)	一次性還款	不適用	
2	Borrower 2 was a company previously listed on GEM but delisted in 2021. 借款方二為一間先前於GEM 卜市但於二	October 2018 - 零一八年十月	5,000	4,033 (Note 1) (附註1)	(Note 3)	December 2023 (Note 3) 二零二三年十二月	Bullet repayment 一次件環款	Guaranteed 有擔保	25.5%
	零二一年除牌的公司。			,,	,,,,,	(附註3)	01,000		
3	Borrower 3 is a private company with business operation in Hong Kong.	November 2018	1,000	327	12%	November 2025 (Note 4)	Instalment loan with 36 payments in three years (Note 4)	Secured by luxury watches and guaranteed	2.0%
	借款方三為一間於香港經營業務的私人 公司。	二零一八年十一月				二零二五年十一月 (附註4)	於三年內分三十六期 支付的分期貸款 (附註4)	以名貴手錶作抵 押及有擔保	
4	Borrower 4 is a businessman.	April 2018	5,000	4,091 (Note 1)	Nil (Note 5)	November 2023 (Note 5)	Bullet repayment (Note 5)	Not applicable	25.9%
	借款方四為一名商人。	二零一八年四月		(附註1)		二零二三年十一月 (附註5)	一次性還款(附註5)	不適用	
5	Borrower 5 is a businessman.	May 2019	200	182 (Note 1)	20%	September 2023 (Note 6)	Instalment loan with 24 payments in two years (Note 6)	Not applicable	1.2%
	借款方五為一名商人。	二零一九年五月		(附註1)		二零二三年九月 (附註6)	於兩年內分二十四期支付的分期貸款 (附註6)	不適用	
			Total 總計	15,810					100.0%

Notes:

- (1) The outstanding loan receivables before loss allowance for expected credit losses as at 30 June 2025 amounted to approximately HK\$15.8 million. After taking into account the provision of impairment loss made to the respective amount of approximately HK\$4.0 million, HK\$4.1 million and HK\$0.2 million in respect of the outstanding loan receivables under Loan 2, 4 and 5, the outstanding loan receivables of the Group net of provision of impairment loss as at 30 June 2025 amounted to approximately HK\$7.5 million.
- (2) The tenure of Loan 1 as initially granted was 180 days and the repayment date of Loan 1 has been further extended to 10 December 2025 as per eleven supplemental agreements. The interest rate of Loan 1 has been revised from 9% (applicable for the period from September 2016 to December 2020) to 2% (applicable for the period from December 2020 to December 2023), and further to 6.5% (applicable for the period from December 2023 to December 2025). Please also refer to the section headed "DISCLOSEABLE TRANSACTION RELATING TO FURTHER EXTENSION OF LOAN" in the announcement published on 31 May 2023 for the detailed terms of Loan 1.
- (3) The tenure of Loan 2 as initially granted was one month and the repayment date of Loan 2 has been further extended to 31 December 2023 as per four supplemental agreements to the loan agreement entered into between the Lender and Borrower 2. Upon expiry of the extended repayment date, no further supplemental agreement had been entered during the year ended 30 June 2025. The interest rate of Loan 2 has been revised from 20% (applicable for the period from October 2018 to August 2020) to 30% (applicable for the period from September 2020 to December 2023).
- (4) The tenure of Loan 3 as initially granted was 12 months and the maturity date of Loan 3 has been further extended to 25 November 2025 as per four supplemental agreements to the loan agreement entered into between the Lender and Borrower 3. The repayment terms have been changed from monthly repayment of interest and repayment of principal on the maturity date during the period from November 2018 to November 2022 to instalment repayment during the period from November 2022 to November 2025.
- (5) The tenure of Loan 4 as initially granted was 12 months and the repayment date of Loan 4 has been further extended to 3 November 2023 as per five supplemental agreements (including a settlement deed) to the loan agreement entered into between the Lender and Borrower 4. Upon expiry of the extended repayment date, no further supplemental agreement had been entered during the year ended 30 June 2025. The repayment terms have been changed from instalment repayment during the period from April 2018 to November 2020 to bullet repayment during the period from November 2020 to November 2023. The interest rate of Loan 4 has been revised from 12% (applicable for the period from November 2020 to November 2020), to 2% (applicable for the period from November 2020 to November 2022), and nil (applicable for the period from November 2022 to November 2023).

附註:

- (1) 於二零二五年六月三十日,未償還應收貸款 (扣除預期信貸虧損的虧損撥備前)約為15.8 百萬港元。經計及就貸款二、四及五項下未 償還應收貸款全部金額分別約4.0百萬港元、 4.1百萬港元及0.2百萬港元作出的減值虧損 撥備後,本集團於二零二五年六月三十日的 未償還應收貸款(扣除減值虧損撥備)約為 7.5百萬港元。
- (2) 初步授出的貸款一期限為180日,而貸款一的還款日期已根據十一份補充協議進一步和長至二零二五年十二月十日。貸款一的利益。 長至二零二五年十二月十日。貸款一的利益。 日由9%(適用於二零一六年九月至二零二年十二月至二零二三年十二月期間),修訂為2%(適用於二零二等年十二月期間),一步修訂為6.5%(適用於二零十二日至三十十二日至二零十二十四計組條款,另請參閱於二零二三十一日計級於一、零二三十一日刊發的公佈「有關貸款進一步延期的須予披露交易」一節。
- (3) 初步授出的貸款二期限為一個月,而貸款二 的還款日期已根據貸款方與借款方二所訂立 的四份貸款協議補充協議進一步延長至二零 二三年十二月三十一日。於經延長還款日期 屆滿後,截至二零二五年六月三十日止年度 內並無訂立進一步補充協議。貸款二的利率 已由20%(適用於二零一八年十月至二零二 零年八月期間)修訂為30%(適用於二零二零 年九月至二零二三年十二月期間)。
- (4) 初步授出的貸款三期限為12個月,而貸款三的到期日期已根據貸款方與借款方三所訂立的四份貸款協議補充協議進一步延長至二零二五年十一月二十五日。還款條款已由於二零一八年十一月至二零二二年十一月期間每月償還利息及於到期日期償還本金更改為於二零二二年十一月至二零二五年十一月期間分期還款。
- (5) 初步授出的貸款四期限為12個月,而貸款四的還款日期已根據貸款方與借款方仍所買的五份貸款協議補充協議(包括一份月三五份貸款協議補充協議(包括一份月三五份課)進一步延長至二二十一月至二零年十一月至二零年十一月至二零二十一月至二零二年十一月期間)。

The tenure of Loan 5 as initially granted was three months and the maturity date of Loan 5 has been further extended to 13 September 2023 as per four supplemental agreements to the loan agreement entered into between the Lender and Borrower 5. Upon expiry of the extended repayment date, no further supplemental agreement had been entered during the year ended 30 June 2025. The repayment terms have been changed from bullet repayment during the period from May 2019 to October 2021 to instalment repayment during the period from October 2021 to September 2023.

The internal control procedures and credit assessment carried out by the Group on each of the loans at the time of initial grant and subsequent extensions or change of loan terms together with the actions taken by the Group on the incidents of defaults (if any) are summarized as follows:

初步授出的貸款五期限為三個月,而貸款五 的到期日期已根據貸款方與借款方五所訂立 的四份貸款協議補充協議進一步延長至二零 二三年九月十三日。於經延長還款日期屆滿 後,截至二零二五年六月三十日止年度內並 無訂立進一步補充協議。還款條款已由於二 零一九年五月至二零二一年十月期間一次性 還款更改為於二零二一年十月至二零二三年 九月期間分期還款。

本集團於初步授出及其後延長或更改貸款 條款時對各項貸款進行的內部監控程序及 信貸評估連同本集團就違約事件採取的行 動(如有)概述如下:

Internal control procedures and Loan credit assessment on the loans

貸款 貸款的內部監控程序及信貸評估

At the time of granting Loan 1, the Group conducted relevant due diligence work for its credit risk assessment including reviewing the memorandum and articles of association of Borrower 1, the then announcements and the then financial reports/results published by Borrower 1 on the website of the Stock Exchange. The financial performance and financial positions revealed the financial strength and repayment ability of Borrower 1 at the time of granting the loan.

> 於授出貸款一時,本集團就其信貸風 險評估進行相關盡職審查工作,包括 審閱借款方一的組織章程大綱及細 則、借款方一於聯交所網站刊發當時 的公佈及當時的財務報告/業績。財 務表現及財務狀況反映借款方一於授 出貸款時的財務實力及還款能力。

Other basis and factors considered by the The Group's actions taken Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

At the request of Borrower 1, the Group offered a lower interest rate for Loan 1 since December 2020 (and up to December 2025). having taken into account the followings: 應借款方一的要求,本集團自二零二零年 十二月起(及截至二零二五年十二月止)就貸 款一提供較低利率,當中經考慮以下各項:

the Company recognized the adverse market sentiment prevailing in 2020, being the first year of the unprecedented COVID-19 pandemic, and the deteriorating financial performance of and the financial pressure experienced by Borrower 1 during these unprecedented and unpredictable difficult times;

本公司意識到於二零二零年(即爆發 前所未見COVID-19疫情的第一年)普 遍存在不利市場情緒,以及借款方-於此段前所未見及不可預測的困難時 期的財務表現惡化及面臨財務壓力;

on the incidents of defaults (if any)

本集團就違約事件採取的行動 (如有)

Not applicable. 不適用。

Internal control procedures and Loan credit assessment on the loans

貸款 貸款的內部監控程序及信貸評估

Other basis and factors considered by the The Group's actions taken Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

on the incidents of defaults (if any)

本集團就違約事件採取的行動 (如有)

1

- while Borrower 1, being an industry counterpart which through its subsidiaries was engaged in the money lending business and holding a valid money lenders licence under the Money Lender Ordinance at the material time, is offered to enjoy a lower interest rate for Loan 1 granted, the Group may reasonably assume to enjoy the same merit of lower interest rate to be offered by Borrower 1 in return if and when needed in the future; and 借款方一(作為诱過其附屬公司於關 鍵時間從事放債業務並持有放債人條 例項下的有效放債人牌照的行業對手 方)就授出的貸款一享有較低利率,本 集團可因而合理假設於日後有需要時 將享有借款方一提供較低利率的相同 優惠;及
- by retaining strong bonding with (iii) Borrower 1, being a company listed on the Main Board of the Stock Exchange since 2007 (with market capitalization up to HK\$13 billion in 2018), the Group may be benefited from the potential business opportunities including but not limited to business referrals, strategic collaborations and/or investment prospects which, if capitalized, may potentially be more lucrative than the interest income to be generated from Loan 1.

透過與借款方一(一間自二零零七年 起於聯交所主板上市的公司,於二零 一八年的市值高達130億港元)保持緊 密關係,本集團可能受益於潛在商 機,包括但不限於業務轉介、戰略合 作及/或投資前景,倘資本化,可能 較貸款一產生的利息收入更有利可圖。

Internal control procedures and Loan credit assessment on the loans

Other basis and factors considered by the The Group's actions taken Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

on the incidents of defaults (if any)

本集團就違約事件採取的行動 (如有)

貸款 貸款的內部監控程序及信貸評估

Having considered the loan recoverability backed by the improving financial positions since 2019 and the turnaround financial performance of Borrower 1 since 2023, the Group agreed to the further extension of Loan 1 from December 2023 to December 2025 (at the request of Borrower 1). In return, the Group has increased the interest rate to 6.5%. 考慮到由自二零一九年起財務狀況改 善以及借款方一自二零二三年起的財 務表現好轉支持的貸款可收回性,本 集團同意將貸款一的期限從二零二三 年十二月進一步延長至二零二五年 十二月(應借款方一的要求)。作為回 報,本集團已將利率提高至6.5%。

Internal control procedures and Loan credit assessment on the loans

貸款 貸款的內部監控程序及信貸評估

At the time of granting Loan 2, the Group conducted relevant due diligence work for its credit risk assessment including reviewing the memorandum of association and articles of association of Borrower 2 the then announcements and the then financial reports/results published by Borrower 2 on the website of the Stock Exchange. Given the then listing status of Borrower 2 and the then gearing ratio being less than 1, its financial condition was considered acceptable and the credit risk was relatively low at the time of granting the loan.

> 於授出貸款二時,本集團就其信貸風 險評估進行相關盡職審查工作,包括 審閱借款方二的組織章程大綱及組織 章程細則、借款方二於聯交所網站刊 發當時的公佈及當時的財務報告/業 績。鑑於借款方二當時的上市地位及 當時的資產負債比率低於1,其財務狀 况被視為可接受,且於授出貸款時的 信貸風險相對較低。

> Before agreeing to the extensions of the repayment date of Loan 2, the Group has obtained and reviewed the then latest business information of Borrower 2 to ascertain its repayment ability and enquired about its debt restructuring plan.

> 於同意延長貸款二的還款日期前,本 集團已取得並審閱借款方二當時最新 的業務資料,以確認其還款能力,並 對其債務重組計劃作出查詢。

Other basis and factors considered by the The Group's actions taken Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

The Group revised the interest rate from 20% to 30% per annum starting from 1 September 2020 in response to Borrower 2's request for extension of the repayment

應借款方二有關延長還款日期的要求,本集 團自二零二零年九月一日起將年利率由20% 修訂為30%。

on the incidents of defaults (if any)

本集團就違約事件採取的行動 (如有)

Following the incidents of default of Borrower 2 in 2019, the finance department of the Group had from time to time made telephone calls to Borrower 2 to demand settlement and enquired about the expected time for repayment. In view of the prolonged non-repayment, the Group had engaged an external legal adviser to initiate legal actions including serving a statutory demand to Borrower 2. Subsequently, the Group reached a consensus on the settlement arrangement with Borrower 2 and collected part of the loan receivables from it in 2019.

繼借款方二於二零一九年發生違約 事件後,本集團財務部門不時致電 借款方二要求清償款項,以及查詢 預期還款時間。鑑於長期未償還款 項,本集團已委聘外部法律顧問採 取法律行動,包括向借款方二送達 法定追償書。其後,本集團與借款 方二就清償安排達成共識,並於二 零一九年向其收回部分應收貸款。

In light of Borrower 2's default in repayment upon expiry of the extended repayment date of Loan 2, the Company has engaged an external legal adviser to take legal actions in 2024 for recovering the outstanding loan receivables. A writ of summons against Borrower 2 had been issued and service of the writ by registered post to Borrower 2's registered office in the Cayman Islands was effected in April 2025. The recovering process is still ongoing as at the date of this annual report.

鑒於借款方二於貸款二延長還款日 期到期後未能按時還款,本公司已 聘請外部法律顧問於二零二四年採 取法律行動以追回未償還應收貸 款。針對借款方二的傳票已發出, 並於二零二五年四月以掛號郵件方 式送達借款方二位於開曼群島的註 冊辦公室。於本年報日期,追回流 程仍然正在進行中。

Internal control procedures and Loan credit assessment on the loans

Other basis and factors considered by the The Group's actions taken Group before agreeing to the extensions or the change of loan terms

on the incidents of defaults (if any)

貸款 貸款的內部監控程序及信貸評估

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

本集團就違約事件採取的行動 (如有)

At the time of granting Loan 3, the Group conducted relevant due diligence work for its credit risk assessment including reviewing the business registration certificate, certificate of change of name, annual returns, audited report and bank statement of Borrower 3 and performing judiciary judgment search and internet search. The Company considered that the credit risk is controllable and the likelihood of recoverability of the loan is high given the security charged with satisfactory loan-to-security ratio and having taken into account that Borrower 3 has genuine operation (rather than being an investment holding company).

Given the security charged with satisfactory loan-to-security ratio and good track record of repayment, the Company agreed to the extensions and revised the repayment terms from monthly repayment of interest and repayment of principal on the maturity date to instalment payment, which further reduces the credit risk.

Not applicable.

於授出貸款三時,本集團就其信貸風 險評估進行相關盡職審查工作,包括 審閱借款方三的商業登記證、更改名 稱證明書、年度申報表、經審核報告 及銀行結單,以及進行司法判決搜索 及互聯網搜索。鑑於抵押品有足以信 納的貸款抵押品比率,並考慮到借款 方三有實際經營業務(而非作為一間 投資控股公司),本公司認為信貸風險 可控,且貸款可收回性較高。

鑑於抵押品有足以信納的貸款抵押品比率, 以及良好的還款紀錄,本公司同意延期,並 將還款條款由每月償還利息及於到期日期償 還本金修訂為分期付款,從而進一步減低信 貸風險。

不適用。

Internal control procedures and Loan credit assessment on the loans

貸款 貸款的內部監控程序及信貸評估

At the time of granting Loan 4, the Group conducted relevant due diligence work for its credit risk assessment, including performing judiciary judgment search and internet search. Given that (i) Borrower 4 was a reputable person with significant background, in particular as a Justice of the Peace, and previously held directorships in several listed companies; and (ii) no news or events that may have negative bearings on the loan or the repayment ability of Borrower 4 were found based on the result of relevant public searches, Borrower 4 was considered creditworthy and financially sound at the time of granting the loan.

Other basis and factors considered by the Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

At the request of Borrower 4, the Group offered a lower interest rate under Loan 4 since November 2020 and changed the repayment terms including the extension for bullet repayment, having taken into account the followings:

應借款方四的要求,本集團自二零二零年十一月起就貸款四提供較低利率,並更改還款條款(包括延期一次性還款),當中經考慮以下各項:

the Company recognized the adverse market sentiment prevailing in 2020, being the first year of the unprecedented COVID-19 pandemic, and the acute financial difficulties of Borrower 4 as a result of unprecedented series of worldwide events since mid of 2018; and

本公司意識到於二零二零年(即爆發前所未見COVID-19疫情的第一年)普遍存在不利市場情緒,以及自二零一八年年中以來,由於發生一系列前所未見的全球性事件,借款方四有嚴重財務困難;及

The Group's actions taken on the incidents of defaults (if any)

本集團就違約事件採取的行動 (如有)

Following the incidents of default of Borrower 4 at the material times during the period from 2018 to 2020, the Group had from time to time made telephone calls to Borrower 4 to demand settlement and enquired about the expected time for repayment and issued demand letters to Borrower 4. Upon issuance of a demand letter by the Company through a legal adviser to Borrower 4 in 2019, Borrower 4 had shown his commitment in repayment of the outstanding principal and interests accrued by delivering post-dated cheques in an aggregate sum of approximately HK\$4.7 million (based on the then proposed instalment payment schedule pursuant to a settlement deed) to the Group. The Group resolved to enter into the settlement deed in June 2019 in consideration of receipt of the post-dated cheques delivered by Borrower 4.

(如有)

Internal control procedures and Loan credit assessment on the loans

Other basis and factors considered by the The Group's actions taken Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的

其他基準及因素

on the incidents of defaults (if any) 本集團就違約事件採取的行動

貸款 貸款的內部監控程序及信貸評估

At the times of granting extensions, the Group had been in close contact with 四 Borrower 4 in understanding, among others, his financial needs for extensions with the intended repayment schedule, and performed public searches on Borrower 4. No news or events that may have negative bearings on the loan or the repayment ability of Borrower 4 was found. Further, the Group had periodically reviewed the full lists of Justices of the Peace and confirmed that Borrower 4 has still been holding the office of the Justice of the Peace, revealing that the credibility of Borrower 4 remained. 於授出延期時,本集團一直與借款方四 保持緊密聯繫,以了解(其中包括)其對 延期的財務需要及擬定還款時間表,並 對借款方四進行公開搜索。概無發現任 何可能對借款方四的貸款或還款能力 有負面影響的消息或事件。此外,本集 團已定期審閱太平紳士的完整名單,並 確認借款方四仍擔任太平紳士一職,反 映借款方四的信譽保持不變。

having taken into account that Borrower 4 has extensive networks in both Hong Kong and the PRC, the Group envisages to bolster a solid, stable and long-term relationship with Borrower 4 and to be benefited from any potential business or investment opportunities as referred and lined up by him through his extensive networks which may be more fruitful to the Group as compared to the interest income to be incurred from Loan 4. Capitalizing on the networks of Borrower 4, the Group has gained access to a range of potential business and investment opportunities since 2016, most of which were related to the principal businesses of the Group, in particular the metal recycle business has materialized and become an integral component of the Group's core operations. The Group had been,

> 考慮到借款方四於香港及中國均擁有 廣泛人脈,本集團展望與借款方四加強 堅固、穩定及長期的關係,並誘過其廣 泛人脈受惠於任何其轉介及推介的潛 在業務或投資機會,與貸款四產生的利 息收入相比,其可能為本集團帶來更多 成果。憑藉借款方四的人脈,本集團自 二零一六年起已獲得一系列潛在業務 及投資機會,其中大部分與本集團的主 要業務有關,尤其是金屬回收業務已實 現並成為本集團核心業務的組成部分。 本集團一直並可能繼續受惠於與借款 方四堅固、長期及互惠的關係。

> and is likely to continue to be,

benefited from the solid, long- standing

and mutually beneficial relationship with

Borrower 4.

Following the default of Borrower 4 in late 2019, the Group issued a demand letter to Borrower 4 in March 2020 and was given to understand that his cash flow pressure would be eased after his business opportunities as contemplated in the PRC become fruitful. However, such attempts had been subsequently baffled by the unprecedented COVID-19 pandemic with stringent travel restrictions. As a gesture of goodwill, Borrower 4 had done his darnedest to make early partial repayments on interests during the period from December 2021 to October 2022 despite the agreed bullet repayment term.

繼借款方如於二零一九年年底違約 後,本集團於二零二零年三月向借款 方四發出催繳函,並獲悉其現金流量 壓力將於其在中國所計劃的商機有所 成果後得以緩解。然而,有關嘗試其 後因前所未見的COVID-19疫情及嚴格 的旅遊限制而受挫。為表善意,儘管 經協定條款為一次性還款,借款方四 仍在二零二一年十二月至二零二二年 十月期間竭力提前償還部分利息。

In light of Borrower 4's default in repayment upon expiry of the extended repayment date of Loan 4, the Company has engaged an external legal adviser to take legal actions in 2024 for recovering the outstanding loan receivables. A writ of summons against Borrower 4 had been issued and a consent summons was filed in 2025 in relation to ongoing legal proceedings for recovery of the outstanding loan. The parties are engaged in ongoing negotiations and the recovering process is still ongoing as at the date of this annual report.

鑑於借款方四於貸款四延長還款日期 到期後未能按時還款,本公司已聘請 外部法律顧問於二零二四年採取法律 行動以追回未償還應收貸款。針對借 款方四的傳票已發出,二零二五年亦 就追索未償還貸款的持續法律訴訟提 交同意傳票。於本年報日期,雙方正 進行持續磋商,追回流程仍然正在進 行中。

Internal control procedures and Loan credit assessment on the loans

Group before agreeing to the extensions or the change of loan terms

本集團於同意延長或更改貸款條款前考慮的 其他基準及因素

Other basis and factors considered by the The Group's actions taken on the incidents of defaults (if any)

本集團就違約事件採取的行動 (如有)

貸款 貸款的內部監控程序及信貸評估

At the time of granting Loan 5, the Group conducted relevant due diligence work for credit risk assessment including performing judiciary judgment search and internet search. No news or events that may have negative bearings on the loan or the repayment ability of Borrower 5 were found based on the result of relevant public searches. In order to control the credit risk, the Group granted the loan in the amount of HK\$200,000 only.

於授出貸款五時,本集團就信貸風險 評估進行相關盡職審查工作,包括進 行司法判決搜索及互聯網搜索。基於 相關公開搜索的結果,概無發現任何 可能對借款方五的貸款或還款能力有 負面影響的消息或事件。為控制信貸 風險,本集團僅授出貸款200,000港 元。

To lower the credit risk for Loan 5, the Group revised the repayment terms in September 2021 from bullet repayment to instalment repayment in response to the request from Borrower 5 for extension of the repayment date to 13 September 2023.

為降低貸款五的信貸風險,本集團於二零 二一年九月修訂還款條款,由一次性還款更 改為分期還款,以回應借款方五將還款日期 延長至二零二三年九月十三日的要求。

Following Borrower 5's default in repayment of the instalment loan since the last payment made in July 2022, the Group had issued demand letters to demand for immediate repayment. In May 2023, the Group collected part of the loan receivables from Borrower 5. Upon expiry of the extended repayment date of Loan 5, the Group issued further demand letters and has maintained ongoing communication with Borrower 5 to pursue recovery of the outstanding loan receivables. The recovering process is still ongoing as at the date of this annual report.

繼借款方五自二零二二年七月作出 最後一次付款以來拖欠償還分期貸 款後,本集團已發出催繳函要求即 時還款。於二零二三年五月,本集 團向借款方五收回部分應收貸款。 於貸款五的經延長還款日期屆滿 後,本集團已發出進一步催款函, 並與借款方五保持持續溝通,以追 討未償還應收貸款。於本年報日 期,追回流程仍然正在進行中。

The Group has adhered to its internal control policies in respect of ongoing monitoring of loan recoverability, including but not limited to identifying irregularities from time to time and making enquiries with the involved borrowers in order to reassess the associated credit risks under relevant loans and the impact on loan recoverability. The Group will continue to assess the likelihood of recovering the outstanding loan receivables and evaluate the costs and benefits of taking legal actions against the borrowers who default in payment. Having considered that the aforementioned incidents of defaults were primarily due to the global economic downturn and poor investment market sentiments as a result of the series of unprecedented and unforeseeable incidents (including the United States-China trade war since mid of 2018 followed by the Anti-Extradition Law Amendment Bill Movement in Hong Kong, the COVID-19 pandemic and/or the interest rates hikes by the United States) which adversely affected the financial and liquidity conditions of the relevant borrowers, there were no reasons for the Group to cast doubt on the effectiveness of its credit assessment work done and the Company believes that the internal control policies for the money lending business of the Group are effective.

本集團已遵守其有關持續監控貸款可收回 性的內部監控政策,包括但不限於不時識 別異常情況,並向所涉借款方查詢,以重 新評估相關貸款項下的相關信貸風險及對 貸款可回收性的影響。本集團將繼續評估 收回未償還應收貸款的可能性,並評估對 拖欠還款的借款方採取法律行動的成本及 裨益。考慮到上述違約事件主要是由於一 連串前所未見及不可預見的事件(包括自 二零一八年年中以來的中美貿易戰以及後 來香港的反對逃犯條例修訂運動、 COVID-19疫情及/或美國加息,該等事件 對相關借款方的財務及流動資金狀況造成 不利影響)令全球經濟低迷及投資市場情 緒不佳所致,本集團並無理由懷疑其所作 信貸評估工作的有效性,而本公司相信本 集團借貸業務的內部監控政策行之有效。

To the best of the Directors' knowledge, information and belief, after having made all reasonable enquiries, each of the above borrowers and/or their respective ultimate beneficial owner(s) (if applicable) is an Independent Third Party. Therefore, none of the loan transactions constituted a connected transaction under Chapter 14A of the Listing Rules. None of the loan transaction(s) during the year ended 30 June 2025 constituted a notifiable transaction of the Company under Chapter 14 of the Listing Rules. Save and except for the further extension in respect of Loan 1 as disclosed under the section headed "DISCLOSEABLE TRANSACTION RELATING TO FURTHER EXTENSION OF LOAN" in the announcement published on 31 May 2023, the Company has complied with the requirements set out in Chapter 14 and/or 14A of the Listing Rules when it granted or extended the loans to each of the respective borrowers whose loan were still outstanding as at 30 June 2025.

Impairment Assessment

The Company performed impairment assessment on loan receivables under expected credit loss ("ECL") model. The money lending business is relatively inactive and small in scale as compared to other principal businesses of the Group and the aggregate outstanding loan receivables before loss allowance for ECL were associated with five loans only and represented approximately 2.6% of the total assets of the Group as at 30 June 2025, which are relatively immaterial in terms of the aggregate value.

The identification of bad and doubtful debts requires the use of judgement and estimates. Impairments arise where events or changes in circumstances indicate that the balances may not be collectible or the borrowers' inabilities to make timely payments. The Group assessed various factors in its internal control procedures to determine the probability of default and recoverability of loan for measuring the loss allowance (if any) for the loans, which include but limited to: (i) any significant changes in the creditworthiness of borrower; (ii) any significant changes in the value of the collateral or in the quality of guarantees; (iii) any actual or expected significant adverse changes in financial conditions that are expected to cause a significant change to the borrower's ability to meet its obligations; and/or (iv) past collection history of the borrowers and any significant changes in their behaviour such as payment status. The Group believes that its internal control procedures in respect of ongoing monitoring of loan recoverability are effective in identifying any significant changes in the creditworthiness or financial conditions of the borrowers, which in turn ensures the robust and effective impairment assessment process.

減值評估

本公司基於預期信貸虧損(「預期信貸虧損」)模型就應收貸款進行減值評估。與本集團的其他主要業務相比,借貸應收貸款銀(扣除預期信貸虧損的虧損撥備前)僅與五項貸款相關,佔本集團於二至二五份資產總額約2.6%,就總價值而言相對不重大。

識別呆壞賬需要運用判斷及估計。於發生 顯示餘額可能無法收回或借款方無法及時 付款之事件或情況變動下會出現減值。為 計量貸款的虧損撥備(如有),本集團於其 內部監控程序中評估各種因素以確定貸款 的違約概率及可收回性,包括但不限於: (i)借款方信用度的任何重大變動;(ii)抵押 品價值或擔保質素的任何重大變動;(iii)預 期導致借款方履行其責任的能力出現重大 變動的財務狀況的任何實際或預期重大不 利變動;及/或(iv)借款方過去的收款紀錄 及其行為(如付款狀況)的任何重大變動。 本集團相信,其有關持續監控貸款可收回 性的內部監控程序可有效識別借款方信用 度或財務狀況的任何重大變動,從而確保 穩健有效的減值評估程序。

The Group's basis of impairment assessment for each of the loans 本集團於二零二五年六月三十日對各項貸 as at 30 June 2025 are tabulated below:

款進行減值評估的基準如下表所示:

Borrowers 借款方	Factors considered by the Group in assessing the probability of default and recoverability of loan and the impairment as at 30 June 2025 本集團評估二零二五年六月三十日貸款違約概率及可收回性及減值情況時考慮的因素
Borrower 1	Given the listing status of Borrower 1, its strong net current assets and total equity positions (which far exceeded the outstanding amount of the loan) coupled with its profit-making position based on its latest audited financial information, the Group considered there had been no significant adverse change in its repayment ability and determined no impairment was necessary.
借款方一	鑑於借款方一的上市地位,其具有強勁的流動資產淨值及權益總額(遠超過貸款的未償還金額),以及根據其最新經審核財務資料顯示的盈利狀況,本集團認為其還款能力並無重大不利變動,並確定沒有必要進行減值。
Borrower 2	Given the cancellation of listing of Borrower 2 in March 2021, the Group considered the possibility of loan recoverability to be remote and thus recognized the impairment loss for the entire amount of the outstanding loan receivables during the year ended 30 June 2021. No additional provision or reversal of provision for impairment loss for the loan receivables under Loan 2 was made during the year ended 30 June 2025.
借款方二	鑑於借款方二於二零二一年三月取消上市,本集團認為收回貸款的可能性很小,因此對截至二零二一年六月三十日止年度的未償還應收貸款全額確認減值虧損。截至二零二五年六月三十日止年度,概無就貸款二項下的應收貸款計提額外減值虧損撥備或撥備撥回。
Borrower 3	Given no adverse change in the value of collateral and no incidents of default by Borrower 3, the Group considered there had been no significant adverse change in its repayment ability and determined no impairment was necessary.
借款方三	鑑於抵押品價值並無不利變動及借款方三並無違約事件,本集團認為其還款能力並無重大 不利變動,並確定沒有必要進行減值。
Borrower 4	Upon conducting a bankruptcy search at the Official Receiver's Office in August 2023, a bankruptcy record associated with Borrower 4 was found. It was revealed that Borrower 4 has been summoned for a hearing initially scheduled in August 2023, but it was subsequently rescheduled to October 2023. Considering the prudence of loan recoverability, the Group recognized an impairment loss for the entire outstanding loan receivables during the year ended 30 June 2023. No additional provision or reversal of provision for impairment loss for the loan receivables under Loan 4 was made during the year ended 30 June 2025.
借款方四	於二零二三年八月在破產管理署的辦事處進行破產搜查後,發現與借款方四相關的破產記錄。茲發現借款方四已遭傳召出席初步定於二零二三年八月舉行的聆訊,惟該聆訊其後改期至二零二三年十月。經審慎考慮貸款可收回性,本集團於截至二零二三年六月三十日止年度內就全部未償還應收貸款確認減值虧損。截至二零二五年六月三十日止年度,概無就貸款四項下的應收貸款計提額外減值虧損撥備或撥備撥回。
Borrower 5	Owing to the non-repayment by Borrower 5 at the material time during the year ended 30 June 2023 (save for partial payments made in July 2022 and May 2023), the Group considered the possibility of loan recoverability to be remote and thus recognized the impairment loss for the entire amount of the outstanding loan receivables during the year ended 30 June 2023. No additional provision was made during the year ended 30 June 2025. However, Borrower 5 repaid approximately HK\$18,000, which was reversed from the provision for impairment loss of loan receivables under Loan 5.
借款方五	由於借款方五於截至二零二三年六月三十日止年度內的關鍵時刻並無還款(除於二零二二年七月及二零二三年五月部分付款外),本集團認為貸款可收回性的可能微乎其微,故於截至二零二三年六月三十日止年度內就全部未償還應收貸款確認減值虧損。截至二零二五年六月三十日止年度,概無計提額外撥備。然而,借款方五已償還約18,000港元,該筆還款已從貸款五項下應收貸款的減值虧損撥備撥回。

Securities Trading and Investment Business

The Group maintained a very cautious approach and had made one additional investment during the year. Performance of the prices of the invested stocks were partially up and partially down. As at 30 June 2025, size of the securities investment portfolio amounted to approximately HK\$140,000 (2024: approximately HK\$5,032,000).

For the year ended 30 June 2025, the Group recorded a net gain on fair value changes in investments at fair value through profit or loss of the invested stocks of approximately HK\$5,672,000 (2024: approximately HK\$1,052,000).

Details of the Group's investments at fair value through profit or loss of the invested stocks are set out in the sub-section headed "Significant Investments".

Green Technology

There was no revenue on the green technology for the year (2024: Nil).

Hotel Leasing Business

The Group owns a hotel located at Thamel district, Kathmandu, Nepal, which started operation in July 2022. The hotel has around 40 guest rooms with food and beverage outlets on the ground floor and first floor. For the year ended 30 June 2025, the revenue from the hotel leasing business amounted to approximately HK\$4,924,000 (2024: approximately HK\$4,784,000).

PROSPECTS

The general view of USA political economy outlook is for continued economic deceleration into 2026 (real GDP growth is projected to decelerate further in 2025 and 2026, with some forecasts suggesting growth could be as low as 1.1% to 1.4% for 2026), driven by slowing job growth (job growth has significantly slowed), tariff-driven inflation (higher consumer prices and reduced real income), and interest rates cutting (the Federal Reserve announced 0.25% cut in interest rate and is expected to continue cutting interest rates as economic growth softens, but tensions between the POTUS and the Federal Reserve remains), though the probability of a severe recession remains around 35-40%. Key political factors include potential policy shifts after a federal election, such as changes in fiscal policy and impact on business confidence, with potential risks like weakened institutional independence and crony capitalism. Economic headwinds include persistent inflation, supply chain disruption from tariffs, slowdown in consumer spending and higher borrowing costs.

證券買賣及投資業務

本集團維持非常謹慎的態度,且於年內作出一項額外投資。已投資股份的價格表現部分向上及部分向下。於二零二五年六月三十日,證券投資組合規模約為140,000港元(二零二四年:約5,032,000港元)。

截至二零二五年六月三十日止年度,本集團錄得有關已投資股份的按公允值計入損益之投資之公允值變動之收益淨額約5,672,000港元(二零二四年:約1,052,000港元)。

本集團有關已投資股份的按公允值計入損 益之投資詳情載於「重大投資 | 分節。

綠色技術

綠色技術於本年度並無錄得收益(二零二四年:無)。

酒店租賃業務

本集團擁有一間位於尼泊爾加德滿都塔美爾區的酒店,其於二零二二年七月開始營業。該酒店約有40間客房,以及位於地下及一樓的餐飲食肆。截至二零二五年六月三十日止年度,酒店租賃業務的收益約為4,924,000港元(二零二四年:約4,784,000港元)。

前景

對美國政經前景的普遍看法是經濟將持續 放緩至二零二六年(實質國內生產總值增 長預計於二零二五年及二零二六年進一步 放緩,部分預測顯示二零二六年增長率可 能低至1.1%至1.4%),主要由就業增長放 緩(就業增長已顯著放緩)、關稅推動的通 脹(消費物價上升及實質收入減少)及利率 削減(聯儲局宣佈減息0.25厘,預期隨著經 濟增長疲弱將繼續減息,但美國總統與聯 儲局之間的緊張關係仍然存在)所推動,儘 管嚴重衰退的機率維持在約35%至40%。 主要政治因素包括聯邦選舉後的潛在政策 轉向,例如財政政策變化及對營商信心的 影響,潛在風險包括制度獨立性減弱及裙 帶資本主義。利淡經濟的因素包括持續通 脹、關税導致的供應鏈中斷、消費開支放 緩及借貸成本上升。

PRC's economy in 2025 is expected to see moderate growth, with forecasts around 4.8% from organisations like IMF, following strong first-half data. While the outlook has improved and the government is promoting new growth drives like high-tech industries, significant challenges remain, particularly the ongoing property sector downturn, high public debt, potential USA tariff escalations, and subdued consumer and business confidence. Policy support and a focus on certain reforms are seen as crucial for stabilising the economy and achieving growth targets despite external headwinds.

On the PRC and USA relationships, President Xi and Trump talked to each other personally through a call on 19 September. Despite the lack of any specific development from the call, experts agreed that the leaders talking was in itself a sign of a thaw, especially as President Xi had previously refused to get to the phone with Trump. It seems like they are ready to negotiate other more difficult and complicated issues. However, there is still a long way to go.

Back to Hong Kong's economy, it is projected to maintain solid growth for the rest of 2025, driven by strong exports and improving domestic demand, with government forecasting 2-3% GDP growth for the full year. Key factors supporting the economy include robust performance in the PRC and other Asian economies, a strengthening stock market, and government initiatives to boost consumption and attract investment. How, the outlook faces external risks from USA trade policies, dimmer global growth prospects, and uncertainties surrounding the pace of USA Federal Reserve interest rate cuts and a weakling US dollars. Internal risks include changes in residents' consumption patterns may continue to restrain the recovery of private consumption, property market remain slow, especially in commercial properties transactions, and property prices remain relatively a downward trend, and efficiency of execution government policies or routines by some departments and agencies falls short of expectations of general public and shake confidence. Again, there is no reason for pessimism about Hong Kong's future if the traditional advantages of internationalism, free port traits, free and stab monetary market are all being maintained and the decision makers and policies executors of Hong Kong can put more focus on economy.

回到香港經濟,預計在二零二五年餘下時 間維持穩健增長,動力來自強勁出口及內 需改善,政府預測全年本地生產總值增長 為2%至3%。支撐因素包括中國及其他亞 洲經濟表現穩健、股市走強,以及政府推 動刺激消費與吸引投資的措施。不過,前 景面臨外圍風險,包括美國貿易政策、全 球增長前景轉弱,以及美國聯儲局減息步 伐的不確定性與美元轉弱。內部風險方 面,居民消費模式變化或持續抑制私人消 費復甦,樓市交投偏慢(尤以商業物業為 甚), 樓價仍呈相對下行趨勢; 另有部分政 府部門與機構在政策與日常執行效率上未 達公眾預期,動搖信心。總括而言,只要 香港的傳統優勢 — 國際化、自由港特質、 自由而穩定的貨幣與金融市場 — 得以維 持,並且決策者與政策執行者能更聚焦經 濟,對香港前景毋須悲觀。

FINANCIAL REVIEW

For the year ended 30 June 2025, revenue of the Group decreased by 26.6% to approximately HK\$60,749,000 (2024: approximately HK\$82,817,000) and gross profit of the Group decreased by 25.2% to approximately HK\$13,252,000 (2024: approximately HK\$17,724,000). Loss for the year ended 30 June 2025 decreased to approximately HK\$42,940,000 as compared to loss of approximately HK\$72,084,000 of last corresponding year. The decrease in revenue was mainly due to the decrease from the motor business and material recycled business. The decrease in gross profit was mainly due to the decrease from the motor business. The loss for the year was mainly due to administrative and operating expenses, fair value loss on investment properties, loss arising from changes in fair value less costs to sell of biological assets, provision for impairment loss of receivables and finance cost. The Group considers that the change in fair value is non-cash in nature and will not have material adverse effect on the financial position of the Group.

For the year ended 30 June 2025, basic and diluted loss per share were HK8 cents (2024: HK16 cents). Loss arising from changes in fair value less costs to sell of biological assets was approximately HK\$5,373,000 (2024: approximately HK\$38,595,000). Fair value loss on investment properties was approximately HK\$15,680,000 (2024: approximately HK\$17,294,000).

For the year ended 30 June 2025, the finance costs were approximately HK\$5,989,000 (2024: approximately HK\$6,801,000). Administrative expenses from operations for the year ended 30 June 2025 decreased to approximately HK\$35,725,000 (2024: approximately HK\$40,907,000). It included major items such as amortisation of intangible assets of approximately HK\$4,539,000, salaries and directors' emoluments of approximately HK\$14,077,000 and legal and professional fee of approximately HK\$3,266,000. Income tax credit was recorded at approximately HK\$2,341,000 (2024: approximately HK\$10,594,000). Exchange gain on translating foreign operations was recorded at approximately HK\$4,503,000 (2024: loss approximately HK\$1,180,000).

財務回顧

截至二零二五年六月三十日止年度,本集 團的收益減少26.6%至約60,749,000港元 (二零二四年:約82,817,000港元),而本集 團毛利減少25.2%至約13,252,000港元(二 零二四年:約17,724,000港元)。截至二零 二五年六月三十日止年度的虧損減少至約 42,940,000港元,而去年同期則為虧損約 72,084,000港元。收益減少乃主要由於汽 車業務及物料回收業務減少所致。毛利減 少乃主要由於汽車業務減少所致。年內虧 損主要由於行政及營運開支、投資物業公 允值虧損、生物資產公允值變動減出售成 本產生的虧損、應收賬款減值虧損撥備及 融資成本所致。本集團認為,公允值變動 乃非現金性質,且將不會對本集團之財務 狀況造成重大不利影響。

截至二零二五年六月三十日止年度,每股基本及攤薄虧損為8港仙(二零二四年:16港仙)。生物資產公允值變動減出售成本產生的虧損約為5,373,000港元(二零二四年:約38,595,000港元)。投資物業公允值虧損約為15,680,000港元(二零二四年:約17,294,000港元)。

截至二零二五年六月三十日止年度,融資成本約為5,989,000港元(二零二四年:約6,801,000港元)。截至二零二五年六月三十日止年度,經營產生的行政開支下跌至約35,725,000港元(二零二四年:約40,907,000港元),包括的主要項目如無形資產攤銷約4,539,000港元、薪金及董費用約3,266,000港元等。所得稅抵免錄得約2,341,000港元(二零二四年:約10,594,000港元)。換算海外業務之匯兑收益錄得約4,503,000港元(二零二四年:虧損約1,180,000港元)。

Liquidity and Financial Resources

As at 30 June 2025, the total assets of the Group were approximately HK\$607,732,000 (2024: approximately HK\$661,398,000), including cash and bank balances of approximately HK\$1,920,000 (2024: approximately HK\$22,857,000, restated).

The Group's total borrowings as at 30 June 2025 were approximately HK\$68,099,000 (2024: approximately HK\$84,841,000). The Group's gearing ratio (which was expressed as a percentage of total borrowings over total equity) was approximately 17.9% as at 30 June 2025 (2024: approximately 20.2%).

As at 30 June 2025, the Group's net assets amounted to approximately HK\$380,585,000 (2024: approximately HK\$419,022,000).

The directors of the Company are of the view that the Group has sufficient working capital to finance its operations and to meet its financial obligations as and when they fall due in the foreseeable future.

Significant Investments

As at 30 June 2025, the Group held investments at fair value through profit or loss of the invested stocks of approximately HK\$140,000. Details of the significant investments are as follows:

流動資金及財務資源

於二零二五年六月三十日,本集團總資產約 為607,732,000港元(二零二四年:約661,398,000港元),其中包括現金及銀行結餘約1,920,000港元(二零二四年:約22,857,000港元(經重訂))。

於二零二五年六月三十日,本集團借款總額約為68,099,000港元(二零二四年:約84,841,000港元)。於二零二五年六月三十日,本集團的資產負債比率(以借款總額除以總權益之百分比表示)約為17.9%(二零二四年:約20.2%)。

於二零二五年六月三十日,本集團資產淨值約為380,585,000港元(二零二四年:約419,022,000港元)。

本公司董事認為本集團有充足營運資金以 撥資其經營並有能力償還於可預見未來內 到期之財務責任。

重大投資

於二零二五年六月三十日,本集團持有已投資股份的按公允值計入損益之投資約140,000港元。重大投資詳情如下:

				Net unrealized gains on listed		Approximate percentage of investments at fair value through profit	Approximate percentage to the net assets
Stock Name	Note	Stock Code	Place of incorporation	上市證券的	Market value	or loss 按公允值計入	of the Group 佔本集團資產
股份名稱	附註	股份代號	註冊成立地點	未變現收益 淨額	市值	損益之投資之 概約百分比	淨值之概約 百分比
				HK\$'000	HK\$'000	%	%
				千港元	千港元	%	%
Wai Chun Group Holdings Ltd. 偉俊集團控股有限公司	1	1013	Bermuda 百慕達	75	140	100	0.04

Note:

1. Wai Chun Group Holdings Ltd is an investment holding company principally engaged in the trading of chemicals and agricultural products. The company operates its business through two segments. The General Trading segment is engaged in the trading of chemicals. The Sales and Integrated Services segment is engaged in the sales and provision of integrated services for computer and communication systems. The segment is also engaged in the design and manufacture of information system software. No dividend was received for the year ended 30 June 2025. According to its latest published financial statements, it had net liabilities of approximately HK\$203,673,000 as at 31 March 2025.

EMPLOYMENT AND REMUNERATION POLICY

As at 30 June 2025, the Group had 31 (2024: 44) employees. The Group implements remuneration policy, bonus and share option scheme to ensure that pay scales of its employees are rewarded on a performance related basis within the general framework of the Group's remuneration.

CHARGES ON THE GROUP ASSETS

As at 30 June 2025, the bank loans of approximately HK\$63,544,000 were secured by (i) the car parking spaces with aggregate carrying amount of approximately HK\$170,000,000; (ii) a deed of assignment of rental income from the car parking spaces; and (iii) personal guarantee from a director of the Company.

DIVIDEND

The directors of the Company do not recommend or declare the payment of any dividend in respect of the year ended 30 June 2025 (2024: Nil).

EXPOSURE TO FLUCTUATIONS IN EXCHANGE RATES

The Group conducted most of its business in Great British Pound, Renminbi, United States Dollar and Hong Kong Dollars for the year ended 30 June 2025. The Group has transactional currency exposures. Such exposures arise from the business operations in the PRC denominated in RMB. As at 30 June 2025, the Group had a minimal exposure to foreign currency risk as most of its business transactions were principally denominated in the respective functional currencies used by the respective group entities.

The Group does not have a foreign currency hedging policy in respect of its foreign currency assets and liabilities. The Group will closely monitor its foreign currency exposure and will consider using hedging instruments in respect of significant foreign currency exposure as and when appropriate.

附註:

僱傭及酬金政策

於二零二五年六月三十日,本集團聘用31 名僱員(二零二四年:44名)。本集團實施 酬金政策、花紅及購股權計劃,以確保其 僱員之薪金數額乃於本集團酬金一般架構 內釐定並以其表現為評核基準。

本集團資產抵押

於二零二五年六月三十日,銀行貸款約63,544,000港元以(i)賬面總值約170,000,000港元之停車位:(ii)來自停車位的租金收入轉讓契據:及(iii)本公司一名董事之個人擔保作抵押。

股息

本公司董事並不建議或宣佈就截至二零 二五年六月三十日止年度派付任何股息(二 零二四年:無)。

匯率波動風險

於截至二零二五年六月三十日止年度,本度集團大部分業務以英鎊、人民幣、幣風險元進行。本集團須承受於計值的業團,於二零二五年六月三十分業團,於二零二五年六月三十分業團,極輕微外幣風險,因為大功能貨幣計值。與有關集團實體各自之功能貨幣計值。

本集團並無就其外幣資產及負債制定外幣 對沖政策。本集團將密切監察其外幣風險,並將於適當時候考慮就重大外幣風險 使用對沖工具。

CONTINGENT LIABILITIES

As at 30 June 2025, the directors of the Company are not aware of any material contingent liabilities (2024: Nil).

LEGAL PROCEEDINGS

Legal proceedings regarding a refundable secured deposit

As disclosed in note 29 to the consolidated financial statements. the Company has engaged a Hong Kong solicitors' firm to commence legal proceedings against two independent third parties (being the vendor and the target company under a then proposed acquisition of 100% equity interest in the hotel operations in the PRC by the Company) (the "Defendants") to recover a refundable secured deposit in the outstanding amount of HK\$11,000,000 (together with the accrued interest) which was overdue on 22 August 2023. In July 2024, an application for default judgment has been lodged against the Defendants to the Court of First Instance of the High Court of Hong Kong (the "Court") for approval. In September 2024, the Court made the final and interlocutory judgment and ordered the Defendants to pay the Group, among others, HK\$11,000,000 together with the accrued interest, costs associated with relevant legal documents and due diligence under the proposed acquisition and its subsequent termination, and costs of this action to be summarily assessed.

The Company is seeking a legal advice to the enforcement of the final and interlocutory judgment.

或然負債

於二零二五年六月三十日,本公司董事並 不知悉有任何重大或然負債(二零二四年: 無)。

法律程序

有關可退還已抵押按金的法律程序

誠如綜合財務報表附註29所披露,本公司 已委聘一間香港律師行就兩名獨立第三方 (即本公司當時建議收購中國酒店業務 100%股權項下的賣方及目標公司(「抗辯 人」))展開法律程序,以收回於二零二三年 八月二十二日逾期尚未清償金額達 11,000,000港元(連同應計利息)的可退還 已抵押按金。於二零二四年七月,本公司 已向香港高等法院原訟法庭(「法院」)提出 針對抗辯人的缺席判決申請,以供批准。 於二零二四年九月,法院作出最終及非正 審判決,並頒令抗辯人向本集團支付(其中 包括)11,000,000港元連同應計利息、與建 議收購及其後續終止項下相關法律文件及 盡職審查相關的成本,以及簡要程序評估 的訟費。

本公司正就最終判決及非正審判決的強制執行尋求法律意見。

Yeung Chi Hang

Chairman

Hong Kong, 30 September 2025

楊智恒

主席

香港,二零二五年九月三十日

Biographical Details of Directors 董事簡歷

EXECUTIVE DIRECTORS

Mr. Yeung Chi Hang, aged 46, was appointed as Executive Director on 16 January 2014. Mr. Yeung was also appointed as the Chairman and chief executive officer of the Company on 27 January 2015 and a member of each of the Remuneration Committee and Nomination Committee on 25 September 2023 and ceased on 5 December 2023. Mr. Yeung is a substantial shareholder of the Company. Mr. Yeung studied at Camosun College, Canada and has over 10 years of experience in investment, hotel management and in operating entertainment businesses.

Mr. Leung Kwong Choi, aged 69, was appointed as Executive Director on 6 October 2008. He is a director of a subsidiary of the Company. Mr. Leung holds a Bachelor of Social Science Degree from the Chinese University of Hong Kong. He had been working for 10 years in the marketing department of Hang Lung Development Ltd. since graduation. Mr. Leung has over 28 years of real estate and business experience in Hong Kong and Mainland China concentrating in property investment and development, acquisition and merger, deal marking and investment projects arrangement. He was as an independent non-executive director of Rainbow Digital Commercial Co., Ltd. (stock code: 002419SZ) and Smartac International Holdings Limited (former stock code: 395 and listing cancelled on 20 February 2023) from 19 September 2019 and 31 March 2022 respectively.

Mr. Wong Po Keung, aged 54, was appointed as Executive Director on 30 September 2013. He is also the director of certain subsidiaries of the Company and the financial controller of the Company. Mr. Wong holds a Master degree in business administration from the University of South Australia. He is a fellow member of both the Association of Chartered Certified Accountants and the Hong Kong Institute of Certified Public Accountants. He has ample experience in auditing, accounting, financial management and company secretarial practices in respect of listed companies. He is as an independent non-executive director of FSM Holdings Limited (stock code: 1721) from 8 April 2020, and of Wai Chun Bio-Technology Limited (stock code: 660) and Wai Chun Group Holdings Limited (stock code: 1013) from 12 May 2025.

執行董事

Biographical Details of Directors 董事簡歷

Mr. Chung Siu Wah, aged 68, was appointed as Executive Director on 14 August 2014. He is also a director of certain subsidiaries of the Company. Mr. Chung started his career in 1976 by joining the Hong Kong Government as a Customs Inspector. He obtained his law degree with honour at the University of London in 1986 and further obtained his Postgraduate Certificate of Laws at University of Hong Kong in 1987. He resigned from the Customs and Excise Department in 1987 and started his legal career. He has been a solicitor practicing in Hong Kong since 1989. He joined Tony Kan & Co. in 1987 and became a partner in 1992. He retired from the partnership in 2004 but continues to associate with the law firm as a consultant till now. Mr. Chung has over 8 years of experience in the hotel, gaming and entertainment industry. Mr. Chung has also experience in the management of listed company in Hong Kong.

Mr. Chik To Pan, aged 46, was appointed as Executive Director on 15 April 2016. He is also a director of certain subsidiaries of the Company. Mr. Chik has wide experience in licensing of karaoke music products, operating entertainment businesses and wedding service businesses. Mr. Chik has also experience in the management of listed company in Hong Kong. He was as an executive director of United Power Investment Limited (now named as China Tangshang Holdings Limited) (a company listed on the Main Board of the Stock Exchange) (stock code: 674) for the period from 8 March 2005 to 24 January 2008.

Mr. Liu Yafei, aged 56, was appointed as Executive Director on 2 August 2024. He has over 15 years of experience in international trading and mining business in the People's Republic of China. He obtained his master's degree in engineering from Wuhan University in June 2009.

鍾少樺先生,68歲,於二零一四年八月 十四日獲委任為執行董事。彼亦在本公司 若干附屬公司任職董事。鍾先生於 一九七六年透過加入香港政府海關擔任督 察開始其職業生涯。彼於一九八六年獲得 英國倫敦大學法律榮譽學位,其後於 一九八七年獲得香港大學法律專業證書。 彼於一九八十年辭去香港海關職務並開始 法律職業。彼自一九八九年以來一直為香 港執業律師。彼於一九八七年加入簡松年 律師行並於一九九二年成為一名合夥人。 彼於二零零四年退出合夥關係,惟至今仍 繼續與該律師事務所合作,擔任其顧問。 鍾先生於酒店、博彩及娛樂行業擁有逾八 年經驗。鍾先生亦擁有管理香港上市公司 之經驗。

劉亞非先生,56歲,於二零二四年八月二日獲委任為執行董事。彼於中華人民共和國的國際貿易及採礦業務擁有逾15年經驗。彼於二零零九年六月在武漢大學取得工程學碩士學位。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Heung Chee Hang, Eric, aged 57, was appointed as Independent Non-executive Director on 16 January 2015. He is also a member of audit committee, remuneration committee and nomination committee. He is a qualified solicitor admitted to the Supreme Court of Hong Kong and a Civil Celebrant of Marriages. Mr. Heung received a bachelor's degree in Law from University of Leicester England. He has more than 23 years of experience in the legal profession. Mr. Heung is presently a partner of Messrs. Wong Heung Sum & Lawyers, executive committee member of Basic Law Institute Limited, committee member of USRC Standing Disciplinary and Member of the sixth Guangxi Guilin Municipal Committee of the Chinese People's Political Consultative Conference.

Mr. Lee Chi Ho, aged 43, was appointed as Independent Non-executive Director on 5 December 2023. He is also the chairman of audit committee and a member of each of remuneration committee and nomination committee. After the conclusion of the 2024 AGM, he acts as the Chairman of the remuneration committee and nomination committee. He is a fellow member of the Association of Chartered Certified Accountants and has over 20 years of experience in finance, auditing and accounting sectors. He obtained his Bachelor of Arts in Accountancy from The Hong Kong Polytechnic University in November 2004. Mr. Lee has been serving as the chief financial officer in two companies listed in Hong Kong, namely (i) TOMO Holdings Limited (stock code: 6928) since April 2023 to 1 July 2025; and (ii) Carry Wealth Holdings Limited (stock code: 643) since November 2023. Effective from 16 June 2025, he has also been appointed as an executive director of Carry Wealth Holdings Limited (stock code: 643). He previously worked as chief financial officer for various companies in Hong Kong and the People's Republic of China from June 2014 to April 2023. From August 2004 to December 2013, Mr. Lee was employed at Deloitte Touche Tohmatsu in Hong Kong and its affiliates operating in Shenzhen and Shanghai, with the last position as audit manager.

獨立非執行董事

李智豪先生,43歲,於二零二三年十二月 五日獲委任為獨立非執行董事。彼亦為審 核委員會主席,以及薪酬委員會及提名委 員會各自的成員。於二零二四年股東週年 大會結束後,彼擔任薪酬委員會及提名委 員會各自之主席。彼為特許公認會計師公 會資深會員,並於財務、審計及會計領域 擁有逾20年經驗。彼於二零零四年十一月 取得香港理工大學會計學文學士學位。李 先生於兩間香港上市公司擔任財務總監, 即(i)萬馬控股有限公司(股份代號:6928) (自二零二三年四月至二零二五年十月一 日);及(ii)恒富控股有限公司(股份代號: 643)(自二零二三年十一月起)。自二零 二五年六月十六日起,彼亦獲委任為恒富 控股有限公司(股份代號:643)之執行董 事。此前,彼曾於二零一四年六月至二零 二三年四月擔任多間香港及中華人民共和 國公司的財務總監。於二零零四年八月至 二零一三年十二月期間,李先生曾任職於 香港德勤 • 關黃陳方會計師行及其於深圳 及上海營運之聯屬公司,最後職位為審計 經理。

Biographical Details of Directors 董事簡歷

Ms. Lai Pik Chi, Peggy, aged 61, was appointed as Independent Non-executive Director and a member of audit committee, remuneration committee and nomination committee on 3 October 2024. She has over 30 years of auditing, accounting, financial management experience. She obtained a master degree of business administration from the University of Manchester in the United Kingdom in June 2010. She is a fellow member of the Association of Chartered Certified Accountants and an associate member of the Hong Kong Institute of Certified Public Accountants. She is currently an independent non-executive director of KPa-BM Holdings Limited (stock code: 2663) and Wuxi Life International Holdings Group Limited (stock code: 8148), both companies listed on the Stock Exchange. She was an independent non-executive director of Wan Leader International Limited (stock code: 8482) from August 2024 to September 2024, Elegance Optical International Holdings Limited (stock code: 907) from May 2024 to May 2025, China Come Ride New Energy Group Limited (stock code: 8039) from August 2019 to September 2024 and FEG Holding Corporation Limited (stock code: 1413) from July 2024 to August 2025, all companies listed on the Stock Exchange. She was an executive director of Zhejiang United Investment Holdings Group Limited (stock code: 8366) from July 2021 to March 2024, for which she served as an independent non-executive director from November 2019 to July 2021.

黎碧芝女士,61歲,於二零二四年十月三 日獲委任為獨立非執行董事、審核委員 會、薪酬委員會及提名委員會的成員。彼 於審核、會計、財務管理方面擁有逾30年 經驗。彼於二零一零年六月在英國曼徹斯 特大學取得工商管理碩士學位。彼為特許 公認會計師公會資深會員及香港會計師公 會會員。彼現任應力控股有限公司(股份代 號:2663)及悟喜生活國際控股集團有限公 司(股份代號:8148)之獨立非執行董事, 該兩間公司均為聯交所上市公司。彼分別 於二零二四年八月至二零二四年九月擔任 萬勵達國際有限公司(股份代號:8482)之 獨立非執行董事;於二零二四年五月至三 零二五年五月擔任高雅光學國際集團有限 公司(股份代號:907)之獨立非執行董事; 於二零一九年八月至二零二四年九月擔任 中國來騎哦新能源集團有限公司(股份代 號:8039)之獨立非執行董事;及於二零 二四年七月至二零二五年八月擔任鑄帝控 股集團有限公司(股份代號:1413)之獨立 非執行董事,上述公司均為聯交所上市公 司。彼於二零二一年七月至二零二四年三 月為浙江聯合投資控股集團有限公司(股 份代號:8366)之執行董事,期間於二零 一九年十一月至二零二一年七月擔任該公 司之獨立非執行董事。

Report of the Directors 董事會報告書

The Board has pleasure to present their annual report together with the audited consolidated financial statements of the Group for the year ended 30 June 2025.

董事會謹此欣然呈列本集團截至二零二五 年六月三十日止年度的年報及經審核綜合 財務報表。

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The Group is principally engaged in metal recycle business, motor and motor accessories business, car parking spaces rental, money lending business and securities trading and investment business. The Group also maintains the green businesses of research, development and application of technologies and solutions, manufacture, sale and trading of products, materials, systems and services for green market segments including the environmental markets, agricultural markets, organic markets and green technology markets in the PRC and overseas. The Group has also a hotel leasing business in Nepal.

PARTICULARS OF SUBSIDIARIES

Particulars of principal subsidiaries of the Company are set out in Note 41 to the consolidated financial statements on page 170.

RESULTS

The results of the Group for the year ended 30 June 2025 are set out in the consolidated statement of profit or loss and other comprehensive income on pages 79 to 80.

BUSINESS REVIEW

The business review of the Group and an analysis of the Group's performance during the year using financial key performance indicators are set out in the section headed "Management Discussion and Analysis" on pages 04 to 32 of this annual report.

Description of possible risks and uncertainties that the Group may be facing can be found in the section headed "Management Discussion and Analysis" and Note 7 to the consolidated financial statements on pages 115 to 122 of this annual report.

主要業務

本公司主要業務為投資控股。本集團主要 從事金屬回收業務、汽車及汽車配件 務、停車位租賃、借貸業務以及語券國 及投資業務。本集團亦維持從事中國 外綠色市場分部(包括環保市場、農與 場、有機市場及綠色技術市場)技術買 海 方案的研發及應用、生產、銷售及業的 關產品、材料、系統及服務等線色業務。 本集團亦於尼泊爾擁有酒店租賃業務。

附屬公司之詳細資料

本公司各主要附屬公司之詳細資料刊載於 第170頁之綜合財務報表附註41內。

業績

本集團截至二零二五年六月三十日止年度 之業績載於第79至80頁的綜合損益及其他 全面收益表。

業務回顧

本集團之業務回顧及本集團根據主要財務 表現指標得出之年內表現分析,載於本年 報第4至32頁「管理層討論及分析」一節。

本集團可能面臨之風險及不明朗因素之概 述載於本年報「管理層討論及分析」一節及 第115至122頁綜合財務報表附註7。

ENVIRONMENTAL POLICIES

The Group puts great emphasis on environmental protection and sustainable development. The conscientious use of resources and the adoption of best practices across the Group's businesses underlie its commitment to safeguarding the environment. The Group encourages environmental protection, complies with environmental legislations and promotes awareness towards environmental protection to its employees. Several measures have been implemented by the Group in order to promote environmental protection, including, among others:

- promoting energy saving by encouraging its staff to switch off all air-conditioners and lightings before leaving the office, and to utilize the timer-control function of all airconditioning systems;
- (ii) reducing energy consumption by using energy-saving light bulbs in the corridors and the reception area of its offices;
- (iii) promoting recycling by placing recycle bins next to printers for collecting used papers for reusing and recycling purposes, and by encouraging two-sided printing and/or the use of scratch papers; and
- (iv) reducing the use of disposable products by, for example, cancelling the distribution of plastic bags in office.

The report of Environmental, Social and Governance of the Group will be available at the HKEXnews website of Hong Kong Exchanges and Clearing Limited (www.hkexnews.hk), Singapore Exchange Limited (www.sgx.com) and Company's website (www.cergroup.com.hk).

COMPLIANCE WITH LAWS AND REGULATIONS

During the year ended 30 June 2025 and up to the date of this report, the Group have complied with all the relevant laws and regulations in the Mainland China and Hong Kong that have a significant impact on the Group.

MAJOR CUSTOMERS AND SUPPLIERS

In the year under review, the sales to the Group's five largest customers accounted for approximately 83.5% of the total sales for the year and the sales to the largest customer included therein amounted to approximately 56.8%. Purchases from the Group's five largest suppliers accounted for approximately 99.9% of the total purchases for the year and the purchase from the largest supplier included therein amounted to approximately 83.6%.

環境保護政策

本集團高度重視環境保護及可持續發展。 本集團承諾保護環境,並於業務過程中 镇使用資源及採取最佳實踐。本集團鼓勵 環境保護及遵守環境法例,努力提高僱員 的環境保護意識。本集團已採取若干提倡 環境保護措施,包括但不限於:

- (i) 透過鼓勵員工離開辦公室時關閉所有空調及照明工具,以及所有空調系統使用定時功能促進節能;
- (ii) 透過於走廊及辦公室接待區域使用節 能燈泡減少能源消耗;
- (iii) 透過在打印機旁邊放置回收桶收集使用後紙張,以供重用及資源回收,以及鼓勵雙面打印及/或使用廢紙促進循環利用:及
- (iv) 減少使用一次性產品,如取消在辦公室派發塑料袋。

本集團之環境、社會及管治報告將刊載於香港交易及結算所有限公司披露易網站(www.hkexnews.hk)、新加坡交易所有限公司網站(www.sgx.com)及本公司網站(www.cergroup.com.hk)。

遵守法律及法規

於截至二零二五年六月三十日止年度及截 至本報告日期,本集團已遵守對本集團有 重大影響的中國大陸及香港的所有相關法 律及法規。

主要客戶及供應商

於回顧年內,本集團向五大客戶的銷售額 佔本年度總銷售額約83.5%,其中向最大 客戶銷售佔約56.8%。本集團自五大供應 商的採購額佔本年度總採購額約99.9%, 其中自最大供應商採購佔約83.6%。 None of Directors, any of their associates or any substantial Shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest customers or five largest suppliers.

RELATIONSHIPS WITH EMPLOYEES, SUPPLIERS AND CUSTOMERS

The Group's management policies, working environment, career prospects and employees' benefits have contributed to building a good employee relations and employee retention of the Group.

The Group offers competitive remuneration packages commensurate with industry practice and provides various fringe benefits to employees including medical benefits, social insurance, provident funds, bonuses and a share option scheme. The management regularly reviews its employee's remuneration packages to ensure they are up to prevailing market standard. The Group keeps a high standard in selecting reputable and reliable suppliers, in order to meet our own quality, safety, environmental and product criteria. During the year ended 30 June 2025 and up to the date of this report, the Group maintained good relationship with its suppliers. The Group has a well-established business relationship with the customers.

DIVIDEND

The Board does not recommend or declare the payment of a dividend for the year ended 30 June 2025 (2024: Nil).

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the entitlement of the shareholders of the Company to attend and vote at the annual general meeting, the record date is fixed at 1 December 2025 and the register of members of the Company will be closed from 1 December 2025 to 4 December 2025 (both days inclusive), during which period no transfer of share(s) will be effected. In order to be eligible to attend and vote at the annual general meeting, all transfers documents, accompanied by the relevant share certificates, must be lodged with Union Registrars Limited, the branch share registrar and transfer office of the Company in Hong Kong, at Suites 3301–04, 33/F., Two Chinachem Exchange Square, 338 King's Road, North Point, Hong Kong for registration not later than 4:00 p.m. on 28 November 2025.

SEGMENTS INFORMATION

An analysis of the Group's revenue and contribution to results by operating segments for the financial year is set out in Note 10 to the consolidated financial statements.

各董事、彼等任何聯繫人或據董事所知擁有本公司5%以上已發行股本的任何主要股東,概無擁有本集團五大客戶或五大供應商任何實益權益。

與僱員、供應商及客戶的關係

本集團的管理政策、工作環境、晉升前景 及僱員福利有助本集團與僱員建立良好關 係及留聘僱員。

股息

董事會不建議或宣佈派付截至二零二五年 六月三十日止年度的股息(二零二四年: 無)。

暫停辦理股東登記手續

分部資料

於本財政年度按經營分部劃分之本集團收益及業績貢獻分析載於綜合財務報表附註 10。

Report of the Directors 董事會報告書

SHARE CAPITAL

Details of the share capital of the Company and its movements during the year ended 30 June 2025 are set out in Note 34 to the consolidated financial statements.

RESERVES

Details of movements in reserves of the Group during the year are set out in the consolidated statement of changes in equity on page 83.

DISTRIBUTABLE RESERVES

Distributable reserves of the Company at 30 June 2025 amounted to approximately HK\$128,016,000. Under section 34 of the Companies Act (as revised) of the Cayman Islands, the share premium is available for distribution to the Shareholders subject to the provisions of the articles of association of the Company (the "Articles of Association"), and no distribution may be paid to the Shareholders out of the Company's share premium unless the Company shall be able to pay its debt as they fall due in the ordinary course of business.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in property, plant and equipment during the year are set out in Note 18 to the consolidated financial statements.

PLEDGE OF ASSETS

Details of pledge of assets during the year are set out in Note 20 to the consolidated financial statements.

股本

本公司於截至二零二五年六月三十日止年度的股本詳情及其變動情況載於綜合財務報表附註34。

儲備

本集團年內儲備變動詳情載於第83頁的綜合權益變動表。

可分派儲備

本公司於二零二五年六月三十日的可分派儲備約為128,016,000港元。根據開曼群島公司法(經修訂)第34條,股份溢價可分派予股東,惟須遵守本公司組織章程細則」(「組織章程細則」)的條文,除非本公司可在日常業務過程中支付到期債務,否則不得自本公司股份溢價向股東作出分派。

物業、廠房及設備

年內物業、廠房及設備之變動詳情載於綜合財務報表附註18。

資產質押

年內,資產質押詳情載列於綜合財務報表 附註20。

DIRECTORS

The Directors during the financial year and up to date of this report were:

Executive Directors

Mr. Yeung Chi Hang Mr. Leung Kwong Choi Mr. Wong Po Keung Mr. Chung Siu Wah Mr. Chik To Pan Mr. Liu Yafei (appointed on 2 August 2024)

Independent Non-executive Directors

Mr. Heung Chee Hang, Eric Mr. Lee Chi Ho Ms. Lai Pik Chi, Peggy (appointed on 3 October 2024) Mr. Wong Kwai Sang (retired on 3 December 2024)

Pursuant to the Articles of Association, Mr. Leung Kwong Choi, Mr. Chik To Pan and Mr. Heung Chee Hang, Eric, being the existing Directors longest in office since their last re-election, will retire by rotation and eligible for re-election.

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

The Company has received, from each of Independent Non-executive Director, a written annual confirmation of his independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities (the "Listing Rules") on the Stock Exchange.

The nomination committee of the Company and the Board considered that all Independent Non-executive Directors are independent.

董事

本財政年度及截至本報告日期止的董事如下:

執行董事

楊智恒先生 梁廣才先生 黃保強先生 鍾少樺先生 戚道斌先生 劉亞非先生 (於二零二四年八月二日獲委任)

獨立非執行董事

香志恒先生 李智豪先生 黎碧芝女士 *(於二零二四年十月三日獲委任)* 黃貴生先生 *(於二零二四年十二月三日退任)*

根據組織章程細則,梁廣才先生、戚道斌 先生及香志恒先生(即自上次獲重選後在 任時間最長之現任董事)將輪席退任及符 合資格重選。

擬於本公司應屆股東週年大會上膺選連任的董事概無訂立於一年內本公司及其附屬公司不作賠償(法定補償除外)則不可終止的服務合約。

本公司已收到各獨立非執行董事根據聯交 所證券上市規則(「上市規則」)第3.13條發 出有關其獨立性的年度書面確認。

本公司提名委員會及董事會認為所有獨立 非執行董事均為獨立。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2025, the interests and short positions held by each Director and chief executive of the Company and their associates in shares, underlying shares or debentures of the Company or any of its associated corporation, if any, (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company under Section 352 of the SFO or otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix C3 of the Listing Rules were as follows:

董事及最高行政人員於股份、相關 股份及債券之權益

於二零二五年六月三十日,本公司各董事及最高行政人員和彼等之聯繫見歷為本及 或其任何相聯法團(如有)(定義見證券) 貨條例(「證券及期貨條例」)第XV部) 份、相關股份或債券中擁有本公司記冊記錄 證券及期貨條例第352條存置之登記冊記錄 之權益及短倉:或根據上市規則的標準 載上市樂守則」)須知會本公司及聯交所 權益及短倉如下:

Long positions in shares and underlying shares of the Company

於本公司股份及相關股份之長倉

Number of shares/underlying shares held in the Company 所持本公司股份/相關股份數目

Name of Director 董事姓名	Capacity in which interests are held 持有權益之身份	Interests in shares 股份權益	Interest under equity derivatives 根據股本衍生 工具之權益	Total interests 權益總額	Total interests as to% to the issued share capital as at 30 June 2025 (Note) 於二零二五年六月三十日權益總額佔已發行股本之百分比 (附註)
Mr. Yeung Chi Hang	Beneficial owner	102,247,200	_	102,247,200	20.92%
楊智恒先生	實益擁有人				

Note:

The percentage of total interest was calculated based on the Company's issued share capital of 488,769,147 consolidated shares as at 30 June 2025.

Save as disclosed above, as at 30 June 2025, none of the Directors, chief executive of the Company or their respective associates had any other personal, family, corporate and other interests or short positions in shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:

權益總額百分比乃按二零二五年六月三十日本公司已發行股本488,769,147股合併股份為基準計算。

除上文所披露者外,於二零二五年六月三十日,本公司董事、最高行政其任日,本公司董事於最高行政或其任的等各自之聯繫人概無於期貨條例第XV部。 聯法團(定義見證券及期貨條有任的)的 股份、相關股份或債券中擁有任配冊據 對貨條例第352條須存置之登權記 是其他個人、家族、公司及其他權 之其他個人、家族、公司及其他權益 所其他個人、家族、公司及其他權 短倉。

SHARE OPTION SCHEME

The shareholders of the Company approved the adoption of a share option scheme on 11 November 2015 (the "2015 Share Option Scheme").

Details of the 2015 Share Option Scheme are as follows:

(a) Purpose of the 2015 Share Option Scheme

The purpose of the 2015 Share Option Scheme is to provide the Group with a flexible means of giving incentive to, rewarding, remunerating and/or providing benefits to the eligible persons and to provide the eligible persons with all opportunity to acquire a personal stake in the Group and to build common objectives of the Group and the eligible persons for the betterment of business and profitability of the Group and the Shareholders as a whole.

Eligible persons, according to the 2015 Share Option Scheme, means: (a) any eligible employee; (b) any non-executive director (including any independent non-executive director) of the Company, any subsidiary or any invested entity; (c) chief executive or any substantial shareholder of the Company; (d) any consultant or professional advisor to the Company, any subsidiary or any invested entity; (e) any associate of director, chief executive or substantial shareholder of the Company; or (f) any discretionary object of a discretionary trust established by any of the above-mentioned persons.

(b) Who may join

The Board may, at its discretion, invite any eligible persons to take up options at a price calculated in accordance with sub-paragraph (g) below.

Upon acceptance of the option, the eligible person shall pay HK\$1.00 to the Company by way of consideration for the grant. The option will be offered for acceptance for such period as may be determined by the Board.

(c) Total number of shares of the Company available for issue

The Company refreshed the scheme mandate limit at the annual general meeting of the Company held on 11 December 2020 (the "2020 AGM") and at the extraordinary general meeting of the Company held on 29 July 2016 (the "2016 EGM").

購股權計劃

本公司股東於二零一五年十一月十一日批 准採納購股權計劃(「二零一五年購股權計 劃」)。

二零一五年購股權計劃詳情如下:

(a) 二零一五年購股權計劃的目的

二零一五年購股權計劃的目的是為本 集團提供靈活的渠道,向合資格人 授出鼓勵、獎勵及/或提供福利及人 合資格人士提供各種機會,以個人名 義收購本集團的股份,使本集團團 資格人士建立共同目標,為本集團及 股東整體利益而優化業務及盈利。

根據二零一五年購股權計劃,合資格 人士指(a)任何合資格僱員:(b)本公司、任何附屬公司或任何所投資工 的任何非執行董事(包括任何所及獨立 執行董事);(c)本公司最高行行所政 或任何主要股東;(d)本公司、任何顧 國或其任何所投資實體之任何顧 國或其主要股東之任何顧 或主要股東之任何聯繫 行或任何人士設立之全權信託之 任何全權對象。

(b) 可參與者

董事會可酌情邀請任何合資格人士按下文(g)分段所計算的價格接納購股權。

合資格人士於接納購股權時,應向本公司支付1.00港元的代價接納購股權。購股權將於董事會可能釐定之有關期間提呈接納。

(c) 可予發行的本公司股份總數

本公司曾於二零二零年十二月十一日舉行的本公司股東週年大會(「二零二零年股東週年大會」)及於二零一六年七月二十九日舉行的本公司股東特別大會(「二零一六年股東特別大會」)上更新計劃授權限額。

Report of the Directors 董事會報告書

At the 2020 AGM, an ordinary resolution was passed by the shareholders of the Company approving the refreshment of the Scheme Mandate Limit. Accordingly, the Company was allowed to grant options up to 40,730,762 shares (adjusted according to the share consolidation approved in April 2024) which is equivalent to approximately 10% of the aggregate number of the issued shares (adjusted according to the share consolidation approved in April 2024) at the date of the 2020 AGM and 8.33% of the aggregate number of the issued shares as at 1st July 2024, 30 June 2025 and the date of this report. No service provider submit was set under the 2015 Share Option Scheme.

(d) Maximum entitlement of each participant

The total number of the shares issued and to be issued upon exercise of the options granted to a participant under the 2015 Share Option Scheme (including both exercised and outstanding options) in any 12-month period must not exceed 1% of the shares in issue from time to time, provided that if approved by shareholders in general meeting with such participant and his associates abstaining from voting, the Company may make a further grant to such participant.

In relation to the further grant, the Company shall send a circular to the shareholders, which discloses the identity of the relevant participant, the number and the terms of the options to be granted (and options previously granted to such participant under the 2015 Share Option Scheme and other scheme) and the information required under the Listing Rules. The number and terms (including the exercise price) of options which is the subject of the further grant shall be fixed before the relevant shareholders' approval and the date of meeting of the Board meeting for proposing the further grant should be taken as the date of grant for the purpose of calculating the relevant subscription price.

(e) Period of the 2015 Share Option Scheme

The 2015 Share Option Scheme remains valid for a period of 10 years commencing on 11 November 2015 after which period no further options may be granted but the provisions of the 2015 Share Option Scheme shall remain in all other respects in full force and effect in respect of any options granted prior thereto but not yet exercised at the time of termination, which shall continue to be exercisable in accordance with their terms of grant.

於二零二零年股東週年大會上,本公司股東通過普通決議案批准戶期達 到投權限額。因此,本公司獲准學五 多40,730,762股股份(根據二零整) 每四月批准的股份合併予以二調整 年股東週年大會日期已發行股份份 年股東週年大會日期已發行股份份 年大會日期已發行股份份 供予以調整)的約10%及於二四年 供予以調整)的約10%及於二四日 及本報告日期已五五年 份份四年七月一日 及本報告日期已 8.33%。概無根據二零一五年 計劃制訂服務供應商分項限額。

(d) 每名參與人可獲授權益上限

於任何十二個月期間,因參與者行使 根據二零一五年購股權計劃所授購股 權(包括已行使及尚未行使的購股權) 而發行及將予發行的股份總數,不得 超過不時已發行股份1%,惟倘股東 於股東大會上批准(有關參與者及其 聯繫人須放棄投票),本公司可向該 等參與者授出額外購股權。

(e) 二零一五年購股權計劃的期限

二零一五年購股權計劃將自二零一五年十一月十一日開始生效,為期十年。其後,不會再授出任何購股權,惟於之前授出但於終止時尚未行使的任何購股權(須根據其授出條款可繼續予以行使)所涉及的二零一五年購股權計劃的條文將於所有其他方面仍然具有十足效力及作用。

(f) Time of exercise of option

Unless the Board determines otherwise, an option may be exercised in accordance with the terms of the 2015 Share Option Scheme at any time during which shall not exceed 10 years from the date upon which the option is deemed to be granted and accepted. The 2015 Share Option Scheme does not require a minimum period for which an option must be held or a performance target which must be achieved before an option can be exercised.

(g) Price of the shares

The subscription price for the shares subject to options will be a price determined by the Board and notified to each participant and will be at least the highest of (i) the closing price of the shares on the Main Board as stated in the Stock Exchange's daily quotations sheet on the date of grant of the Option, which must be a business day; (ii) the average closing price of the shares on the Main Board as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant; and (iii) the nominal value of a share.

The Company should also comply with the new requirements under the amended chapter 17 of the listing rules of the Hong Kong Stock Exchange Limited.

(f) 購股權之行使時限

除非董事會另有釐定,購股權可於由購股權被視為授出及接納日期起計不超過十年的任何時間內根據二零一五年購股權計劃之條款行使。二零一五年購股權計劃並無規定須持有購股權之最短期限或行使購股權之前須達到之表現目標。

(g) 股份價格

購股權涉及的股份的認購價將由董事會釐定及知會每位參與者,認購價最低將為(以最高者為準)(i)於授所等間,聯交所每日(必須為營業日),聯交所每日報價表所示股份於主板的收市價;聯交所每日報價表所示股份於主板的平均收市價;及(iii)股份面值。

本公司亦應遵守經修訂香港聯合交易所有限公司上市規則第17章項下之新規定。

Report of the Directors 董事會報告書

The following table set out movements in the Company's share options granted under the 2015 Share Options Scheme during the year:

下表載列根據二零一五年購股權計劃已授 出之本公司購股權於年內之變動:

				Number of share options 購股權數目					
Exercise price (after share Capacity Date of Grant consolidation) 行使價 (於股份	Exercisable period	As at 1 July 2024 於二零二四年	Granted	Exercised	Cancelled	Lapsed	As at 30 June 2025 於二零二五年		
身份	授出日期	合併後)	行使期	七月一日	已授出	已行使	已註銷	已失效	六月三十日
Directors									
董事									
Yeung Chi Hang 楊智恒	22 April 2016 二零一六年四月 二十二日	1.032	22 April 2016-21 April 2026 二零一六年四月二十二日至二 零二六年四月二十一日	2,828,563	_	-	(2,828,563)	_	_
	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	560,000	_	_	(560,000)	_	_
Chung Siu Wah 鍾少樺	22 April 2016 二零一六年四月 二十二日	1.032	22 April 2016-21 April 2026 二零一六年四月二十二日至二 零二六年四月二十一日	2,828,563	-	-	(2,828,563)	_	-
	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	560,000	-	-	(560,000)	_	-
Chik To Pan 戚道斌	22 April 2016 二零一六年四月 二十二日	1.032	22 April 2016-21 April 2026 二零一六年四月二十二日至二 零二六年四月二十一日	2,828,563	-	_	(2,828,563)	_	-
	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	560,000	-	-	(560,000)	_	-
Wong Po Keung 黃保強	22 April 2016 二零一六年四月 二十二日	1.032	22 April 2016-21 April 2026 二零一六年四月二十二日至二 零二六年四月二十一日	2,828,563	-	_	(2,828,563)	_	_
	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	560,000	-	_	(560,000)	_	_
Leung Kwong Choi 梁廣才	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	300,000	-	_	(300,000)	_	_
Wong Kwai Sang (Note) 黃貴生 (附註)	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	200,000	-	_	(200,000)	_	_
Heung Chee Hang, Eric 香志恒	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	200,000	_	-	(200,000)	_	-
<i>Note:</i> Mr. Wong Kwai Sar <i>附註</i> :黃貴生先生於二零:									
Employees 員工									
Employees 員工	5 June 2018 二零一八年六月五日	1.585	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	1,640,000	-	-	(1,640,000)	-	-
				15,894,252	_		(15,894,252)	_	_

Report of the Directors 董事會報告書

The closing price of the Company's shares immediately before the date of grant of the options were HK\$0.202 and HK\$0.320 on 22 April 2016 and 5 June 2018; and were adjusted to HK\$1.01 and HK\$1.60 respectively as a result of the share consolidation effective on 9 April 2024.

On 14 February 2025, options to subscribe for an aggregate of 15,894,252 shares of the Company were cancelled with the mutual agreements between the Company and each of the grantees.

On 14 February 2025, the Board approved the offer for grant of options to subscribe for an aggregate of 29,604,636 shares to certain grantees subject to their acceptance. As none of the share options under the offer was accepted by any of the grantees, the Board resolved to cancel the offer for grant of said share options on 17 February 2025 (please refer to the announcement of the Company dated 14 February 2025 for details).

As at 1 July 2024, 30 June 2025 and the date of this annual report, the number of share options available for grant under the share option scheme was 40,730,762. The total number of shares available for issue under the 2015 Share Option Scheme is 40,730,762 shares (representing approximately 8.33% of the total issued shares of 488,769,147 as at 30 June 2025 and as at the date of this annual report). No service provider sublimit was set under the 2015 Share Option Scheme.

Save as disclosed above, no option was granted, exercised, cancelled or lapsed during the year. There was no outstanding share option as at 30 June 2025.

於二零一六年四月二十二日及二零一八年六月五日,本公司緊接購股權授出日期前之股份收市價分別為0.202港元及0.320港元;並因於二零二四年四月九日生效的股份合併而分別調整至1.01港元及1.60港元。

於二零二五年二月十四日,經本公司與各 承授人之間相互協議後,可認購本公司合 共15,894,252股股份之購股權已獲註銷。

於二零二五年二月十四日,董事會已批准向若干承授人要約授出可認購合共29,604,636股股份之購股權,惟須待彼等接納,方告作實。由於要約授出之購股權概無獲任何承授人接納,故董事會於二聚一五年二月十七日決議取消授出上述購下來之要約(詳情請參閱本公司日期為二零二五年二月十四日之公告)。

於二零二四年七月一日、二零二五年六月三十日及本年報日期,根據購股權計劃可供授出的購股權數目為40,730,762份。根據二零一五年購股權計劃可供發行的股份總數為40,730,762股(相當於截至二零二五年六月三十日及本年報日期之已發行股份總數488,769,147股的約8.33%)。二零一五年購股權計劃不設服務供應商分項限額。

除上文所披露者外,概無購股權於年內獲 授出、行使、註銷或失效。於二零二五年 六月三十日,概無發行在外之購股權。

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES

主要股東於股份、相關股份及債券 之權益

As at 30 June 2025, the following persons, other than Directors or chief executive of the Company, were interested or had short positions in more than 5% of shares and underlying shares of the Company or its subsidiaries according to the register required to be kept under Section 336 of the SFO as follows:

根據證券及期貨條例第336條須存置之登記冊,於二零二五年六月三十日,以下人士(並非董事或本公司最高行政人員)於本公司或其附屬公司之股份及相關股份中擁有5%以上之權益或短倉如下:

		Number of shares/underlying shares held in the Company 所持本公司股份/相關股份數目					
Name of shareholders	Personal interest	Spouse interest	Corporate interest	Total interest	Total interest as to% to the issued share capital as at 30 June 2025 (Note 2) 於二零二五年六月三十日權益總估已發行股本之百分比		
股東姓名	個人權益	配偶權益	公司權益	權益總額	(附註2)		
Ocean Line Holdings Limited 遠航控股有限公司	_	_	59,900,000	59,900,000 (note 1) (附註1)	12.26%		
Ms. Cheung Wai Fung	2,902,400	_	59,900,000	62,802,400 (note 1)	12.85%		
張惠峰女士 Mr. Kwai Sze Hoi	_	2,902,400	59,900,000	(附註1) 62,802,400 (note 1)	12.85%		
桂四海先生				(附註1)			

Notes:

- (1) Ocean Line Holdings Limited ("Ocean Line") holds 59,900,000 Shares and is owned as to 60% by Mr. Kwai Sze Hoi ("Mr. Kwai") and 40% by Ms. Cheung Wai Fung ("Ms. Cheung"), the spouse of Mr. Kwai, who also holds personal interest in 2,902,400 Shares. By virtue of Part XV of the SFO, both Mr. Kwai and Ms. Cheung are deemed to be interested in an aggregate of 62,802,400 Shares, comprising (i) 59,900,000 Shares held by Ocean Line; and (ii) 2,902,400 Shares held by Ms. Cheung as at 30 June 2025.
- (2) The percentage of shareholding was calculated based on the Company's issued share capital of 488,769,147 shares as at 30 June 2025.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save for 2015 Share Option Scheme disclosed above, at no time during the year, was the Company or any of its associated corporations a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of the Company or any other body corporate and none of the Directors or their spouses or children under 18 years of age was granted any right to subscribe for any shares in, or debentures of, the Company or any of its associated corporations.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

During the year, there were no transactions which need to be disclosed as connected transactions and continuing connected transactions pursuant to Chapter 14A of the Listing Rules.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENT OR CONTRACTS OF SIGNIFICANCE

Save as disclosed in the section headed "continuing connected transaction", no transactions, arrangement or contracts of significance, to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

DIRECTORS' SERVICE CONTRACTS

None of the Directors who are proposed for re-election at the forthcoming annual general meeting has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

附註:

- (1) 遠航控股有限公司(「遠航」)持有59,900,000 股股份,並由桂四海先生(「桂先生」)及張惠峰女士(「張女士」,桂先生之配偶)擁有60%及40%權益,而張女士亦持有2,902,400股股份之個人權益。根據證券及期貨條例第XV部,於二零二五年六月三十日,桂先生份張女士均被視為於合共62,802,400股股份,投份;及(ii)張女士持有之59,900,000股份份。
- (2) 持股百分比按二零二五年六月三十日本公司 已發行股本488,769,147股股份為基準計算。

董事購買股份或債券之權利

除上文所披露之二零一五年購股權計劃外,本公司或其任何相聯法團於年內概無訂立任何安排,致使董事可藉著購買本本質司或任何其他法人團體之股份或債券而獲取利益,且並無任何董事或其配偶或其年齡在十八歲以下之子女獲授予任何權利以認購本公司或其任何相聯法團之任何股份或債券。

關連交易及持續關連交易

於年內,概無交易須根據上市規則第14A章 披露為關連交易及持續關連交易。

董事於重大交易、安排或合約的權 益

除「持續關連交易」一節所披露者外,本公司或其任何附屬公司概無訂立於本年度結束時或年內任何時間仍然有效而董事直接或間接擁有重大權益的重大交易、安排或合約。

董事服務合約

擬於應屆股東週年大會上膺選連任之董事,概無與本公司訂立不可於一年內由本公司終止而毋須付出賠償(法定補償除外)之服務合約。

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

No contracts of significance, to which the Company or any its subsidiaries was a party in which a Shareholder had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESSES

The Board was not aware that during the year ended 30 June 2025, the Directors did have interests in any businesses which compete or are likely to compete, either directly or indirectly, with the businesses of the Group.

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

During the year ended 30 June 2025, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities on the Stock Exchange.

EMPLOYMENT AND REMUNERATION POLICY

As at 30 June 2025, the Group had 31 employees (2024: 44 employees). The Group implements remuneration policy, bonus and share options scheme to ensure that pay scales of its employees are rewarded on a performance-related basis within the general framework of the Group's remuneration.

DONATIONS

During the year ended 30 June 2025, the Group did not make any charitable donations.

EOUITY-LINKED AGREEMENTS

Save for the share option scheme as disclosed in the Annual Report, no equity-linked agreement was entered during the year ended 30 June 2025 or subsisted at the end of the year.

PERMITTED INDEMNITY PROVISION

Pursuant to the Articles of Association, every Director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities incurred or sustained by him as a Director, in defending any proceedings, whether civil or criminal, in which judgment is given in his favor, or in which he is acquitted. The Company has taken out insurance against the liability and costs associated with defending any proceedings which may be brought against Directors of the Group.

控股股東於重大合約的權益

本公司或其任何附屬公司概無訂立於本年 度結束時或年內任何時間仍然有效而股東 直接或間接擁有重大權益的重大合約。

董事於競爭業務的權益

董事會並不知悉,截至二零二五年六月 三十日止年度,董事並無於任何與本集團 業務直接或間接競爭或可能競爭的業務中 擁有權益。

購買、出售或贖回本公司上市證券

於截至二零二五年六月三十日止年度內,本公司及其任何附屬公司概無購買、出售或贖回本公司於聯交所的任何上市證券。

僱傭及酬金政策

於二零二五年六月三十日,本集團聘用31 名僱員(二零二四年:44名)。本集團實施 酬金政策、花紅及購股權計劃,以確保其 僱員之薪金數額乃於本集團酬金一般架構 內釐定並以其表現為評核基準。

捐贈

於截至二零二五年六月三十日止年度內, 本集團並無作出任何慈善捐款。

股票掛鈎協議

除於年報所披露之購股權計劃外,於截至 二零二五年六月三十日止年度概無訂立股 票掛鈎協議,於本年度末亦無該等協議存 在。

獲准許的彌償條文

根據組織章程細則,每名董事就其作為董事獲判勝訴或獲判無罪之民事或刑事訴訟中進行辯護所招致或蒙受之一切損失或合人,均有權從本公司資產中獲得彌償。本公司已就本集團之董事於可能面對之任何公司已就本集團之董事於可能面對之任何訴訟中進行抗辯時產生的責任和相關的費用購買保險。

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association, or the Companies Act (as revised) of the Cayman Islands, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

PUBLIC FLOAT

As at the date of this report, the Company has maintained enough public float under the Listing Rules, based on the information that is publicly available to the Company and within the knowledge of Directors.

AUDITORS

The consolidated financial statements of the Group for the year ended 30 June 2025 were audited by ZHONGHUI ANDA CPA Limited as auditors of the Company. A resolution will be proposed at the forthcoming annual general meeting of the Company to reappoint ZHONGHUI ANDA CPA Limited as auditors of the Company.

On behalf of the Board China Environmental Resources Group Limited Yeung Chi Hang Chairman

Hong Kong, 30 September 2025

優先購買權

組織章程細則或開曼群島公司法(經修訂) 並無訂明優先購買權條文,規定本公司按 比例向現有股東發售新股。

公眾持股量

於本報告日期,根據可供本公司獲悉的公 開資料及就董事所知,本公司一直按上市 規則規定維持充足公眾持股量。

核數師

本集團截至二零二五年六月三十日止年度 的綜合財務報表已由本公司核數師中匯安 達會計師事務所有限公司審核。本公司將 於應屆股東週年大會上提呈決議案,續聘 中匯安達會計師事務所有限公司為本公司 核數師。

代表董事會 中國環境資源集團有限公司 主席 楊智恒

香港,二零二五年九月三十日

Corporate Governance Report 企業管治報告

The Board is committed to maintain and ensure high standards of corporate governance practice. The Company stresses the importance of maintaining the quality of the Board by ensuring that the Directors possess a wide range of expertise and the effective implementation of an accountability system, so as to ensure that business activities and decision making processes are regulated in a proper manner.

The Board has established the Group's purpose, values and strategy, and has satisfied itself that the Group's culture is aligned. Acting with integrity and leading by example, the Directors promote the desired culture to instill and continually reinforce across the Group the values of acting lawfully, ethically and responsibly. The Company aims to becoming a recognized company that develops and grows with environment caring.

The Company has complied with the applicable code provisions as set out in the Corporate Governance Code (the "CG Code") in force as contained in Appendix C1 to the Rule Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") for the year ended 30 June 2025, except the followings:

Code provisions C.2.1 of the CG Code provides that the roles of chairman of the board and chief executive should be separate and should not be performed by the same individual. This code provision also stipulate, inter alia, the role and responsibility of the chairman of the board and the chief executive.

Mr. Yeung Chi Hang was appointed as chairman of the Board and the chief executive officer of the Company on 27 January 2015. Thereafter, Mr. Yeung Chi Hang has assumed both roles. The Directors are of the view that the vesting of the roles of chairman of the Board and chief executive officer in the same person can provide the Group with strong and consistent leadership and allow for more effective planning, management and execution of long-term business strategies, as well as ensuring effective oversight of management. The Directors are also of the view that the present structure is considered to be appropriate under the circumstances of the Company. The Board has reviewed of its current board structure from time to time.

Mr. Liu Yafei was appointed as an executive Director on 2 August 2024 and had obtained legal advice in relation to the requirements, duties and obligations under the Listing Rules that are applicable to him as a director of a listed company on 1 August 2024 from an external legal adviser qualified to advise on Hong Kong law pursuant to Rule 3.09D of the Listing Rules. Mr. Liu had confirmed that he understood his obligations as a director of the Company.

董事會致力維持及確保實施高水平之企業 管治常規。本公司著重確保董事具備不同 專長及實行有效問責制度,保持董事會的 質素,確保業務運作及決策過程均受到適 當規管。

董事會已制定本集團的宗旨、價值及策略,並確保其與本集團的文化相符一致。各董事行事正直,以身作則、致力推廣企業文化,以宣揚及持續鞏固本集團以合法、合乎道德及負責任方式行事的價值觀。本公司的目標是成為以關注環境方式發展及成長的知名公司。

截至二零二五年六月三十日止年度,除下文所載事項外,本公司一直遵守聯交所證券上市規則(「上市規則」)附錄C1所載現行企業管治守則」)的適用守則條文:

企業管治守則第C.2.1條守則條文規定,董事會主席及行政總裁之角色應有所區分,且不應由同一人士擔任。該守則條文亦規定(其中包括)董事會主席及行政總裁之職能及責任。

劉亞非先生於二零二四年八月二日獲委任 為執行董事,並已於二零二四年八月一日 自一名根據上市規則第3.09D條符合資格就 香港法例提供意見之外部法律顧問取得有 關適用於彼作為上市公司董事之上市規則 項下規定、職務及責任之法律意見。劉先 生已確認,彼了解身為本公司董事之責任。 Ms. Lai Pik Chi, Peggy was appointed as an Independent Non-executive Director on 3 October 2024 and had obtained legal advice in relation to the requirements, duties and obligations under the Listing Rules that are applicable to her as a director of a listed company on 2 October 2024 from an external legal adviser qualified to advise on Hong Kong law pursuant to Rule 3.09D of the Listing Rules. Ms. Lai had confirmed that she understood her obligations as a director of the Company and she has met the independence criteria set out in rule 3.13(1) to (8) of the Listing Rules.

Mr. Wong Kwai Sang retired as an Independent Non-executive Director upon conclusion of annual general meeting held on 3 December 2024. He has confirmed that he has no disagreement with the Board and there are no matters relating to this retirement that need to be brought to the attention of the shareholders of the Company.

THE BOARD

The Board is charged with the responsibility of leadership and control of the Group. The Board promotes success of the Group and makes decisions objectively in the best interests of the Group.

The Board's role is mainly to direct and supervise the affairs of the Group, establish its strategic directions and set objectives and business development plans. The Board authorizes the management to manage the day-to-day business operation of the Group. In addition, the Board has also delegated various responsibilities to the various Board committees and the Chief Executive Officer.

The Company has developed a schedule of matters reserved to the Board for decisions. The Board will review those arrangements on a regular basis to ensure that the arrangements meet the needs of the Company.

BOARD COMPOSITION

As at the date of approval of this report, the Board comprises nine Directors with six Executive Directors, namely, Mr. Yeung Chi Hang (Chairman and Chief Executive Officer), Mr. Leung Kwong Choi, Mr. Wong Po Keung, Mr. Chung Siu Wah, Mr. Chik To Pan and Mr. Liu Yafei and three Independent Non-executive Directors, namely, Mr. Heung Chee Hang, Eric, Mr. Lee Chi Ho and Ms. Lai Pik Chi, Peggy.

黎碧芝女士於二零二四年十月三日獲委任 為獨立非執行董事,並已於二零二四條符 月二日自一名根據上市規則第3.09D條符 資格就香港法例提供意見之外部法律顧 取得有關適用於彼作為上市公司董事之 市規則項下規定、職務及責任之法 司見。黎女士已確認,彼了解身為本公司 事之責任,而彼已符合上市規則第3.13條 第(1)至(8)段所載之獨立性準則。

黃貴生先生於二零二四年十二月三日舉行 的股東週年大會結束後退任獨立非執行董 事。彼已確認與董事會並無意見分歧,亦 無有關其退任之事宜須提請本公司股東垂 注。

董事會

董事會負責領導及管理本集團,促進本集 團成功,以對本集團最有利的方式客觀地 作出各項決策。

董事會的主要職責為指導及監督本集團事務,訂立策略方向,並設定目標及業務發展計劃。董事會授權管理層管理本集團的日常業務營運。此外,董事會亦授權多個董事委員會及行政總裁負責處理若干職務。

本公司已訂立一份保留待董事會決定的事項表。董事會將定期檢討該等安排,以確保有關安排符合本公司的需要。

董事會之組成

於本報告批准日期,董事會由九名董事組成,即六名執行董事楊智恒先生(主席兼行政總裁)、梁廣才先生、黃保強先生、鍾少樺先生、戚道斌先生及劉亞非先生及三名獨立非執行董事香志恒先生、李智豪先生及黎碧芝女士。

Corporate Governance Report 企業管治報告

During the year, the Board held 7 board meetings, including, 4 regular meetings, and if necessary, had also transacted its business by written resolutions. The Directors participated these meetings in person or through electronic means of communication. The attendance of Board meetings of each Director during the year is set out as below:

於年內,董事會共舉行7次董事會(包括4次常規會議),亦按需要透過書面決議案處理其事務。董事親身或透過電子通訊方式參與該等會議。各董事於年內出席董事會會議的情況載列於下表:

Number of Board meetings

Name of Directors 董事姓名		attended/Number of Board meetings held 已出席董事會會議次數/已舉行董事會會議次數
Executive Directors	執行董事	
Mr. Yeung Chi Hang	楊智恒先生	6/7
Mr. Leung Kwong Choi	梁廣才先生	7/7
Mr. Wong Po Keung	黃保強先生	7/7
Mr. Chung Siu Wah	鍾少樺先生	7/7
Mr. Chik To Pan	戚道斌先生	6/7
Mr. Liu Yafei (appointed on 2 August 2024)	劉亞非先生 <i>(於二零二四年八月二日委任)</i>	4/7
Independent Non-executive Directors	獨立非執行董事	
Mr. Heung Chee Hang, Eric	香志恒先生	6/7
Mr. Lee Chi Ho	李智豪先生	7/7
Ms. Lai Pik Chi, Peggy (appointed on 3 October 2024)	黎碧芝女士 <i>(於二零二四年十月三日委任)</i>	4/5
Mr. Wong Kwai Sang (retired on 3 December 2024)	黃貴生先生 <i>(於二零二四年十二月三日退任)</i>	2/3

For regular Board meeting, a notice of the meeting is sent to all Directors at least 14 days before the intended date of meeting and an agenda and accompanying board papers of the meeting are sent to all Directors at least three days before the intended date of meeting. For all other Board meeting, a notice of the meeting together with an agenda and accompanying board papers of the meeting are sent to all Directors in reasonable time. The Directors also from time to time transact the Board business by way of written resolutions.

Every Director is entitled to have access to the advice and service of the Company Secretary with a view to ensure that the Board procedures and applicable rules and regulations are complied with.

各董事均可要求公司秘書提供意見及服務,以確保遵守董事會程序及適用規則與 法規。 All minutes are kept by the Company and are open for inspections by any Director during normal office hours by giving reasonable advance notice. Minutes of the Board meetings and the Board committee meetings record in sufficient details the matters considered in the meetings and decisions reached. Draft and final versions of minutes of the Board meetings and Board committee meetings have been sent to all Directors and relevant Board Committee members for their comments and records respectively within a reasonable time after the relevant meetings were held.

If a Director has a conflict of interest in a matter before the Board, the matter will be dealt with in accordance with applicable rules and regulations and, if appropriate, an independent board committee will be set up to deal with the matter.

To the best knowledge of the Board, there is no financial, business, family or other material/relevant relationship(s) between the members of the Board. Every Director has sufficient time and attention to deal with the affairs of the Group. The Board considers the composition of Executive Directors and Independent Non-executive Directors is rational and appropriate and provides adequate checks and balances to safeguard the interests of shareholders and the Group.

The Independent Non-executive Directors provide the Group with diversified knowledge and expertise. Their suggestions, opinions and participation in the meetings of the Board and each Board committee bring independent opinions, suggestions and judgments on issues relating to the Group's strategy, development, operations, performance, risk control and conflicts of interest, to ensure that the interest of all shareholders are taken into account. Information and responsibilities of all Directors are contained in this annual report on pages 33 to 36.

The Board has established a mechanism is to enable Directors to seek independent professional advice when exercising Directors' duties to ensure a strong independent element to the decision made by the Board which is key to an effective Board.

According to the mechanism, subject to the prior approval by the executive Director of the Company (which approval shall not be unreasonably withheld or delayed), the Directors may seek independent legal, financial or other professional advice from advisors independent of those advising the Company as and when necessary in appropriate circumstances to enable them to discharge their responsibilities effectively, either on the Company's affairs or in respect of their fiduciary or other duties, at the Company's expense. In case of the Board is seeking independent professional advice, prior approval must be given by the executive Director of the Company (which approval shall not be unreasonably withheld or delayed). The Board will review this mechanism on an annual basis to ensure the implementation and effectiveness of this mechanism.

倘董事在董事會將討論的事項涉及利益衝突,有關事項將根據適用規則及法規處理,如有需要,將成立獨立董事委員會處理。

據董事會所深知,董事會成員之間概無任何財務、業務、家族或其他重大/相關關係。每名董事均有足夠時間及精力處理本集團的事務。董事會認為執行董事及獨立非執行董事的組成屬合理及適當,並充分發揮制衡作用,以保障股東及本集團的利益。

獨立非執行董事為本集團帶來多元化的知識及專長。彼等提出的建議及意見,以發過彼等參與董事會及各董事委員員會議,為本集團的策略、發展、營運、表現風險控制及利益衝突等事宜提供獨立意見、建議及判斷,以確保所有股東的權於均獲得考慮。所有董事的資料及職責載於本年報第33至36頁。

董事會已建立一項機制,使董事能夠在行 使董事職責時尋求獨立的專業意見,以確 保董事會擁有強大的獨立元素以作決策, 這是有效董事會的關鍵。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Chairman of the Board and the Chief Executive Officer have different roles. The Chairman of the Board is responsible for the operation of the Board and the Chief Executive Officer is responsible for managing the operations and day-to-day management of the Group. Their functions have been clearly divided to ensure a balanced distribution of power and authority not concentrating on a single individual.

The Chairman of the Board is principally responsible for leading the Board and ensures the Board acts in the best interests of the Company. The Chairman of the Board shall ensure the Board operates effectively and performs its proper duties and discusses all important and proper matters in a timely manner. The Chairman of the Board is responsible for convening Board meetings, consulting, determining and approving the agenda of each Board meeting, and ensuring that Directors are provided sufficient information on current matters in a timely manner.

The Chief Executive Officer is principally responsible for the daily operation and management of the Group's overall operations and implementing the Board's operating strategy and policy and delegating tasks to all departments for implementation so as to realize the Board's objectives and decisions. In addition, the Chief Executive Officer is also responsible for coordinating close cooperation among all departments, uniting efforts of staff and encouraging the initiative of staff so as to ensure smooth and effective operation of the Company's operations and systems.

Code provision C.2.1 of the CG Code provide that the role of chairman of the board and chief executive should be separate and should not be performed by the same individual. This code provision also stipulates, inter alia, the role and responsibility of the chairman of the board and the chief executive.

Mr. Yeung Chi Hang was appointed as Chairman of the Board and the chief executive officer of the Company on 27 January 2015. Thereafter, Mr. Yeung Chi Hang has assumed both roles.

The Directors are of the view that the vesting of the roles of Chairman of the Board and Chief Executive Officer in the same person can provide the Group with strong and consistent leadership and allow for more effective planning and execution of long-term business strangles, as well as ensuring effective oversight of management. The Directors are also of the view that the present structure is considered to be appropriate under the circumstances of the Company. The Board has reviewed of its current Board structure from time to time.

主席及行政總裁

董事會主席及行政總裁的角色不同。董事會主席負責董事會運作,而行政總裁負責管理本集團的業務及日常管理,兩者之間的職務已清楚區分,以確保權力和授權分佈均衡,不致集中在一位人士。

董事會主席主要負責領導董事會,確保董事會行事符合本公司最佳利益。董事會行事符合本公司最佳利益履行政履行事會有強地運作及履行事會主席負責召開董事會議議語,董定及批准每次董事會議議議程,並確保董事及時獲悉有關當前事項的充分資料。

行政總裁主要負責本集團整體業務的日常 運作及管理,執行董事會的經營策略及 策,下達任務至各部門執行,以 會的目標和決定。此外,行政總裁亦負負 協調各部門的緊密合作關係,團結員工 協調各部員工積極性,確保本公司業務 及制度暢順而有效地運行。

企業管治守則第C.2.1條守則條文規定,董事會主席及行政總裁之角色應有所區分,且不應由同一人士擔任。該守則條文亦規定(其中包括)董事會主席及行政總裁之職能及責任。

楊智恒先生於二零一五年一月二十七日獲 委任為本公司董事會主席兼行政總裁。故 此,楊智恒先生承擔該兩項職務。

董事認為由同一人士承擔董事會主席及行政總裁能為本集團提供強勁而貫徹的領導,使本集團能更有效地規劃及執行長期業務策略,並確保有效監督管理。董事亦認為就本公司的情況而言,現有架構屬恰當。董事會一直不時檢視其現行董事會架構。

RE-ELECTION OF DIRECTORS

In accordance with the CG Code and the Articles of Association, all Directors, including Independent Non-executive Directors, are subject to retirement by rotation once every three years.

Composition of the Board has been reviewed regularly by the Board and also by the nomination committee of the Company to ensure that it covers a balance of expertise, skills and experience appropriate for the requirements of the business of the Company.

Pursuant to the Articles of Association and as at the date of approval of this report, Mr. Leung Kwong Choi, Mr. Chik To Pan and Mr. Heung Chee Hang, Eric being the existing Directors longest in office since their last re-election, will retire by rotation and eligible for re-election at the forthcoming annual general meeting of the Company.

Each Director had entered into an appointment letter with the Company setting out the key terms and conditions of his appointment. The Directors are required to refer to the relevant key terms and conditions as set out in the Articles of Association and the guidelines for Directors and Guide for Independent Non-executive Directors (if applicable) published by the Hong Kong Institute of Directors.

All Independent Non-executive Directors are appointed for a specific term, subject to retirement by rotation under the Articles of Association. The term of office of Mr. Heung Chee Hang, Eric, Mr. Lee Chi Ho and Ms. Lai Pik Chi, Peggy as Independent Non-executive Director is for one to three years until 15 January 2026, 4 December 2026 and 2 October 2027 respectively. Mr. Wong Kwai Sang retired as an Independent Non-executive Director on 3 December 2024.

The Board has received from each Independent Non-executive Director a written annual confirmation of his independence and is satisfied with their independence in accordance with the Listing Rules. The Company considers that all Independent Non-executive Directors meet the independence guidelines set out in Rule 3.13 of the Listing Rules and are independent to the Company.

AUDIT COMMITTEE

The Board has established an audit committee (the "Audit Committee") with the term of references in accordance with the Listing Rules and the CG Code. The Audit Committee currently comprises three Independent Non-executive Directors, namely, Mr. Lee Chi Ho (Chairman), Mr. Heung Chee Hang, Eric and Ms. Lai Pik Chi, Peggy (appointed on 3 October 2024). Mr. Wong Kwai Sang retired on 3 December 2024.

董事之重選

根據企業管治守則及組織章程細則,所有董事(包括獨立非執行董事)須每三年輪流 退任一次。

董事會之組成已定期接受董事會及本公司 提名委員會檢視,確保董事會具備均衡的 專業知識、技能及經驗,以配合本公司業 務之需求。

根據組織章程細則及於本報告批准日期, 梁廣才先生、戚道斌先生及香志恒先生為 自上次獲重選後在任時間最長之現任董 事,彼等將於本公司應屆股東週年大會輪 席退任並符合資格重選。

各董事已與本公司訂立載列其委任之主要條款及條件之委任函件。董事須參考組織章程細則所載之相關主要條款及條件及由香港董事學會出版之董事指引及獨立非執行董事指南(如適用)。

所有獨立非執行董事有指定任期,並須根 據組織章程細則輪流退任。香志恒先執 李智豪先生及黎碧芝女士擔任獨立非執 董事的任期為一至三年,分別至二零日 年一月十五日、二零二六年十二月四日 二零二七年十月二日為止。黃貴生先 三零二四年十二月三日退任獨立非執行 事。

董事會已收到各獨立非執行董事發出其獨立身份的週年書面確認書,並信納彼等符合上市規則規定的獨立性。本公司認為所有獨立非執行董事符合上市規則第3.13條所載的獨立指引,並獨立於本公司。

審核委員會

董事會已根據上市規則及企業管治守則成立審核委員會(「審核委員會」)並制訂權責範圍。審核委員會目前由三名獨立非執行董事組成,即李智豪先生(主席)、香志恒先生及黎碧芝女士(於二零二四年十月三日獲委任)。黃貴生先生於二零二四年十二月三日退任。

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The primary duties of the Audit Committee includes:

- to recommend to the Board on the appointment, reappointment and removal of the external auditor and to approve the remuneration and terms of engagement of the external auditor, and any questions of resignation or dismissal of such auditor;
- 2. to consider and discuss with the external auditor the nature and scope of audit for each year;
- to review and monitor the external auditor's independence and objectivity;
- 4. to review the interim and annual financial statements before submission to the Board and to discuss any problem and reservation arising therefrom;
- 5. to review the Group's financial controls, internal control and risk management systems; and
- 6. to consider other topics, as defined by the Board.

During the year, the Audit Committee had reviewed and discussed, in accordance with its terms of reference, the financial reporting matters with external auditor, including the review of the interim and annual consolidated financial statements, the risk management and internal control and the audit fee and made recommendation to the Board for reappointment of external auditor.

During the year, the Audit Committee held 2 meetings. The attendance of Audit Committee meetings of each member is set out below:

審核委員會之主要職責包括:

- 向董事會提供委任、續聘及辭退外聘 核數師的建議,批准委任外聘核數師 的酬金及條款,以及處理任何有關核 數師辭任或罷免的問題;
- 考慮並與外聘核數師討論每年度的審 核性質與範圍;
- 3. 檢討及監察外聘核數師的獨立性及客 觀性;
- 向董事會遞交中期及年度財務報表前 審閱有關報表,並討論任何相關問題 及異議;
- 5. 檢討本集團的財務監控、內部監控及 風險管理制度;及
- 6. 考慮董事會界定的其他議題。

年內,審核委員會已根據其權責範圍與外聘核數師審閱及討論財務報告事宜,包括審閱中期及年度綜合財務報表、風險管理及內部監控及審核費,並就續聘外聘核數師向董事會提供建議。

年內,審核委員會舉行2次會議。各成員出 席審核委員會會議情況載列如下:

Name of the Audit Committee Members

Number of Audit Committee meetings attended/ Number of Audit Committee meetings held

已出席審核委員會會議次數/ 已舉行審核委員會會議次數

審核委員會成員姓名

Mr. Lee Chi Ho (Chairman)
Mr. Heung Chee Hang, Eric
Ms. Lai Pik Chi, Peggy
(appointed on 3 October 2024)
Mr. Wong Kwai Sang
(retired on 3 December 2024)

李智豪先生(主席) 香志恒先生 黎碧芝女士 (於二零二四年十月三日委任) 黃貴生先生 (於二零二四年十二月三日退任)

1/1

2/2

0/2

REMUNERATION COMMITTEE

The Board has established a remuneration committee (the "Remuneration Committee") with the term of references in accordance with the Listing Rules. The Remuneration Committee currently comprises three Independent Non-executive Directors, namely, Mr. Lee Chi Ho (appointed as Chairman on 3 December 2024), Mr. Heung Chee Hang, Eric and Ms. Lai Pik Chi, Peggy (appointed on 3 October 2024). Mr. Wong Kwai Sang retired on 3 December 2024.

The primary duties of the Remuneration Committee (as adopted pursuant to the terms of references of the Remuneration Committee) includes making recommendations to the Board on the Company's policy and structure of all Directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for development of remuneration policy.

Set out below is the summary of work of the Remuneration Committee done during the year:

- to review the Company's emolument policy and structure for all Directors;
- to review management's remuneration proposal with reference to the corporate goals and objective of the Board; and
- 3. to review and recommend the remuneration of individual Executive Director and Independent Non-executive Director (including the new Directors).

During the year, the Remuneration Committee held 2 meetings and had also transacted its business by written resolutions.

The attendance of Remuneration Committee meeting of each member is set out below:

薪酬委員會

董事會已根據上市規則成立薪酬委員會 (「薪酬委員會」)並制訂權責範圍。薪酬委 員會現時由三名獨立非執行董事組成,即 李智豪先生(於二零二四年十二月三日獲 委任為主席)、香志恒先生及黎碧芝女士 (於二零二四年十月三日獲委任)。黃生 先生於二零二四年十二月三日退任。

薪酬委員會的主要職責(根據薪酬委員會的權責範圍獲採納)包括就本公司全體董事及高級管理層的薪酬政策及架構,及就制定薪酬政策而設立正規且透明的程序,向董事會提出建議。

以下載列薪酬委員會於年內完成的工作概要:

- 檢討本公司全體董事的薪酬政策及架構;
- 參考企業目標及董事會宗旨,檢討管 理層的薪酬建議;及
- 3. 檢討及建議個別執行董事及獨立非執 行董事(包括新任董事)的薪酬。

年內,薪酬委員會舉行2次會議及透過書面 決議處理其業務。

各成員出席薪酬委員會會議情況載列如下:

Name of the Remuneration Committee Members

Number of Remuneration Committee meetings attended/Number of Remuneration Committee meetings held 已出席薪酬委員會會議次數 已舉行薪酬委員會會議次數

薪酬委員會成員姓名

李智豪先生(於二零二四年十二月 Mr. Lee Chi Ho (appointed as Chairman 2/2 三日獲委任為主席) on 3 December 2024) 香志恒先生 Mr. Heung Chee Hang, Eric 1/2 Ms. Lai Pik Chi, Peggy 黎碧芝女士 *(於二零二四年十月三日委任)* 0/0 (appointed on 3 October 2024) 黃貴生先生 *(於二零二四年十二月三日* Mr. Wong Kwai Sang 1/2 (retired as Chairman and member on 3 December 2024) 退任主席及成員)

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The Company aims to design remuneration policies that attract and retain employees that are needed to run the Group successfully and to motivate employees to pursue appropriate growth strategies whilst taking into account performance of the individual. The remuneration should reflect performance, complexity and responsibility of the individual; and the remuneration package will be structured to include salary and bonus to provide incentives to directors and senior management to improve their individual performances.

The Company has put in place a directors' remuneration policy to determine the remuneration packages of directors to ensure that there is an appropriate level of remuneration to attract and retain experienced people of high calibre to oversee the Group's business and development. The remuneration of directors is reviewed at least annually and determined with reference to the skills and knowledge of the directors, their job responsibilities and level of involvement in the Group's affairs, corporate performance, individual performance as well as prevailing market conditions. Remuneration comprises directors' fees, salaries, allowances and performance-related bonuses, equity-settled share based payments and retirement benefit contributions.

The Group's business are under the direct responsibility of the Executive Directors who are the senior management of the Company. Details of emoluments of Directors and the five highest-paid employees of the Group during the year are set out in Note 15 to the consolidated financial statements.

NOMINATION COMMITTEE

The Board has established a nomination committee (the "Nomination Committee") with the term of references in accordance with the Listing Rules. The Nomination Committee currently comprises three Independent Non-executive Directors, namely, Mr. Lee Chi Ho (appointed as Chairman on 3 December 2024), Mr. Heung Chee Hang, Eric and Ms. Lai Pik Chi, Peggy (appointed on 3 October 2024). Mr. Wong Kwai Sang retired on 3 December 2024.

The primary duties of the Nomination Committee includes review of the structure, size and composition of the Board and board diversity policy on a regular basis, assessing new candidates for appointment as Directors and the independence of Independent Non-executive Directors and considering the retirement and reelection of the Directors.

本公司旨在設計薪酬政策以吸引並挽留成就本集團業務所需僱員,並推動僱員員工房。新酬應反映個別員工之表現。能成立表別。薪酬應反映個別員工金及與金構成改責任:而薪酬待遇乃由薪金及獎勵,激勵彼等政高級管理層獎勵,激勵彼等改進個人表現。

本集團的業務乃由身為本公司高級管理層的執行董事直接負責。年內,本集團董事及五名最高薪僱員的酬金詳情載於綜合財務報表附註15。

提名委員會

董事會已根據上市規則成立提名委員會 (「提名委員會」)並制訂權責範圍。提名委 員會現時由三名獨立非執行董事組成,即 李智豪先生(於二零二四年十二月三日獲 委任為主席)、香志恒先生及黎碧芝女士 (於二零二四年十月三日獲委任)。黃 先生於二零二四年十二月三日退任。

提名委員會的主要職責包括定期檢討董事 會的架構、人數及組成及董事會成員多元 化政策、評估董事委任的新候選人及獨立 非執行董事的獨立性以及考慮董事的退任 與連任。 Set out below is the summary of work of the Nomination Committee done during the year:

以下載列提名委員會於年內完成的工作概 要:

- to assess the independence of each Independent Nonexecutive Director;
- 1. 評估各獨立非執行董事的獨立性;
- to review the structure, size and composition of the Board; and
- 2. 檢討董事會的架構、人數及組成;及
- to review and make the recommendation of appointment of new directors and re-election of retiring Directors to the Board
- 3. 就委任新任董事及重選退任董事向董 事會檢討並提供建議。

During the year, the Nomination Committee held 2 meetings. The attendance of Nomination Committee meeting of each member is set out below:

年內,提名委員會舉行2次會議。各成員出 席提名委員會會議情況載列如下:

Name of the Nomination Committee Members

Number of Nomination Committee meetings attended/Number of Nomination Committee meetings held

已出席提名委員會會議次數/ 已舉行提名委員會會議次數

提名委員會成員姓名

Mr. Lee Chi Ho (appointed as Chairman on 3 December 2024)	李智豪先生 <i>(於二零二四年十二月三 日獲委任為主席)</i>	2/2
Mr. Heung Chee Hang, Eric	香志恒先生	1/2
Ms. Lai Pik Chi, Peggy (appointed on 3 October 2024)	黎碧芝女士 <i>(於二零二四年十月三日委任)</i>	0/0
Mr. Wong Kwai Sang (retired as Chairman and member on 3 December 2024)	黃貴生先生 <i>(於二零二四年十二月三日退任</i> 主席及成員)	1/2

NOMINATION POLICY

提名政策

The Board has adopted a nomination policy (the "Nomination Policy") which sets out the selection criteria and procedure of appointing and re-appointing a Director. The selection criteria used in assessing the suitability of a candidate include, inter alia, such candidate's academic background and professional qualifications, relevant experience in the industry, character and integrity etc.

董事會已採納提名政策(「提名政策」),該政策載列委任及重選董事的遴選標準及程序。評估人選適用性所採用之遴選標準包括人選的學術背景及專業資格、產業相關經驗、品格及操守等。

Pursuant to the Nomination Policy, the nomination committee reviews the structure, size and composition of the Board periodically and make recommendation on any proposed changes to the Board to complement the Company's corporate strategy.

根據提名政策,提名委員會定期審閱董事會的架構、規模及組成,並就董事會的任何建議變動提出建議,以配合本公司的企業策略。

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When it is necessary to fill a casual vacancy or appoint an additional director, the nomination committee identifies or selects candidates as recommended to the committee pursuant to the criteria set out in the Nomination Policy. Based upon the recommendation of the nomination committee, the Board deliberates and decides on the appointment. In addition, every director shall be subject to retirement by rotation or re-election at least once every three years and shall be eligible for re-election at each annual general meeting. The nomination committee shall review the overall contribution and service to the Company, expertise and professional qualifications of the retiring directors, who offered himself/herself for re-election at the annual general meeting, to determine whether such director continues to meet the criteria as set out in the Nomination Policy.

DIVIDEND POLICY

Under the Companies Act (as revised) of Cayman Islands and the Memorandum and Articles of Association of the Company, dividends may be paid out of the profits of the Company, or subject to solvency of the Company, out of sums standing to the credit of the share premium account of the Company. However, no dividend shall exceed the amount recommended by Directors of the Company.

Declaration and recommendation of payment of dividends of the Company is subject to the approval of the Directors of the Company, depending on financial results, working capital, financial position, future prospects, and capital requirements, as well as any other factors which the Directors of the Company may consider relevant from time to time. Any future declaration, recommendation and payment of dividends of the Company may or may not reflect the historical declarations and payments of dividends and will be at the absolute discretion of the Directors of the Company. The Company does not have any predetermined dividend payout ratio.

BOARD DIVERSITY POLICY

The Company recognizes and embraces the benefits of having a diverse Board, and sees diversity at Board level as an essential element in maintaining a competitive advantage. The Company has adopted a board diversity policy.

All appointments of the members of the Board are made on their merit in the content of the talents, skills and experience to be an effective Board as a whole

股息政策

根據開曼群島公司法(經修訂)及本公司組織章程大綱及細則,股息可自本公司溢利中派付,或在本公司償付能力所限下,以本公司股份溢價賬中的進賬總額派付。然而,股息不得多於本公司董事所建議之金額。

董事會多元化政策

本公司瞭解及認同具有多元化董事會的裨益,並視董事會層面的多元化為維持競爭優勢的重要元素。本公司採納了董事會多元化政策。

董事會成員的所有委任均按董事會整體有效運作所需要的才能、技能及經驗等裨益而作出。

The Nomination Committee reviews and assesses the composition of the Board by considering the benefits of all aspects of diversity, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience etc. in order to maintain an appropriate range and balance of talents, skills, experience and background on the Board.

The Nomination Committee also oversees the conduct of the annual review of the effectiveness of the Board and considers the balance of talents, skills, experience, independence and knowledge on the Board and the diversity representation of the Board.

The Board currently comprises 8 male Directors and one female Director. The female representation at workforce level is about 32%. The Board has reviewed board diversity policy on an annual basis to ensure its continued effectiveness. For compliance with the Listing Rules and the board diversity policy, the following measurable objectives were reviewed and implemented:

- at least one-third of the members of the Board shall be Independent Non-executive Directors;
- at least one of the members of the Board shall have obtained accounting or other professional qualifications;
- members of the Board shall have knowledge or experience relating to the business operation of the Group;
- at least two of the members of the Board shall have China-related work experience; and
- no single gender Board is allowed after 2024.

CORPORATE GOVERNANCE FUNCTIONS

The Board has from time to time considered its policy for corporate governance and its duties and duties of various board committees. The Board has not established a corporate governance committee but has performed the obligations regarding corporate governance, including:

- to develop and review the Company's policies and practices on corporate governance, including the board diversity policy, mechanisms to ensure independent views of the board and shareholders communication policy, and make recommendation;
- to review and monitor the training and continuous professional development of directors and senior management;

提名委員會透過考慮各方面多元化的裨益檢討及評估董事會的組成(包括但不限於性別、年齡、文化及教育背景、種族、專業經驗等),以維持董事會具備適當範圍及平衡的才能、技能、經驗及背景。

提名委員會亦會監督對董事會有效性的年度審閱的進行情況,及考慮董事會的才能、技能、經驗、獨立性及知識的平衡以及董事會的多元化代表性。

董事會目前由八名男性董事及一名女董事組成。僱員層面中女性佔約32%。董事會已每年檢討董事會多元化政策,以確保其行之有效。為遵守上市規則及董事會多元化政策,已審閱及採納以下可計量目標:

- 至少三分之一董事會成員須為獨立非執行董事;
- 至少一名董事會成員須獲得會計或其 他專業資格;
- 董事會成員須具有有關本集團不同業 務營運的知識或經驗;
- 至少兩名董事會成員須擁有中國相關 工作經驗;及
- 二零二四年後並不容許由單一性別成 員組成的董事會。

企業管治職能

董事會已不時考慮其企業管治政策及其職 責以及各董事委員會職責。董事會並無成 立企業管治委員會,但已履行下列企業管 治責任,包括:

- 制訂及檢討本公司的企業管治政策及 常規,包括董事會成員多元化政策、 確保存在獨立見解的機制及股東溝通 政策,並作出推薦意見;
- 2. 檢討及監察董事及高級管理層的培訓 及持續專業發展;

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- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- to develop, review and monitor the code of conduct and compliance manual applicable to employees and directors;
 and
- to review the Company's compliance with Appendix C1 (Corporate Governance Code and Corporate Governance Report) of the Listing Rules.

The Directors have disclosed to the Board the number and nature of offices held in public companies or organizations and other signification commitments (if any). During the year, the Board had attended and reviewed the above matters. The Board also regularly reviews the contribution required by each Director to perform his responsibilities to the Company and whether he is spending sufficient time performing his duties.

TRAINING OF DIRECTORS

Newly appointed Director, if any, are provided with necessary information to ensure that he has a proper understanding of the Company's operations and businesses as well as his responsibilities under the relevant statutes, laws, rules and regulations. The Company Secretary and representative of auditor update the Directors on the latest development and changes regarding the Listing Rules, accounting standards and other relevant regulatory requirements from time to time.

In addition, the Directors are provided with monthly updates on the Company's performance and position to enable the Board as a whole and each Director to discharge their duties.

All Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. According to the records provided by the existing Directors, all Directors have participated as follows in continuous professional development during the year.

- 3. 檢討及監察本公司在遵守法律及監管 規定方面的政策及常規;
- 4. 制訂、檢討及監察適用於僱員及董事 的操守準則及合規手冊;及
- 檢討本公司遵守上市規則附錄C1(企業管治守則及企業管治報告)的情況。

董事已向董事會披露於公眾公司或組織擔任職務的數目與性質以及其他重大承擔(如有)。年內,董事會已處理及檢討上述事項。董事會亦會定期檢討各董事向本公司履行其職責時須作出的貢獻及其是否花費足夠時間履行職責。

董事培訓

新獲委任的董事(如有)獲提供必要的資料,以確保其對本公司的營運及業務以及其於相關法規、法律、規則及規例下的責任有適當了解。公司秘書及核數師代表不時為董事提供有關上市規則、會計準則及其他相關監管規定的最新發展及變動資料。

此外,董事亦獲提供本公司表現及狀況的 每月最新資料,以便董事會整體及各董事 履行其職務。

本公司鼓勵所有董事參與持續專業發展, 以發展及更新彼等的知識及技能。根據現 任董事提供的記錄,全體董事已於年內參 與持續專業發展如下。

Name of Directors 董事姓名		Reading regulatory updates/attending in house briefing 閱讀監管最新資料/ 出席內部簡報會	Attending expert briefing/seminars/conference relevant to the business/director's duties 出席有關業務/董事職責的專家簡介會/研討會/
Mr. Yeung Chi Hang	楊智恒先生	✓	✓
Mr. Leung Kwong Choi	梁廣才先生	✓	✓
Mr. Wong Po Keung	黃保強先生	✓	✓
Mr. Chung Siu Wah	鍾少樺先生	✓	✓
Mr. Chik To Pan	戚道斌先生	✓	✓
Mr. Liu Yafei##	劉亞非先生##	✓	✓
Mr. Heung Chee Hang, Eric	香志恒先生	✓	✓
Mr. Lee Chi Ho	李智豪先生	✓	✓
Ms. Lai Pik Chi, Peggy#	黎碧芝女士#	✓	✓
Mr. Wong Kwai Sang*	黃貴生先生*	✓	✓
* retired on 3 December 2024. # appointed on 3 October 2024. ## appointed on 2 August 2024.		# 於二零二四年	十二月三日退任。 十月三日委任。 八月二日委任。

DIRECTORS' AND OFFICERS' LIABILITIES INSURANCE

The Company has arranged directors' and officers' liabilities insurance for all Directors and the senior management of the Company. The insurance covers them against costs, charges, expenses and liabilities incurred arising out of the corporate activities.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transaction by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 of the Listing Rules as the Company's Code of Conduct regarding Director's securities transactions.

Having made specific enquiry, all Directors confirmed that they have complied with the required standard set out in the Model Code throughout the year ended 30 June 2025.

董事及高級職員的責任保險

本公司已為本公司的全體董事及高級管理 層安排董事及高級職員的責任保險。該等 保險涵蓋企業活動中所產生的成本、費 用、開支及責任。

董事進行證券交易

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」)作為本公司董事進行證券交易的行為守則。

經作出特定查詢後,全體董事已確認彼等 於截至二零二五年六月三十日止年度一直 遵守標準守則所載的規定標準。

RISK MANAGEMENT AND INTERNAL CONTROL

The Board recognizes its overall responsibilities for maintaining a sound and effective internal control system of the Group and risk taking is unavoidable as part of the Group's business. By appropriate risk management and continuous risk monitoring, risk taking can bring value to the Company. The Board believes that risks are acceptable after prudent assessment of their impact and likelihood. The Company can protect its assets and shareholders' interests and create value simultaneously through appropriate risks management and control measures. The system includes a defined management structure with limits of authority, safeguards its assets against unauthorised use or disposition, ensures the maintenance of proper accounting records for the provision of reliable financial information for internal use or for publication, and ensures compliance with relevant laws and regulations. The system is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Process used to identify, evaluate and manage significant risks

The Group recognise that it is necessary for identifying and assessing the significant business, operational, financial and compliance risks on an ongoing basis. Risk identification and assessment should be undertaken throughout the year, but in any event must be undertaken on an annual basis by the Audit Committee. Risk identification involves collecting information from the senior management to identify relevant risks and then need to update the risk register in response to changes in its business and the external environment. Risk assessment should include the review of

- (i) the timely and efficient management and reporting the key risks: and
- (ii) any events, incidents or trends that have arisen or might arise.

Risk evaluation and risk prioritization

Risk ranking process involves analysing the inherent likelihood and impact of each identified risk in order to facilitate the senior management to prioritise the identified risk items and identify the responsible risk owners.

風險管理及內部監控

董事會意識到,在使本集團維持健全有效 的內部監控系統上負有整體責任,而冒著 風險行事為本集團業務不可避免的一部 分。只要採取適當的風險管理及持續監察 風險,冒險行事可為本公司創優增值。董 事會相信,經過審慎評估風險的影響及出 現的可能性,風險屬可接受。本公司可透 過適當的風險管理及控制措施,保障其資 產及股東利益,同時使本公司創優增值。 有關系統包括一套具備權限約束的明確管 理架構,保障其資產免遭未獲授權使用或 處置,確保存有適當的會計記錄,以提供 可靠的財務資訊作內部使用或刊發,同時 確保遵守相關的法律及法規。有關系統設 計目的為管理而非消除未能達致業務目標 的風險,並僅能就重大失實陳述或損失提 供合理而非絕對的保證。

用於識別、評估及管理重大風險之程 序

本集團確認必須持續識別及評估重大業務、營運、財務及合規風險。風險識別及 評估均須全年進行,惟無論如何須由審 委員會每年進行。風險識別涉及自高級管 理層收集資料,以識別相關風險,然後更 新風險評估表,應付營商及外部環境變 動。風險評估應包括檢討

- (i) 及時有效管理及匯報關鍵風險;及
- (ii) 已出現或可能出現的任何事件、事故 或趨勢。

風險評估及風險先後次序

風險分級過程涉及分析各個已識別風險的 固有可能性及影響,以便高級管理層將已 識別風險項目制定先後次序,並識別須負 責風險的人士。

Risk reporting, managing and monitoring

Once the decision to mitigate the significant risk has been made and the strategy is identified, a mitigation plan should be developed. After the plan is implemented the residual risk is evaluated and is subject to monitoring. Once the plan is in place and the system is running, the effectiveness of the plan will be monitored, reviewed and adjusted if necessary. The ongoing monitoring program will be checked if risk priority numbers have changed to either higher or lower values. All employees can write down observations and to make recommendations. They can also make a recommendation if the change should be implemented urgently if it is time critical. The senior management evaluates the recommendations made by the employees and reports to board in timely manner.

Procedures for the handling and dissemination of inside information

The Group is committed to a consistent practice of time, accurate and sufficiently detailed disclosure of material information. To ensure that proper safeguards exist to prevent a breach of a disclosure relation to the Group, procedures for the handling and dissemination of inside information are as follows:

- When any employee becomes aware of any actual or potential Inside Information, he/she must immediately inform any member of the Disclosure Working Group comprising the Chairman of the Board, Chief Executive Officer, Executive Directors and Legal Counsel.
- 2. Meeting of Disclosure Working Group shall be convened to conduct preliminary assessment of the information received.
- 3. The Disclosure Working Group reviews and decides whether the information must be disclosed, as well as when and how the information shall be released and makes recommendation to the Board.
- 4. The Board reviews the recommendation of the Disclosure Working Group and approves the issue of an announcement and any other documents as appropriate.

Main features of the internal control system

A professional advisory firm was to conduct a review on the Group's internal control systems at the corporate level and business level on certain agreed control areas as stated in a three years internal control review plan to the management and endorsed by the board and audit committee.

風險匯報、管理及監察

處理及發放內幕消息之程序

本集團致力於貫徹地以適時、準確及詳盡 之方式披露重大資料。為確保有適當保障 措施避免違反有關本集團的披露,以下為 處理及發放內幕消息之程序:

- 1. 當任何僱員知悉任何實際或潛在內幕 消息,彼必須立即知會由董事會主 席、行政總裁、執行董事及法律顧問 組成的披露工作小組的任何成員。
- 披露工作小組須召開會議,就所接獲 的資料進行初步評估。
- 3. 披露工作小組審視消息並決定是否必 須予以披露以及發佈消息的時間及方 式,並向董事會作出推薦建議。
- 董事會審閱披露工作小組的推薦建 議,並批准適時刊發公佈及任何其他 文件。

內部監控系統之主要特點

本集團委聘專業顧問公司就致管理層並經 董事會及審核委員會認可的三年內部監控 審閱計劃內訂明的若干協定監控範疇,於 企業層面及商業層面為本集團的內部監控 系統進行審閱。

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The scope of the internal control review carried out during the year includes:

- understand how a control procedure is carried out during the period from 1 July 2024 to 30 June 2025 through discussion with the management, and reading relevant policies and procedures;
- consider and comment on whether a control procedure has been designed and implemented effectively by determining whether it exists at a specific point in time. This is achieved by reading policies and procedures, reviewing minutes, reports, organisational charts and other supporting documentation, and by performing selected walkthrough and tests of samples;
- draw to the Company's attention to any significant control design and implementation weaknesses and deficiencies which come to its attention based on the limited procedures it agree to perform;
- d) provide recommendations to address the identified control design (in particular to corporate governance and cash receipt handling policy) and implementation weaknesses and deficiencies; and
- e) perform a follow-up review after the Company has responded to the findings stated in the Report. The final Report will be issued after the follow-up procedures have been completed.

The report and recommendations have been submitted to the board and follow-up action has been taken based on recommendations, which will be monitored by the board.

The Audit Committee reviewed adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget.

The board's confirmation on risk management

Based on the risk management mechanism and internal control review activities mentioned in the aforesaid paragraphs, the board was of the opinion that the Company had maintained an effective risk management mechanism and internal control system during the financial year ended 30 June 2025.

年內進行的內部監控審閱範疇包括:

- a) 透過與管理層討論,並閱讀相關政策 及程序,了解二零二四年七月一日至 二零二五年六月三十日期間如何進行 監控程序;
- b) 藉釐定監控程序是否於特定時間存在,省覽及評價其是否獲有效設計及實施。此乃憑藉細閱政策及程序、審閱會議記錄、報告、組織圖表及其他佐證文件,並透過進行選定的徹底調查及測試樣本而達致;
- c) 根據顧問公司同意進行的有限程序, 於發現任何重大監控設計以及執行的 弱點及不足之處時知會本公司;
- d) 提供推薦建議,處理已識別的監控設計(尤其是企業管治及現金收取處理政策)及執行的弱點及不足之處;及
- e) 於本公司回應報告所訂明的發現後進 行跟進審閱。最終報告將於跟進程序 完成後發表。

報告及推薦建議已向董事會呈交,並按推 薦建議採取跟進行動,將由董事會監察。

審核委員會已檢討本公司會計及財務報告 職能之資源、員工之資格及經驗、員工培 訓及預算是否充足。

董事會對風險管理之確認

基於上文各段所述之風險管理機制及內部 監控檢討,董事會認為,本公司於截至二 零二五年六月三十日止財政年度已維持有 效的風險管理機制及內部監控系統。

WHISTLE-BLOWING POLICY

The Board adopted a whistle-blowing policy to (i) foster a culture of compliance, ethical behaviour and good corporate governance across the Group; and (ii) promote the importance of ethical behaviour and encourages the reporting of misconduct, unlawful and unethical behavior. All complaints received under the whistle-blowing policy are promptly reported to the chairman of the audit committee or designated persons of the Group to ensure accountability and transparency. The Audit Committee will continue to monitor and evaluate the effectiveness of the whistle-blowing policy.

ANTI-CORRUPTION POLICY

The Board adopted an anti-corruption policy to achieve the highest standards of integrity and ethical behaviour in conducting business. The anti-corruption policy outlines specific guidelines that must be adhered to by all Directors and employees of the Group and third parties dealing with the Group to effectively combat corruption. It demonstrates the Group's commitment to the practice of ethical business conduct and the compliance of the anti-corruption laws and regulations that apply to its operations. The anti-corruption policy is reviewed and updated periodically to align with the applicable laws and regulations as well as the industry best practice.

COMPANY SECRETARY

The Company Secretary is Mr. Lo Tai On who has been engaged and appointed by the Company from an external secretarial services provider.

The primary contact persons with the Company Secretary are Mr. Wong Po Keung, an Executive Director and the financial controller of the Company, and Ms. Leung Siu Hing, a senior officer of the Company. The Company Secretary has duly complied with the relevant training requirement under Rule 3.29 of the Listing Rules.

ACCOUNTABILITY AND AUDIT

The Directors acknowledge their responsibility for preparing the consolidated financial statements for each financial year which give true and fair view of the state of affairs of the Group in presenting the interim and annual consolidated financial statements and announcements to the Shareholders. The Directors aim to present a clear and understandable assessment of the Group's position and prospects. The Board acknowledges its responsibility to present a clear and understandable assessment in the Company's annual and interim reports, other inside information announcements and other financial disclosures required under the Listing Rules and to report to the regulators.

舉報政策

反貪污政策

公司秘書

本公司向外聘秘書服務供應商聘用及委任 公司秘書羅泰安先生。

與公司秘書的主要聯絡人為黃保強先生(執行董事及本公司財務總監)及梁笑卿女士 (本公司一名高級職員)。公司秘書已適當 遵守上市規則第3.29條有關培訓之規定。

問責及審核

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The responsibility of the external auditor with respect to the financial reporting and its audit opinion are set out in the section "Independent Auditor's Report" on pages 74 to 78.

有關外聘核數師的財務匯報責任以及其審核意見載於第74至78頁的「獨立核數師報告」。

REMUNERATION OF THE AUDITOR

For the year, the remuneration in respect of audit services provided by auditor of the Company, ZHONGHUI ANDA CPA Limited, was HK\$920,000.

The non-audit service provided by auditor of the Company is detailed as follows:

核數師酬金

就本年度,本公司核數師中匯安達會計師事務所有限公司提供審計服務的酬金為920,000港元。

本公司核數師提供的非審計服務的詳情如下:

Review service for the interim result for the six months ended 31 December 2024
Review on internal control systems over Anti-Money Laundering and Counter-Terrorist Financing
Tax services and others

就截至二零二四年十二月三十一日 止六個月的中期業績的審閱服務 審視反洗黑錢及反恐融資的內部 監控系統 税務服務及其他 HK\$180,000 180,000港元 HK\$45,000 45,000港元 HK\$325,000 325,000港元

COMMUNICATION WITH SHAREHOLDERS AND INVESTOR RELATIONS

The Board recognizes the importance of good communications with shareholders and investors, and the shareholders communication policy of the Company is reviewed on an annual basis to ensure its continued effectiveness. The objective of shareholder communication is to provide shareholders with detailed information about the Company so that they can exercise their rights as shareholders in an informed manner. The Company establishes various communication channels with its shareholders and investors and employs a range of communication tools to ensure its shareholders are kept well informed of key business imperatives. These include general meetings, interim and annual reports, announcements and circulars. The Company believes that the annual general meeting is one of the principal channels for shareholders to exchange views with the Board. The Board welcomes shareholders to express their opinions at the annual general meeting. Directors and external auditor attend the annual general meeting to address shareholders' queries. Separate resolutions are proposed at general meetings on each substantially separate issue, including the re-election of individual Directors. The notice of the meeting, the annual report and the circular containing information on the proposed resolutions are sent to shareholders before the meeting in accordance to the listing rules and the articles of association of the Company. Procedure for voting by poll had been read out at the general meetings. All votes of the shareholders were taken by poll. The Company announced results of the poll in the manner prescribed under the Listing Rules.

股東通訊及投資者關係

董事會明瞭與股東及投資者有良好溝通之 重要性,所以每年均檢討本公司之股東溝 通政策,以確保本政策行之有效。股東通 訊之目的為向股東提供有關本公司之詳細 資料,以使彼等在知情情況下行使作為股 東之權利。本公司為股東及投資者建立不 同的溝通渠道,並運用一系列通訊工具以 確保股東獲知重要業務動向,其中包括股 東大會、中期及年度報告、公佈及通函。 本公司認為,股東週年大會為股東提供與 董事會交流意見之主要渠道之一。董事會 歡迎各股東於股東週年大會上發表彼等意 見。董事及外聘核數師皆出席股東週年大 會,以回應股東提問。股東大會上就各項 重要獨立之事宜提呈獨立決議案,包括重 選個別董事。大會通告、年報及載有擬提 呈決議案有關資料之通函皆根據上市規則 及本公司的組織章程細則向股東分發。投 票表決程序已於股東大會上宣讀。股東之 所有表決已按投票表決方式進行。本公司 已按上市規則規定之方式公佈投票表決結 The Group also fully recognises the importance of employing a professional, truthful and proactive attitude in promoting investor relations. This underscores the Group's persistence in maintaining optimum all round communications with investors, allowing it to collect information and valuable feedback from investors and announce its business strategy and direction in due course. These efforts are critical for the Group to improve its corporate governance and strengthen investor confidence.

During the year, an annual general meeting of the Company was held on 3 December 2024 (the "2024 AGM") and an extraordinary general meeting for refreshment of general mandate of the Company was held on 5 July 2024 (the "EGM"). Notices convening the 2024 AGM and EGM contained in a circular dated 18 October 2024 and a circular dated 3 June 2024 respectively were dispatched to the Shareholders.

The attendance of 2024 AGM and EGM held during the year of each Director is set out below:

本集團亦深明以專業、坦誠並適時主動之態度,乃推動投資者關係之重要因素。因此,本集團致力與投資者保持充及預量,以便從投資者收集訊息及實實、並在適當時候公佈集團之業務完善, 發展方向,期望在企業管治上力臻完善, 增強投資者信心。

年內,本公司曾於二零二四年十二月三日舉行股東週年大會(「二零二四年日與東週年大會」),並於二零三四年七月五日與東衛會(「該股東特別大會(「該股東特別大會」)以東東特別大會(「該股東特別二零二四年於別東等四年十月十八日之通函,並已寄發期為二零二四年六月三日之通函,並已寄發東。

各董事出席年內舉行之二零二四年股東週年大會及該股東特別大會的情況載列如下:

			Attendance at 出席情況		
Name of Directors			2024 AGM 二零二四年	EGM	
董事姓名			世 股東週年大會	該股東特別大會	
Executive Directors	執行董事				
Mr. Yeung Chi Hang	楊智恒先生		✓	✓	
Mr. Leung Kwong Choi	梁廣才先生		✓	✓	
Mr. Wong Po Keung	黄保強先生		✓	✓	
Mr. Chung Siu Wah	鍾少樺先生		✓	✓	
Mr. Chik To Pan	戚道斌先生		✓	✓	
Mr. Liu Yafei##	劉亞非先生##		✓	_	
Independent Non-executive Directors	獨立非執行董事				
Mr. Heung Chee Hang, Eric	香志恒先生		✓	✓	
Mr. Lee Chi Ho	李智豪先生		✓	✓	
Ms. Lai Pik Chi, Peggy#	黎碧芝女士#		✓	_	
Mr. Wong Kwai Sang*	黃貴生先生*		✓	_	
* retired on 3 December 2024. # appointed on 3 October 2024.		*	於二零二四年十二月 於二零二四年十月3		

The forthcoming annual general meeting of the Company will be held on 4 December 2025 (the "2025 AGM"). A notice convening 2025 AGM will be published on the websites of the Stock Exchange, the Singapore Stock Exchange and the Company and dispatched together with the 2025 Annual Report to the

appointed on 2 August 2024.

本公司將於二零二五年十二月四日舉行應屆股東週年大會(「二零二五年股東週年大會」)。召開二零二五年股東週年大會之通告將根據組織章程細則及企業管治守則在切實可行情況下盡快刊登在聯交所、新加

於二零二四年八月二日委任。

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Shareholders as soon as practicable in accordance with the Article of Association and the CG Code.

SHAREHOLDERS' RIGHTS

The general meetings of the Company provide an opportunity for communication between the Shareholders and the Board. An annual general meeting of the Company shall be held in each year at such place as may be determined by the Board. Each general meeting, other than an annual general meeting, shall be called an extraordinary general meeting ("EGM"). Set out below are procedures by which Shareholders may (a) convene an EGM; (b) put forward enquires to the Board; and (c) put forward proposals at general meetings. The procedures are subject to the Articles of Association and applicable legislation and regulation.

Procedures for Shareholders to convene EGM

Any one or more Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings of the Company, shall at all times have the right, by written requisition to the Board or the Company Secretary, to require an EGM to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two months after the deposit of such requisition.

The written requisition must state the business to be transacted at the meeting, signed by the requisitionist(s) and deposited at the Company's registered office (with a copy of the said written requisition deposited at the Company's Hong Kong office) for the attention of the Board or the Company Secretary, and may consist of several documents in like form, each signed by one or more requisitionists. The requisition will be verified with the Company's branch share registrars in Hong Kong and upon their confirmation that the requisition is proper and in order, the Company Secretary will ask the Board to convene an EGM by serving sufficient notice in accordance with the requirements under the Articles of Association to all the registered Shareholders.

If within twenty-one days from the date of the deposit of the requisition the Board fails to proceed to convene such meeting, the requisitionist(s), may convene a meeting in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

On the contrary, if the requisition has been verified as invalid, the requisitionist(s) will be advised of this outcome and accordingly, an EGM will not be convened as requested.

坡證券交易所及本公司網站以及隨同二零二五年年報一併寄發予股東。

股東的權利

本公司股東大會為股東與董事會提供一個 溝通的機會。本公司每年在董事會週年 完的地點舉行股東大會。股東東國明年大會 會(「股東特別大會」)。以下董事會提出了 召開股東特別大會」(b)向董事會提出序 到:及(c)於股東大會上提出建議的程序 程序受組織章程細則及適用法律及法規限。

一 股東召開股東特別大會的程序

任何一位或以上於遞交要求當日持有不少於有權於本公司股東大會上投東之本公司繳足股本十分之一的股東大會上援東,有權隨時透過向董事會或公司秘書發出書面要求,要求董事會召開股東等別大會以處理要求中列明的任何事務;而相關會議將於遞交相關要求後兩個月內舉行。

如董事會在該要求遞交日期起計二十一天內未有妥為安排召開會議, 則該等請求人可以同樣方式召開會議, 請求人因董事會未能安排會議產 生的所有合理費用應由本公司退還請求人。

相反,倘若要求核實為無效,則請求 人將會獲通知此結果,而股東特別大 會亦因而不會按要求召開。 The notice period to be given to all the registered Shareholders for consideration of the proposal raised by the requisitionist(s) concerned at the EGM varies according to the nature of the proposal, as follows:

- Not less than 14 clear days' and not less than 10 clear business days' notice in writing if the proposal constitutes an ordinary resolution of the Company; and
- Not less than 21 clear days' and not less than 10 clear business days' notice in writing if the proposal constitutes a special resolution of the Company.

Procedures for putting enquiries to the Board

Shareholders may, at any time, direct enquiries to the Board.

All enquiries shall be in writing and sent by post to the principal place of business of the Company in Hong Kong or by email to info@cergroup.com.hk for the attention of the Board.

Procedures for putting forward proposals at general meetings

To put forward proposals at a general meeting of the Company, a Shareholder should lodge a written request, duly signed by the Shareholder concerned, setting out the proposals at the Company's registered office (with a copy of the said written request lodged at the Company's Hong Kong office) for the attention of the Board and the Company Secretary. The request will be verified with the Company's branch share registrar in Hong Kong and upon its confirmation that the request is proper and in order, the Company Secretary will pass the request to the Board.

Whether a proposal will be put to a general meeting will be decided by the Board in its discretion, unless the proposal put forward by a Shareholder is (i) pursuant to a requisition by a Shareholder to convene an EGM referred to above or (ii) forms part of ordinary business to be considered at an annual general meeting as described in Article 75 of the Articles of Association.

The procedures for Shareholders to propose a person for election as Director are posted on the Company's website at http://www.cergroup.com.hk.

向全體登記股東發出通知以供彼等考慮請求人於股東特別大會上所提呈建議的通知期因建議的性質而異,載列如下:

- 一 倘建議構成本公司一項普通決 議案,則不少於14個足日及不 少於10個足營業日書面通知; 及
- 一 倘建議構成本公司一項特別決議案,則不少於21個足日及不少於10個足營業日書面通知。

一 向董事會提出查詢的程序

股東可隨時向董事會提出直接查詢。

所有查詢須以書面作出,並郵寄往本公司的香港主要營業地點或以電郵發送至info@cergroup.com.hk,註明董事會收。

一 在股東大會提出建議的程序

建議會否提呈股東大會,將由董事會 酌情決定,除非股東提出的建議(i)乃 根據上述股東請求召開股東特別大會 而作出或(ii)構成組織章程細則第75條 內所述在股東週年大會上考慮的普通 事務的一部分,則作別論。

股東提名他人參選董事的程序載於本公司網站http://www.cergroup.com.hk。

Independent Auditor's Report 獨立核數師報告



TO THE SHAREHOLDERS OF CHINA ENVIRONMENTAL RESOURCES GROUP LIMITED 中國環境資源集團有限公司

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of China Environmental Resources Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 79 to 171, which comprise the consolidated statement of financial position as at 30 June 2025, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 30 June 2025, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with HKFRS Accounting Standards issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

致中國環境資源集團有限公司股東

(於開曼群島註冊成立之有限公司)

意見

吾等已審核第79至171頁所載中國環境資源 集團有限公司(「貴公司」)及其附屬公司(合 稱「貴集團」)的綜合財務報表,包括於二零 五五年六月三十日的綜合財務狀況表與截 至該日止年度的綜合損益及其他全面載益 表、綜合權益變動表及綜合現金流量財務報 以及包括重大會計政策資料的綜合財務報 表附註。

吾等認為,綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈之時 務報告準則會計準則真實中肯反映 團於二零二五年六月三十日的綜合財務表別 及其截至該日止年度的綜合財務表別 及綜合現金流量,並已遵照香港公司條例 的披露規定妥為編製。

意見基準

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to note 2 to the consolidated financial statements which mentions that the Group incurred a loss attributable to owners of the Company of approximately HK\$40,305,000 and operating cash outflow of approximately HK\$9,619,000 for the year ended 30 June 2025, and as at 30 June 2025, the Group had net current liabilities of approximately HK\$28,739,000. These conditions indicate a material uncertainty which may cast doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matter described in the Material Uncertainty Related to Going Concern section, we have determined the matters described below to be the key audit matters to be communicated in our report.

(I) Investment properties and biological assets

Refer to notes 20 and 21 to the consolidated financial statements.

The Group measured its investment properties and biological assets at fair value and fair value less costs to sell, respectively, with the changes in fair value recognised in profit or loss. These fair value measurements are significant to our audit because the balances of investment properties of approximately HK\$225,819,000 as at 30 June 2025 and the corresponding fair value loss of approximately HK\$15,680,000 for the year then ended, and biological assets of approximately HK\$189,080,000 as at 30 June 2025 and the corresponding loss from changes in fair value less costs to sell of biological assets of approximately HK\$5,373,000 for the year then ended are material to the consolidated financial statements. In addition, the Group's fair value measurements involve application of judgements and are based on assumptions and estimates.

Our audit procedures included, among others:

 Assessing the competence, independence and integrity of the external valuers engaged by the Group;

與持續經營有關的重大不確定因素

吾等提請 閣下注意綜合財務報表附註2,當中提述 貴集團於截至二年二十日止年度產生 貴公司擁現金流出所數40,305,000港元及營運現金流出与,619,000港元,而於二零二五年六月三日, 貴集團的流動負債淨額約十分。此等狀況表示存在營之表,739,000港元。此等狀況表示存在營之表,或會對 貴集團持續等並未修改意見。

主要審核事項

主要審核事項是指根據吾等的專業判斷事項是指根據吾等的專表表語的專表表核自財務報題會。此等事項已於善時之意,以及就達致吾等之意。以及就達致吾等之,以及就達致吾等之,與不會就此等事項不會就此等事人。除有關持續經營的重大確定之主要審核的事宜外,吾等之之主要審核的,為將於吾等之報告中交代之主要審核事項。

(1) 投資物業及生物資產

謹此提述綜合財務報表附註20及21。

吾等的審核程序包括(其中包括):

一 評估 貴集團委聘的外部估值 師的能力、獨立性及誠信;

Independent Auditor's Report 獨立核數師報告

- Obtaining the external valuation reports and meeting with the external valuers to discuss and challenge the valuation process, methodologies used and market evidence to support significant judgements and assumptions applied in the valuation models;
- Checking key assumptions and input data in the valuation models to supporting evidence;
- Checking arithmetical accuracy of the valuation models;
 and
- Assessing the disclosure of the fair value measurement in the consolidated financial statements.

We consider that the Group's fair value measurements of the investment properties and biological assets are supported by the available evidence.

(II) Intangible assets

Refer to note 22 to the consolidated financial statements.

The Group tested the amount of intangible assets for impairment. This impairment test is significant to our audit because the balance of intangible assets of approximately HK\$62,222,000 as at 30 June 2025 is material to the consolidated financial statements. In addition, the Group's impairment test involves application of judgement and is based on assumptions and estimates.

Our audit procedures included, among others:

- Evaluating the Group's impairment assessment;
- Assessing the reasonableness of the key assumptions such as discount rates;
- Obtaining and checking to evidence to support the Group's impairment assessment;
- Assessing the competence, independence and integrity of the external valuer engaged by the Group;
- Obtaining the external valuation report and meeting with the external valuer to discuss and challenge the valuation process, methodologies used and market evidence to support significant judgements and assumptions applied in the valuation model;

- 取得外部估值報告,並與外部 估值師會面,以商討估值過程、使用的估值方法、支持重 大判斷的市場證據,以及估值 模型所應用的假設,並提出質 疑;
- 查核估值模型中的主要假設及 輸入數據的支持證據;
- 一 查核估值模型的算術準確度; 及
- 評估綜合財務報表內公允值計量的披露。

吾等認為 貴集團對投資物業及生物 資產的公允值計量獲現有證據所支 持。

(II) 無形資產

謹此提述綜合財務報表附註22。

貴集團已對無形資產金額進行減值測試。此減值測試對吾等之審核有重大影響,原因是於二零二五年六月三十日,無形資產的結餘約為62,222,000港元,對綜合財務報表具重要性。此外, 貴集團減值測試涉及運用判斷,並基於假設及估計。

吾等的審核程序包括(其中包括):

- 一 評價 貴集團之減值評估;
- 一 評估主要假設(如貼現率)的合理性;
- 取得支持 貴集團減值評估之 證據並對此進行查核;
- 一 評核 貴集團委聘的外部估值 師的能力、獨立性及誠信;
- 取得外部估值報告,並與外部 估值師會面,以商討估值過程、使用的估值方法、支持重 大判斷的市場證據,以及估值 模型所應用的假設,並提出質 疑;

- Checking arithmetical accuracy of the valuation model;
 and
- Checking key assumptions and input data in the valuation model to supporting evidence.

We consider that the Group's impairment test for intangible assets is supported by the available evidence.

OTHER INFORMATION

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

RESPONSIBILITIES OF DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRS Accounting Standards 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.

- 一 查核估值模型的算術準確度; 及
- 查核估值模型中的主要假設及 輸入數據的支持證據。

吾等認為 貴集團的無形資產減值測 試獲現有證據所支持。

其他資料

董事對其他資料負有責任。其他資料包括 貴公司年報內的所有資料,但不包括 綜合財務報表及吾等核數師報告。其他資 料預期於本核數師報告日期後提供予吾等。

吾等對綜合財務報表的意見並不涵蓋其他 資料,而吾等將不就其表達任何形式的保 證結論。

就吾等對綜合財務報表之審核而言,吾等 的責任為於可取得上文所識別的其他資料 時閱讀該等資料,從而考慮其他資料是否 與綜合財務報表或吾等於審核時所知者存 在重大不一致,或可能存在重大失實陳述。

董事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會計準則及香港公司 條例的披露規定,編製及真實中肯列報綜 合財務報表,以及進行董事認為必要的內 部監控,以確保所編製的綜合財務報表並 無因欺詐或錯誤而引致的重大失實陳述。

於編製綜合財務報表時,董事負責評核 貴集團持續經營的能力,並於適當情況下披露與持續經營相關的事項,及使用持續經營為會計基礎,除非董事有意對 貴集團進行清盤或停止營運,或別無其他實際的替代方案。

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

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

A further description of our responsibilities for the audit of the consolidated financial statements is located at the HKICPA's website at:

https://www.hkicpa.org.hk/en/Standards-setting/Standards/ Our-views/auditre

This description forms part of our auditor's report.

ZHONGHUI ANDA CPA Limited

Certified Public Accountants
Tse Kit Yan

Audit Engagement Director Practising Certificate Number P08158

Hong Kong, 30 September 2025

核數師就審核綜合財務報表須承擔 的責任

有關吾等就審核綜合財務報表須承擔的責任之進一步概述,請瀏覽香港會計師公會網頁:

https://www.hkicpa.org.hk/en/Standards-setting/Standards/Our-views/auditre

這概述組成吾等核數師報告之一部分。

中匯安達會計師事務所有限公司

執業會計師

謝傑仁

審核項目董事 執業證書編號P08158

香港,二零二五年九月三十日

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

			2025	2024
			二零二五年	二零二四年
		Notes	HK\$'000	HK\$'000
	,	附註	千港元	千港元
Revenue	收益	9	60,749	82,817
Cost of sales	銷售成本		(47,497)	(65,093)
Gross profit	毛利		13,252	17,724
Other income, gains and losses	其他收入、收益及虧損	11	1,617	1,925
Administrative and operating expenses	行政及營運開支		(35,725)	(40,907)
Fair value loss on investment	投資物業之公允值虧損			
properties		20	(15,680)	(17,294)
Loss arising from changes in fair	生物資產公允值變動減			
value less costs to sell of	出售成本產生之虧損	24	(5.272)	(30.505)
biological assets	₩ 2 / # 1 1 H Y 2 H	21	(5,373)	(38,595)
Net gain on fair value changes in investments at fair value through	按公允值計入損益之投資之公允值變動之收		F 672	1.500
profit or loss	益淨額 山焦州國 (A 司 > 長日		5,672	1,589
Loss on disposal of subsidiaries	出售附屬公司之虧損		(894)	_
Gain on deregistration of a subsidiary	註銷一間附屬公司之 收益		467	_
Provision for impairment loss of receivables	應收款項減值虧損撥備	25, 26, 27	(2,628)	(319)
Loss from operations	經營虧損		(39,292)	(75,877)
Finance costs	融資成本	12	(5,989)	(6,801)
Loss before tax	 除税前虧損		(45,281)	(82,678)
Income tax credit	所得税抵免	13	2,341	10,594
Loss for the year	年度虧損	14	(42,940)	(72,084)
Other comprehensive income/ (loss) after tax:	除税後其他全面收益/ (虧損):			
Item that may be reclassified to profit or loss:	可能重新分類至損益之 項目:			
Exchange differences on translation of foreign operations	換算海外業務之匯兑 差額		4,503	(1,180)
Other comprehensive income/ (loss) for the year, net of tax	年內其他全面收益/ (虧損)(除税後)		4,503	(1,180)
Total comprehensive loss for the year	年度全面虧損總額		(38,437)	(73,264)

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

			2025	2024
			二零二五年	二零二四年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Loss for the year attributable to:	下列人士應佔年度虧損:			
Owners of the Company	本公司擁有人		(40,305)	(67,660)
Non-controlling interests	非控股權益		(2,635)	(4,424)
			(42,940)	(72,084)
Total comprehensive loss for the year attributable to:	下列人士應佔年度全面 虧損總額:			
Owners of the Company	本公司擁有人		(35,901)	(68,824)
Non-controlling interests	非控股權益		(2,536)	(4,440)
			(38,437)	(73,264)
Loss per share	每股虧損	16		_
Basic (HK cents per share)	基本(每股港仙)		(8)	(16)
Diluted (HK cents per share)	攤薄(每股港仙)	·	(8)	(16)

Consolidated Statement of Financial Position 綜合財務狀況表

As at 30 June 2025 於二零二五年六月三十日

			30 June	30 June	1 July
			2025 二零二五年	2024	2023 二零二三年
			六月三十日	二零二四年 六月三十日	七月一日
		Notes	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元
				(restated)	(restated)
				(經重列)	(經重列)
Non-current assets	非流動資產				
Property, plant and equipment		18	463	772	1,583
Right-of-use assets	使用權資產	19	3,149	5,132	5,054
Investment properties	投資物業	20	225,819	240,498	258,019
Biological assets	生物資產	21	189,080	190,958	230,481
Intangible assets	無形資產	22	62,222	65,606	70,508
Goodwill	商譽	23	1,087	1,087	1,087
Loans receivable	應收貸款	26	_	161	517
Finance lease receivables	應收融資租賃款項	27	36,661	37,340	36,747
Investments at fair value	按公允值計入損益之				10.000
through profit or loss	投資 				18,908
			518,481	541,554	622,904
Current assets	流動資產				
Inventories	存貨	24	22,086	29,549	33,445
Trade and other receivables	應收賬款及其他應收	2.5	45.075	42.067	27.660
Loans receivable	款項 應收貸款	25 26	45,975	43,867	37,660
Loans receivable Finance lease receivables	應收員級 應收融資租賃款項	20 27	7,505 625	7,539	7,318
Investments at fair value	按公允值計入損益之	27	025		
through profit or loss	投資	28	140	5,032	725
Refundable secured deposit	可退還已抵押按金	29	11,000	11,000	11,000
Cash and cash equivalents	現金及等同現金		1,920	22,857	5,640
			89,251	119,844	95,788
Current liabilities				,	
Trade and other payables	應付賬款及其他應付				
Trade and other payables	款項	30	42,539	37,972	40,258
Contract liabilities	合約負債		4,266	4,347	2,637
Lease liabilities	租賃負債	31	3,068	2,826	1,205
Borrowings	借款	32	63,163	82,333	74,148
Bank overdrafts	銀行透支	32	4,936	2,508	_
Current tax liabilities	即期税項負債		18	781	642
			117,990	130,767	118,890
Net current liabilities	流動負債淨額		(28,739)	(10,923)	(23,102)
Total assets less current	資產總額減流動負債				· · · · · · · · · · · · · · · · · · ·
liabilities			489,742	530,631	599,802
Non-current liabilities	非流動負債				
Lease liabilities	租賃負債	31	46,456	47,592	48,359
Deferred tax liabilities	遞延税項負債	33	62,701	64,017	75,123
			109,157	111,609	123,482
NET ASSETS	資產淨值		380,585	419,022	476,320

Consolidated Statement of Financial Position 綜合財務狀況表

As at 30 June 2025 於二零二五年六月三十日

		Notes 附註	30 June 2025 二零二五年 六月三十日 HK\$'000 千港元	30 June 2024 二零二四年 六月三十日 HK\$'000 千港元 (restated) (經重列)	1 July 2023 二零二三年 七月一日 HK\$'000 千港元 (restated) (經重列)
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	34	48,877 325,166	48,877 361,067	40,731 422,249
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔 權益 非控股權益		374,043 6,542	409,944 9,078	462,980 13,340
TOTAL EQUITY	權益總額		380,585	419,022	476,320

The consolidated financial statements on pages 79 to 171 were 第79至171頁所載綜合財務報表乃經董事會 approved and authorised for issue by the Board of Directors on 於二零二五年九月三十日批准及授權刊 30 September 2025 and are signed on its behalf by:

發,並由以下董事代表董事會簽署:

Yeung Chi Hang 楊智恒 Director 董事

Chik To Pan 戚道斌 Director 董事

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

				Attrib	utable to ow	ners of the Com	ipany				
					本公司	雍有人應佔				_	
		Share capital	Share premium account 股份	Statutory reserve	Capital reserve	Share-based compensation reserve 股份	Foreign currency translation reserve 外匯兑换	Accumulated losses	Total	Non- controlling interests	Total
		股本	溢價賬	法定儲備	股本儲備	酬金儲備	儲備	累計虧損	總計	非控股權益	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	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	千港元	千港元	千港元	千港元
At 1 July 2023	於二零二三年 七月一日	40,731	1,210,501	5,407	76	12,630	25,273	(831,638)	462,980	13,340	476,320
Total comprehensive loss for the year	s 年度全面虧損總額	_	_	_	_	_	(1,164)	(67,660)	(68,824)	(4,440)	(73,264)
Placing of new shares (note 34(a))	配售新股 <i>(附註34(a))</i>	8,146	7,820	_	_	_	_	_	15,966	_	15,966
Share options lapsed	已失效之購股權	_	_	-	_	(3,293)	_	3,293	_	_	_
Purchase of non- controlling interests	購買非控股權益	_	_	_	_	_	_	(178)	(178)	178	_
At 30 June 2024	於二零二四年 六月三十日	48,877	1,218,321	5,407	76	9,337	24,109	(896,183)	409,944	9,078	419,022
At 1 July 2024	於二零二四年 七月一日	48,877	1,218,321	5,407	76	9,337	24,109	(896,183)	409,944	9,078	419,022
Total comprehensive income/(loss) for	年內全面收益/ (虧損)總額							(40.00=)	(an ac ii	(a =a :)	/aa
the year		_	_	_	_	(0.222)	4,404	(40,305)	(35,901)	(2,536)	(38,437)
Share options lapsed	已失效之購股權	_	_	_		(9,337)		9,337		_	
At 30 June 2025	於二零二五年 六月三十日	48,877	1,218,321	5,407	76	_	28,513	(927,151)	374,043	6,542	380,585

Consolidated Statement of Cash Flows 綜合現金流量表

		2025	2024
		二零二五年	二零二四年
		HK\$'000 千港元	HK\$'000 千港元
		干危儿	
CASH FLOWS FROM OPERATING ACTIVITIES	來自經營活動的 現金流量		
Loss before tax	除税前虧損	(45,281)	(82,678)
Adjustments for:	已就下列各項調整:		
Finance costs	融資成本	5,989	6,801
Dividend income	股息收入	(61)	_
Depreciation	折舊	2,416	2,521
Amortisation of intangible assets	無形資產攤銷	4,539	4,556
Gain on disposal of property, plant and equipment	出售物業、廠房及 設備之收益	(1)	(456)
Fair value loss on investment properties	投資物業之公允值 虧損	15,680	17,294
Loss arising from changes in fair value less costs to sell of biological assets	生物資產公允值變動 減出售成本產生之	F 272	20 505
Net gain on fair value changes in	虧損 按公允值計入損益之	5,373	38,595
investments at fair value through profit or loss	投資之公允值變動 之收益淨額	(5,672)	(1,589)
Gain on early termination of leases	提早終止租約之收益	_	(31)
Loss on disposal of subsidiaries	出售附屬公司之虧損	894	_
Gain on deregistration of a subsidiary	註銷一間附屬公司之 收益	(467)	_
Provision for impairment loss of receivables	應收款項減值虧損 撥備	2,628	319
Operating loss before working capital	營運資金變動前之經營		
changes	虧損	(13,963)	(14,668)
Change in inventories	存貨變動	7,063	3,896
Change in trade and other receivables	應收賬款及其他應收 款項變動	(3,686)	(6,526)
Change in loans receivable	應收貸款變動	213	135
Change in investments at fair value through profit or loss	按公允值計入損益之 投資變動	_	(3,255)
Change in finance lease receivables	應收融資租賃款項 變動	(4,044)	(2,017)
Change in trade and other payables	應付賬款及其他應付 款項變動	5,299	(2,240)
Change in contract liabilities	合約負債變動	(68)	1,710
Cash used in operations	經營所用現金	(9,186)	(22,965)
Income tax paid	已付所得税	(433)	(44)
NET CASH USED IN OPERATING ACTIVITIES	經營活動所用現金淨額	(9,619)	(23,009)

Consolidated Statement of Cash Flows 綜合現金流量表

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
CASH FLOWS FROM INVESTING ACTIVITIES	來自投資活動的 現金流量		
Proceeds from dividend	股息所得款項	61	_
Proceeds from disposals of property, plant and equipment	出售物業、廠房及設備 之所得款項	1	1,709
Proceeds from surrender of investments at fair value through profit or loss	交出按公允值計入損益 之投資之所得款項	10,564	19,445
Purchases of property, plant and equipment	購買物業、廠房及設備	(403)	(323)
Net cash outflow from disposal of subsidiaries	出售附屬公司之現金 流出淨額	(6)	_
Net cash generated from investing			
activities	350 5-0 100 100 100 100 100	10,217	20,831
CASH FLOWS FROM FINANCING ACTIVITIES	來自融資活動的現金 流量		
Borrowings raised	已籌集借款	7,470	32,200
Repayment of borrowings	償還借款	(26,615)	(23,999)
Repayment of lease liabilities and interests	償還租賃負債及利息	(2,210)	(2,755)
Net proceeds from the placing of new shares	配售新股所得款項淨額	_	15,966
Interests paid	已付利息	(3,923)	(4,651)
Net cash (used in)/generated from financing activities	融資活動(所用)/所得 現金淨額	(25,278)	16,761
Net (decrease)/increase in cash and cash equivalents	現金及等同現金(減 少)/增加淨額	(24,680)	14,583
Effect of foreign exchange rate changes	外匯匯率變動的影響	1,315	126
CASH AND CASH EQUIVALENTS AT BEGINNING OF YEAR	年初之現金及等同現金	20,349	5,640
CASH AND CASH EQUIVALENTS AT END OF YEAR	年終之現金及等同現金	(3,016)	20,349
ANALYSIS OF CASH AND CASH EQUIVALENTS	現金及等同現金分析		
— Bank and cash balances	- 銀行及現金結餘	1,920	22,857
— Bank overdrafts	一 銀行透支	(4,936)	(2,508)
		(3,016)	20,349

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

1. GENERAL INFORMATION

China Environmental Resources Group Limited (the "Company") is a limited liability company incorporated in the Cayman Islands. The address of its registered office is PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands. The address of its principal place of business is Room 2608, 26/F., Greenfield Tower, Concordia Plaza, No.1 Science Museum Road, Tsim Sha Tsui East, Kowloon, Hong Kong. The Company's shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") and Singapore Exchange Limited.

During the year, the Company's principal activity is investment holding. The principal activities of its subsidiaries are set out in note 41 to the consolidated financial statements. The Company and its subsidiaries hereinafter are collectively referred to as the "Group".

2. GOING CONCERN BASIS

The Group incurred a loss attributable to owners of the Company of approximately HK\$40,305,000 and operating cash outflow of approximately HK\$9,619,000 for the year ended 30 June 2025, as of that date, the Group had net current liabilities of approximately HK\$28,739,000 while the Group's cash and cash equivalent and bank overdrafts balances amounted to approximately HK\$1,920,000 and approximately HK\$4,936,000, respectively, as at 30 June 2025. These conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern. Therefore, the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

The directors have been undertaking the following plans and measures to improve the Group's liquidity and financial position:

- (i) An executive director who is also the chairman, chief executive officer and substantial shareholder of the Company has undertaken to provide adequate funds to enable the Group to meet its liabilities and to settle financial obligations to third parties as and when they fall due, so that the Group can continue as a going concern and carry on its business without a significant curtailment of operations for the next twelve months from 30 June 2025;
- (ii) The Group entered into a banking facility letter with a bank. As at 30 June 2025, the Group had undrawn banking facility of HK\$20,000,000. The Group will negotiate with bank for renewal of the banking facility when it falls due;

1. 一般資料

中國環境資源集團有限公司(「本公司」)是於開曼群島註冊成立的有限責任公司。註冊辦事處位於P.O. Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands。主要營業地點位於香港九龍尖東科學館道一號康宏廣場南座26樓2608室。本公司股份於香港聯合交易所有限公司(「聯交所」)主板及新加坡交易所有限公司上市。

年內,本公司的主要業務為投資控股。其附屬公司之主要業務載列於綜合財務報表附註41。本公司及其附屬公司此後統稱為「本集團」。

2. 持續經營基準

本集團於截至二零二五年六月三十日 40,305,000港元不同 9,619,000港元,而統 第日期,本 9,619,000港元,而統 第日期,本 9,619,000港元,而統 第日期,本 9,619,000港元,而統 第日期。 1,000, 1,000

董事一直執行以下計劃及措施,以改 善本集團之流動性及財務狀況:

- (i) 一名執行董事(同時為本公司主席、行政總裁及主要股東)已承 席、行政總裁及主要股東)已承 諾將提供足夠資金以確保負 團足以於到期時償還其負 向第三方結付財務債務,使本 集團可自二零二五年六月三十 日起計未來十二個月在營 署運縮減下作持續經營及經 營其業務;
- (ii) 本集團已與一間銀行訂立銀行 融資函件。於二零二五年六月 三十日,本集團未動用的銀行 融資為20,000,000港元。該筆銀 行融資到期時,本集團將與銀 行磋商續期事宜;

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

2. GOING CONCERN BASIS (CONTINUED)

(iii) The Group shall continue to implement measures aiming at improving the working capital and cash flows of the Group, including but not limited to the implementation of cost-saving measures to maintain adequate cash flows for the Group's operations; and

(iv) The directors have carried out a detailed review of the cash flow forecast of the Group prepared by the management of the Company covered a period of not less than twelve months from 30 June 2025, after taking into account the impact of the above-mentioned plans and measures. Accordingly, the directors believe that the Group will have sufficient cash resources to satisfy its future working capital and other financing requirements as and when they fall due in the next twelve months from 30 June 2025.

The directors of the Company are therefore of the opinion that it is appropriate to prepare the consolidated financial statements on a going concern basis. Should the Group be unable to continue as a going concern, adjustments would have to be made to the consolidated financial statements to adjust the value of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise and to reclassify non-current assets and liabilities as current assets and liabilities, respectively.

3. RETROSPECTIVE RESTATEMENT

The assets classified as held for sale and liabilities associated with assets classified as held for sale no longer fulfill the requirement of classifying as held for sale with reference to the announcement dated 11 August 2025. Please refer to note 42 for details. The restatement is to reclassify assets classified as held for sale and liabilities associated with assets classified as held for sales to respective line items of the consolidated financial positions of the Group. The corresponding impact on assets classified as held for sale, liabilities associated with assets classified as held for sale, investment properties, cash and cash equivalents and trade and other payables have been restated with no profit or loss effect accordingly.

2. 持續經營基準(續)

- (iii) 本集團將繼續實施措施,旨在 改善本集團之營運資金及現金 流量,包括但不限於實施節約 成本之措施,為本集團之營運 維持充足現金流量;及

本公司董事因而認為,按持續經營基本 準編製綜合財務報表實屬恰當。倘恰當 集團無法持續經營,屆時會對綜合 所報表作出調整,以將本集團資產 值調整至其可收宜金額,並就可價 生之任何進一步負債作出撥備,以 將 將非流動資產及負債分別重新分類 流動資產及負債。

3. 追溯重列

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

3. RETROSPECTIVE RESTATEMENT (CONTINUED) 3. 追溯重列(續)

The effect of the restatement in the respective line items of the consolidated financial positions of the Group as at 30 June 2024 is as follows: 本集團於二零二四年六月三十日的綜合財務狀況表相應項目之調整影響如下:

		As at 30 June 2024 於二零二四年 六月三十日 HK\$'000 千港元	Restatement 重列 HK\$'000 千港元	As at 30 June 2024 於二零二四年 六月三十日 HK\$'000 千港元
		(previously reported) (此前所匯報)		(restated) (經重列)
Investment properties		190,000	50,498	240,498
Cash and cash equivalents	現金及等同現金	22,631	226	240,498
Trade and other payables	應付賬款及其他應付	22,031	220	22,037
Trade and other payables	款項	(26,931)	(11,041)	(37,972)
Assets classified as held for sale	分類為持作出售的 資產	50,724	(50,724)	_
Liabilities associated with assets classified as held for	與分類為持作出售資 產相關的負債		,	
sale		(11,041)	11,041	_
		225,383	_	225,383

The effect of the restatement in the respective line items of the consolidated financial positions, of the Group as at 1 July 2023 is as follows:

本集團於二零二三年七月一日的綜合 財務狀況表相應項目之調整影響如 下:

		As at 1 July 2023 於二零二三年 七月一日 HK\$'000 千港元	Restatement 重列 HK\$'000 千港元	As at 1 July 2023 於二零二三年 七月一日 HK\$'000 千港元
		(previously reported) (此前所匯報)		(restated) (經重列)
Investment properties	投資物業	191,900	66,119	258,019
Cash and cash equivalents	現金及等同現金	5,531	109	5,640
Trade and other payables	應付賬款及其他應付款項	(30,063)	(10,195)	(40,258)
Assets classified as held for sale	分類為持作出售的 資產	66,228	(66,228)	_
Liabilities associated with assets classified as held for	與分類為持作出售資 產相關的負債	00,220	(00,220)	
sale		(10,195)	10,195	
		223,401	_	223,401

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

4. APPLICATION OF NEW AND REVISED HKFRS ACCOUNTING STANDARDS

In the current year, the Group has adopted all the new and revised HKFRS Accounting Standards issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") that are relevant to its operations and effective for its accounting year beginning on 1 July 2024. HKFRS Accounting Standards comprise Hong Kong Financial Reporting Standards ("HKFRS"), Hong Kong Accounting Standards ("HKAS"), and Interpretations. The adoption of these new and revised HKFRS Accounting Standards did not result in significant changes to the Group's accounting policies, presentation of the Group's consolidated financial statements and amounts reported for the current year and prior years.

The Group has not applied the new HKFRS Accounting Standards that have been issued but are not yet effective. The application of these new HKFRS Accounting Standards will not have material impact on the financial statements of the Group. The Group has already commenced an assessment of the impact of these new HKFRS Accounting Standards but is not yet in a position to state whether these new HKFRS Accounting Standards would have a material impact on its results of operations and financial position.

4. 應用新訂及經修訂香港財務報 告準則

本集團尚未應用已頒佈但未生效之新 訂香港財務報告準則會計準則。應用 該等新訂香港財務報告準則會計準則。 將不會對本集團財務報表造成重大香 響。本集團已著手評估該等新訂香港 財務報告準則會計準則的影響,但則 未能確定該等新訂香港財務報 會計準則會否對經營業績及財務 構成重大影響。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES

Statement of compliance

The consolidated financial statements have been prepared in accordance with HKFRS Accounting Standards issued by the HKICPA, accounting principles generally accepted in Hong Kong and the applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of biological assets which are carried at their fair values less costs to sell, and investment properties and investments at fair value through profit or loss which are carried at their fair values. The consolidated financial statements are presented in Hong Kong dollars ("HK\$") and all values are rounded to the nearest thousand except when otherwise indicated.

The preparation of the consolidated financial statements in conformity with HKFRS Accounting Standards requires the use of certain key assumptions and estimates. It also requires the directors of the Company to exercise their judgements in the process of applying the accounting policies. The areas involving critical judgements and areas where assumptions and estimates are significant to these consolidated financial statements, are disclosed in note 5.

The material accounting policies applied in the preparation of the consolidated financial statements are set out below.

Consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries made up to 30 June. Subsidiaries are entities over which the Group has control. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group has power over an entity when the Group has existing rights that give it the current ability to direct the relevant activities, i.e. activities that significantly affect the entity's returns.

When assessing control, the Group considers its potential voting rights as well as potential voting rights held by other parties, to determine whether it has control. A potential voting right is considered only if the holder has the practical ability to exercise that right.

5. 重大會計政策

合規聲明

綜合財務報表乃根據香港會計師公會 所頒佈之香港財務報告準則會計準 則、香港公認會計原則及香港聯合交 易所有限公司證券上市規則(「上市規 則」)及香港公司條例所規定之適用披 露編製。

綜合財務報表已根據歷史成本慣例編製,並經生物資產之重新估值(按公允值減出售成本列值),以及投資(兩對投安公允值計入損益之投資(兩者均按公允值列值)作出調整。綜合財務報表乃按港元(「港元」)呈列,除另有指明外,所有數值均湊整至最接近千位數。

為遵守香港財務報告準則會計準則, 編製綜合財務報表時須使用若干主 假設及估計,亦要求本公司董事於 用會計政策之過程中作出判斷。涉及 重大判斷之範疇及有關涉及假設及估 計對此等綜合財務報表而言屬重大之 範疇,於附註5中披露。

已於編製綜合財務報表時應用之重大會計政策列載如下。

綜合入賬

在評估控制權時,本集團會考慮其潛 在投票權以及其他人士持有的潛在投 票權,以釐定其是否擁有控制權。在 持有人能實際行使潛在投票權的情況 下,方會考慮其權利。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Consolidation (Continued)

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date the control ceases.

The gain or loss on the disposal of a subsidiary that results in a loss of control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that subsidiary and (ii) the Company's share of the net assets of that subsidiary plus any remaining goodwill relating to that subsidiary and any related accumulated foreign currency translation reserve.

Intragroup transactions, balances and unrealised profits are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests represent the equity in subsidiaries not attributable, directly or indirectly, to the Company. Non-controlling interests are presented in the consolidated statement of financial position and consolidated statement of changes in equity within equity. Non-controlling interests are presented in the consolidated statement of profit or loss and other comprehensive income as an allocation of profit or loss and total comprehensive income for the year between the non-controlling shareholders and owners of the Company.

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

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owners in their capacity as owners). The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

5. 重大會計政策(續)

綜合入賬(續)

附屬公司在控制權轉移至本集團之日 起綜合入賬,而在控制權終止之日起 停止綜合入賬。

引致喪失控制權的附屬公司出售所產生的收益或虧損指以下兩項的差額: (i)銷售代價公允值加該附屬公司所保留的任何投資的公允值及(ii)本公司分佔該附屬公司資產淨值加與該附屬公司有關的任何商譽餘額及任何相關的累計外匯兑換儲備。

集團內公司間之交易、結餘及未變現溢利均予以對銷。除非交易提供憑證顯示所轉讓資產出現減值,否則未變現虧損亦予以對銷。附屬公司之會計政策於必要時已作出變動,以確保符合本集團採納之政策。

非控股權益指並非本公司直接或間接應佔之附屬公司權益。非控股權益於綜合財務狀況表及綜合權益變動表之權益內列賬。於綜合損益及其他全面收益表內,非控股權益呈列為本年度溢利或虧損及全面收益總額在本公司非控股股東與擁有人之間的分配。

即使導致非控股權益結餘出現虧絀,溢利或虧損及其他全面收益各項目乃歸屬於本公司擁有人及非控股股東。

本公司於附屬公司之所有權權益之變動(不會導致失去控制權)作為股本有人服(即與擁有人以彼等之擁權之叛有人以後等之下,與強行交易)。控股及非控股權之則國國權益之變動。非控股權益的權益之變動。非控股權益的權益之任何差額須直接於權益內確認並歸屬於本公司擁有人。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Business combination and goodwill

The acquisition method is used to account for the acquisition of a subsidiary in a business combination. The cost of acquisition is measured at the acquisition-date fair value of the assets given, equity instruments issued, liabilities incurred and contingent consideration. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received. Identifiable assets and liabilities of the subsidiary in the acquisition are measured at their acquisition-date fair values.

The excess of the cost of acquisition over the Company's share of the net fair value of the subsidiary's identifiable assets and liabilities is recorded as goodwill. Any excess of the Company's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in profit or loss as a gain on bargain purchase which is attributed to the Company.

In a business combination achieved in stages, the previously held equity interest in the subsidiary is remeasured at its acquisition-date fair value and the resulting gain or loss is recognised in profit or loss. The fair value is added to the cost of acquisition to calculate the goodwill.

If the changes in the value of the previously held equity interest in the subsidiary were recognised in other comprehensive income (for example, equity investments at fair value through other comprehensive income), the amount that was recognised in other comprehensive income is recognised on the same basis as would be required if the previously held equity interest were disposed of.

Goodwill is tested annually for impairment or more frequently if events or changes in circumstances indicate that it might be impaired. Goodwill is measured at cost less accumulated impairment losses. The method of measuring impairment losses of goodwill is the same as that of "impairment of assets" as stated in the accounting policy below. Impairment losses of goodwill are recognised in consolidated profit or loss and are not subsequently reversed. Goodwill is allocated to cash-generating units ("CGU") that are expected to benefit from the synergies of the acquisition for the purpose of impairment testing.

The non-controlling interests in the subsidiary are initially measured at the non-controlling shareholders' proportionate share of the net fair value of the subsidiary's identifiable assets and liabilities at the acquisition date.

5. 重大會計政策(續)

業務合併及商譽

於業務合併中收購附屬公司乃按收購 會計法處理。收購成本按於收購當日 所交付資產、所發行股本工具、所產 生負債及或然代價之公允值計算。 收購有關之成本於產生成本及獲得服 務之期間確認為開支。所收購附屬公司之可識別資產及負債按收購當日之 公允值計量。

收購成本超出本公司攤分附屬公司可 識別資產及負債之公允淨值之差額將 以商譽列賬。本公司攤分可識別資產 及負債之公允淨值高於收購成本之任 何差額將於損益內確認為屬本公司之 議價收購收益。

對於分階段進行之業務合併,先前已 持有之附屬公司之股權乃按其於收購 日期之公允值重新計量,而由此產生 之收益或虧損於損益內確認。公允值 會加入至收購成本以計算商譽。

倘先前已持有之附屬公司之股本權益 之價值變動已於其他全面收益內確認 (例如按公允值計入其他全面收益的 股本投資),則於其他全面收益確認 之金額乃按在先前已持有之股本權益 被出售的情況下所規定之相同基準確 認。

於附屬公司之非控股權益初步按非控股股東於收購當日攤分附屬公司之可識別資產及負債公允淨值之比例計量。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in HK\$, which is the Company's functional currency and presentation currency.

(b) Transactions and balances in each entity's financial statements

Transactions in foreign currencies are translated into the functional currency on initial recognition using the exchange rates prevailing on the transaction dates. Monetary assets and liabilities in foreign currencies are translated at the exchange rates at the end of each reporting period. Gains and losses resulting from this translation policy are recognised in profit or loss.

Non-monetary items that are measured at fair values in foreign currencies are translated using the exchange rates at the dates when the fair values are determined

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

5. 重大會計政策(續)

外幣匯兑

(a) 功能及呈列貨幣

本集團各實體財務報表內之項目,均以實體經營業務之主要經濟環境之貨幣(「功能貨幣」)計算。綜合財務報表以港元列賬,其為本公司之功能貨幣和呈列貨幣。

(b) 各實體財務報表內之交易及結 餘

外幣交易於首次確認時按交易 日之現行匯率折算為功能貨 幣。以外幣計值之貨幣資產及 負債按各報告期末之匯率折 算。該折算政策所產生之收益 及虧損於損益確認。

以外幣之公允值計量的非貨幣 項目,乃使用於釐定公允值當 日之匯率進行兑換。

當非貨幣項目之收益或虧損於其他全面收益確認時,該數份其他全面收益中確認。當其之任何匯兑組成。當非人性全面收益中確認。當其於貨中確認,該收益或虧損之任應。 於與成部分於損益中確認。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Foreign currency translation (Continued)

(c) Translation on consolidation

The results and financial position of all the Group entities that have a functional currency different from the Company's presentation currency are translated into the Company's presentation currency as follows:

- Assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- (ii) Income and expenses are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case incomes and expenses are translated at the exchange rates on the transaction dates); and
- (iii) All resulting exchange differences are recognised in the foreign currency translation reserve.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities and of borrowings are recognised in the foreign currency translation reserve. When a foreign operation is sold, such exchange differences are recognised in consolidated profit or loss as part of the gain or loss on disposal.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

5. 重大會計政策(續)

外幣匯兑(續)

(c) 於綜合入賬時兑換

功能貨幣有別於本公司呈列貨幣的所有本集團實體的業績及財務狀況乃按下列方式兑換為本公司的呈列貨幣:

- (i) 各財務狀況表內呈列的資 產及負債乃按該財務狀況 表日期的收市匯率兑換;
- (ii) 收入及開支乃按平均匯率 兑換(除非該平均值並非 該等交易日期當時匯率的 累計影響的合理約數,在 此情況下收入及開支則按 交易日期的匯率兑換); 及
- (iii) 所有產生的匯兑差額乃於 外匯兑換儲備中確認。

因收購海外實體而產生的商譽 及公允值調整,乃以海外實體 之資產及負債方式處理,並以 收市匯率兑換。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are recognised in profit or loss during the period in which they are incurred.

Depreciation of property, plant and equipment is calculated at rates sufficient to write off their costs less their residual values over the estimated useful lives on a straight-line basis. The principal annual rates are as follows:

19%-33%

over the remaining unexpired

terms of the leases

Furniture, fixtures and

equipment

Motor vehicles 30%

The residual values, useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period.

The gain or loss on disposal of property, plant and equipment is the difference between the net sales proceeds and the carrying amount of the relevant asset, and is recognised in profit or loss.

5. 重大會計政策(續)

物業、廠房及設備

物業、廠房及設備乃按成本減累計折 舊及減值虧損列值。

只有當與該項目相關的日後經濟利益 可能流入本集團且該項目的成本可以 可靠地計量時,往後的成本才計入該 資產的賬面值或確認為獨立資產(視 情況而定)。所有其他維修及保養乃 於產生期間內於損益內確認。

物業、廠房及設備的折舊乃以直線 法,按於估計可使用年期內足以撇銷 其成本減其剩餘價值的比率計算。主 要年度比率如下:

租賃裝修 20%至33%或租賃之 餘下未屆滿期間

(以較短者為準)

傢具、裝置及 19%至33%

設備

汽車 30%

於各報告期末,剩餘價值、可使用年期及折舊法均會檢討及調整(如適合)。

出售物業、廠房及設備的收益或虧損 乃銷售所得款項淨額與有關資產的賬 面值之間的差額,並於損益內確認。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Investment properties

Investment properties are land and/or buildings held to earn rentals and/or for capital appreciation. Investment properties are measured initially at their cost including all direct costs attributable to the properties.

After initial recognition, the investment property is stated at its fair value. Gains or losses arising from changes in fair value of the investment properties are recognised in profit or loss for the period in which they arise.

The gain or loss on disposal of an investment property is the difference between the net sales proceeds and the carrying amount of the property, and is recognised in profit or loss.

Leases

The Group as lessee

Leases are recognised as right-of-use assets and corresponding lease liabilities when the leased assets are available for use by the Group. Right-of-use assets are stated at cost less accumulated depreciation and impairment losses. Depreciation of right-of-use assets is calculated at rates to write off their cost over the shorter of the asset's useful life and the lease term on a straight-line basis. The principal annual rate is as follows:

Land and buildings 5%-50% Motor vehicles 20%

Right-of-use assets are measured at cost comprising the amount of the initial measurement of the lease liabilities, lease payments prepaid, initial direct costs and the restoration costs. Lease liabilities include the net present value of the lease payments discounted using the interest rate implicit in the lease if that rate can be determined, or otherwise the Group's incremental borrowing rate. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to profit or loss over the lease term so as to produce a constant periodic rate of interest on the remaining balance of the lease liability.

Payments associated with short-term leases and leases of low-value assets are recognised as expenses in profit or loss on a straight-line basis over the lease terms. Short-term leases are leases with an initial lease term of 12 months or less. Low-value assets are assets of value below US\$5,000.

5. 重大會計政策(續)

投資物業

投資物業指為賺取租金及/或資本增值而持有之土地及/或樓宇。投資物業初步按成本(包括物業應佔所有直接成本)計量。

於初步確認後,投資物業以其公允值 列賬。投資物業之公允值變動產生之 收益或虧損於產生期間之損益內確 認。

出售投資物業之收益或虧損乃出售所 得款項淨額與該物業之賬面值兩者之 差額,並於損益內確認。

租賃

本集團作為承租人

租賃於租賃資產可供本集團使用時確認為使用權資產及相應租賃負債。使用權資產按成本減累計折舊及減值虧損列賬。使用權資產於資產可使用年期與租賃期間之較短者內按撇銷成本之比率以直線基準計算折舊。主要年度比率如下:

土地及樓宇 5%至50% 汽車 20%

與短期租賃及低價值資產租賃相關的付款於租賃期內按直線基準在損益內確認為開支。短期租賃為初始租賃期限為12個月或以下的租賃。低價值資產為價值低於5,000美元的資產。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Leases (Continued)

The Group as lessor

(i) Operating leases

Leases that do not substantially transfer to the lessees all the risks and rewards of ownership of assets are accounted for as operating leases. Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease.

(ii) Finance leases

Leases that substantially transfer to the lessees all the risks and rewards of ownership of assets are accounted for as finance leases. Amounts due from lessees under finance leases are recognised as receivables at the amount of the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment in the leases.

Intangible assets

(a) Intangible assets acquired in a business combination

Intangible assets acquired in a business combination and recognised separately from goodwill are initially recognised at their fair value at the acquisition date (which is regarded as their cost).

Subsequent to initial recognition, intangible assets acquired in a business combination are measured at cost less accumulated amortisation and accumulated impairment losses (if any), on the same basis as intangible assets that are acquired separately. Amortisation of operating rights is calculated on a straight-line basis over their estimated useful lives of 30 years.

5. 重大會計政策(續)

租賃(續)

本集團作為出租人

(i) 經營租賃

並無將資產擁有權的所有風險 及回報絕大部分轉移至承租人 之租賃均視為經營租賃。來自 經營租賃之租金收入於相關租 期內按直線基準確認。

(ii) 融資租賃

無形資產

(a) 業務合併所購無形資產

業務合併所購並與商譽分開確認之無形資產,於收購日期按公允值(被視為成本)初步確認。

初步確認後,業務合併所購無 形資產按成本減累計攤銷及累 計減值虧損(如有)計量,基專 與另行收購之無形資產相同。 經營權利之攤銷以直線基準。 其估計可使用年期30年計算。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Intangible assets (Continued)

(b) Intangible assets acquired separately

Intangible assets that are acquired by the Group are stated at cost less accumulated amortisation (where the estimated useful life is finite) and impairment losses.

Amortisation of exclusive distribution rights with finite useful lives is charged to profit or loss on a straight-line basis over the assets' estimated useful lives of 30.6 years.

Vehicle registration marks with indefinite useful life is stated at cost less any impairment losses. Impairment is reviewed annually or when there is any indication that the vehicle registration mark has suffered an impairment loss.

Biological assets

A biological asset is defined as a living plant managed by the Group which is involved in the agricultural activity of the transformation of biological assets for sale, into agricultural produce, or into additional biological assets.

Biological assets comprise standing timbers in the People's Republic of China (the "PRC"), which are stated at fair value less costs to sell at initial recognition and at the end of each reporting period. The gain or loss arising on initial recognition, and subsequent change in fair values less costs to sell of biological assets is recognised in profit or loss in the reporting period in which it arises. Costs to sell are the incremental costs directly attributable to the disposal of an asset, excluding finance costs and taxes. Standing timber is transferred to inventory at its fair value less costs to sell at the date of harvest.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the first-in, first-out basis for motor vehicles and tyres. Cost is determined using the weighted average basis for recycled metals and accessories of motor vehicles other than tyres. The cost of finished goods and work in progress comprises raw materials, direct labour and an appropriate proportion of all production overhead expenditure, and where appropriate, subcontracting charges. Net realisable value is 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.

5. 重大會計政策(續)

無形資產(續)

(b) 另行收購之無形資產

本集團所收購之無形資產按成 本減累計攤銷(倘估計可使用年 期為有限)及減值虧損列賬。

具有有限可使用年期之獨家分銷權利攤銷於資產估計可使用年期30.6年內以直線基準在損益中扣除。

具有無限可使用年期之汽車牌 照按成本減任何減值虧損列 賬。減值每年或當有任何跡象 顯示汽車牌照蒙受減值虧損時 進行檢討。

生物資產

生物資產指涉及將待售生物資產轉為 農產品或額外生物資產的農業活動之 本集團所管理的植物。

生物資產包括位於中華人民共和國(「中國」)的未採伐林木,於初步確認時及各報告期末以公允值減出售及生的損益吸水的實產公允值之其後變動減出售成生的資產生之報告期內於損益確認。增量是實產工程,惟不包括融資成本及稅項。出售資產不够,惟不包括融資,以出售成本數分值減採伐日期之出售成本轉為存貨。

存貨

存貨以成本與可變現淨值兩者中之較低者列賬。就汽車及輪胎而言,成及來以先進先出基準釐定。回收金屬權之與配件(輪胎除外)之成本使用加成內基準釐定。製成品及在製品之例。可基準釐定。製成品及在製品之例,直接勞工、適量上別人分判費用(份適用)。可變現淨值乃根據日常業及所有日常生產費用以及分判費用(份適用)。可變現淨值乃根據日常業及值計出售所需成本計算。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Recognition and derecognition of financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instruments.

Financial assets are derecognised when the contractual rights to receive cash flows from the assets expire; the Group transfers substantially all the risks and rewards of ownership of the assets; or the Group neither transfers nor retains substantially all the risks and rewards of ownership of the assets but has not retained control on the assets. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received is recognised in profit or loss.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid is recognised in profit or loss.

Financial assets

Financial assets are recognised and derecognised on a trade date basis where the purchase or sale of an asset is under a contract whose terms require delivery of the asset within the timeframe established by the market concerned, and are initially recognised at fair value, plus directly attributable transaction costs except in the case of investments at fair value through profit or loss. Transaction costs directly attributable to the acquisition of investments at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets of the Group are classified under the following categories:

- Financial assets at amortised cost; and
- Investments at fair value through profit or loss.

5. 重大會計政策(續)

確認及終止確認金融工具

倘本集團乃工具合約條款之訂約方, 則金融資產及金融負債於綜合財務狀 況表確認。

於收取資產現金流量之已訂約權利屆滿;本集團轉讓資產擁有權之絕大濟分風險及回報;或本集團既無轉險及回報;或本集團既無轉險及回報,但不保留資產擁有權之絕大部分風險,但不保留資產之控制權時,金融資產時,資產賬面值與已收代價總額之間之差額於損益內確認。

倘相關合約訂明之責任解除、註銷或 屆滿,則終止確認金融負債。已終止 確認金融負債賬面值與已付代價之間 的差額於損益內確認。

金融資產

倘根據合約條款要求在相關市場市場 定的時間內交付該項資產的購買交易 售資產,則有關金融資產會按按因 基準確認及終止確認,並初步按按 值加直接應佔交易費用確認,惟按 分值計入損益之投資直接應佔 允值計入損益之投資直接應 成本,即時於損益中確認。

本集團將金融資產分類為以下類別:

- 按攤銷成本計量之金融資產;及
- 一 按公允值計入損益之投資。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Financial assets (Continued)

(a) Financial assets at amortised cost

Financial assets (including trade, loans and other receivables) are classified under this category if they satisfy both of the following conditions:

- the assets are held within a business model whose objective is to hold assets in order to collect contractual cash flows; and
- the contractual terms of the assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

They are subsequently measured at amortised cost using the effective interest method less loss allowance for expected credit losses.

(b) Investments at fair value through profit or loss

Financial assets are classified under this category if they do not meet the conditions to be measured at amortised cost and the conditions of debt investments at fair value through other comprehensive income unless the Group designates an equity investment that is not held for trading as at fair value through other comprehensive income on initial recognition.

Investments at fair value through profit or loss are subsequently measured at fair value with any gains or losses arising from changes in fair values recognised in profit or loss. The fair value gains or losses recognised in profit or loss are net of any interest income and dividend income. Interest income and dividend income are recognised in profit or loss.

5. 重大會計政策(續)

金融資產(續)

(a) 按攤銷成本計量之金融資產

符合下列兩項條件的金融資產 (包括應收賬款、貸款及其他應 收款項)分類至此類別:

- 一 資產乃按目的為持有資產 以收集合約現金流量的業 務模式持有;及
- 一 資產合約條款於特定日期 產生現金流量,有關現金 流量僅為本金及尚未償還 本金之利息付款。

有關項目其後以實際利率法按 攤銷成本減去預期信貸虧損之 虧損撥備計量。

(b) 按公允值計入損益之投資

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Loss allowances for expected credit losses

The Group recognises loss allowances for expected credit losses on financial assets at amortised cost and lease receivables. Expected credit losses are the weighted average of credit losses with the respective risks of a default occurring as the weights.

At the end of each reporting period, the Group measures the loss allowance for a financial instrument at an amount equal to the expected credit losses that result from all possible default events over the expected life of that financial instrument ("lifetime expected credit losses") for trade, loans and lease receivables or if the credit risk on that financial instrument has increased significantly since initial recognition.

If, at the end of the reporting period, the credit risk on a financial instrument (other than trade, loans and lease receivables) has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to the portion of lifetime expected credit losses that represents the expected credit losses that result from default events on that financial instrument that are possible within 12 months after the reporting period.

The amount of expected credit losses or reversal to adjust the loss allowance at the end of the reporting period to the required amount is recognised in profit or loss as an impairment gain or loss.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents represent cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term highly liquid investments which are readily convertible into known amounts of cash and subject to an insignificant risk of change in value. Bank overdrafts which are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents.

5. 重大會計政策(續)

預期信貸虧損之虧損撥備

本集團按攤銷成本確認金融資產的預期信貸虧損及應收租賃款項之虧損撥備。預期信貸虧損乃加權平均信貸虧損,並以發生相關違約之風險作為加權數值。

於各報告期末,本集團就應收賬款、貸款及應收租賃款項按相等於該金融工具的預期年期內所有可能發生違約事件,或倘金融工具的信貸風險自初步確認以來大幅增加而導致的預期信貸虧損(「全期預期信貸虧損」),計量金融工具的虧損撥備。

倘於報告期末,金融工具(應收賬款、貸款及應收租賃款項除外)的信貸風險自初步確認後並無大幅增加,本集團會按相等於反映該金融工具可能於報告期後12個月內發生的違約時所引致預期信貸虧損的全期預期信貸虧損部分的金額,計量該金融工具之虧損撥備。

於報告期末將虧損撥備調整至所需金額的預期信貸虧損或撥回金額,於損益中確認為減值收益或虧損。

現金及等同現金

就綜合現金流量表而言,現金及等同 現金指銀行及手頭上的現金、銀行及 其他金融機構之活期存款,以及可隨 時兑換為已知數額之現金及並無明顯 變值風險之短期高流動性投資。銀行 透支應要求償還並構成本集團現金管 理之主要部分,亦計入現金及等同現 金之內。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument under HKFRS Accounting Standards. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for specific financial liabilities and equity instruments are set out below.

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the reporting period.

Trade and other payables

Trade and other payables are stated initially at their fair value and subsequently measured at amortised cost using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost.

Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

5. 重大會計政策(續)

金融負債及權益工具

金融負債及權益工具乃根據所訂立合約安排之內容,及香港財務報告準則會計準則中金融負債和權益工具為可證明於類。權益工具為可證明於其與資產之餘額權益經扣除其所有負債後之任何合約。就特定金融負債及任何合約。前政策載列如下。

借款

借款初始按公允值確認減已產生的交 易成本,其後使用實際利率法按攤銷 成本計量。

借款乃分類為流動負債,除非本集團 有權無條件將負債結算延長至報告期 間後最少十二個月。

應付賬款及其他應付款項

應付賬款及其他應付款項初始按其公 允值列賬,並於其後採用實際利率法 按攤銷成本計算,除非貼現之影響輕 微,則在此情況下按成本列賬。

權益工具

由本公司所發行的權益工具乃按收取的所得款項減直接發行成本記錄。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Revenue from contracts with customers

Revenue is measured based on the consideration specified in a contract with a customer with reference to the customary business practices and excludes amounts collected on behalf of third parties. For a contract where the period between the payment by the customer and the transfer of the promised product or service exceeds one year, the consideration is adjusted for the effect of a significant financing component.

The Group recognises revenue when it satisfies a performance obligation by transferring control over a product or service to a customer. Depending on the terms of a contract and the laws that apply to that contract, a performance obligation can be satisfied over time or at a point in time. A performance obligation is satisfied over time if:

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

If a performance obligation is satisfied over time, revenue is recognised by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the product or service.

Other revenue

Interest income from a financial asset is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Rental income is recognised on a straight-line basis over the lease term.

5. 重大會計政策(續)

客戶合約之收益

收益乃根據與客戶訂立的合約所指明 的代價參考慣常業務慣例計量,並不 包括代表第三方收取的金額。對於客 戶付款及轉移協定產品或服務期間超 過一年的合約,代價會就重大融資部 分的影響進行調整。

本集團於達成向客戶轉讓產品或服務 控制權的履約責任時確認收益。視乎 合約條款及有關合約適用的法例,履 約責任可隨時間或於某個時間點達 成。倘屬以下情況,履約責任隨時間 達成:

- 一 客戶同時收取及消耗本集團履 約所提供的利益;
- 本集團履約創建或提升一項於 創建或提升時由客戶控制的資 產;或
- 本集團履約並無創建供本集團 用於其他用途的資產,且本集 團對迄今為止已完成的履約付 款具有可執行權利。

倘履約責任隨時間達成,收益乃根據 完全達成有關履約責任的進度確認。 否則,收益於客戶獲得產品或服務控 制權的時間點確認。

其他收益

金融資產的利息收入參考未償還本金額按時間基準以適用實際利率累計, 實際利率指透過金融資產的預期年期 將估計未來現金收入準確貼現至該資 產的賬面淨值的利率。

租金收入於租期內按直線基準確認。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Employee benefits

(a) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the end of the reporting period.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

(b) Pension obligations

The Group contributes to defined contribution retirement schemes which are available to all employees. Contributions to the schemes by the Group and employees are calculated as a percentage of employees' basic salaries. The retirement benefit scheme cost charged to profit or loss represents contributions payable by the Group to the funds.

The Group operates a mandatory provident fund scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for all qualifying employees in Hong Kong. The Group's contributions to the MPF Scheme are calculated at 5% of the salaries and wages subject to a monthly maximum amount of contribution of HK\$1,500 per employee and vest fully with employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries established in the PRC are members of a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain percentage of the employees' basic salaries and wages to the central pension scheme to fund the retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of these subsidiaries. The only obligation of these subsidiaries with respect to the central pension scheme is to meet the required contributions under the scheme.

5. 重大會計政策(續)

僱員福利

(a) 僱員應享有之假期

僱員應享有之年假及長期服務 假期在僱員應享有時確認。就 僱員於截至報告期末所提供服 務而應享有之年假及長期服務 假期之估計負債作出撥備。

僱員享有之病假及產假於休假 時始予確認。

(b) 退休金承擔

本集團向所有僱員均可參與之 定額供款退休計劃作出供款。 本集團與僱員對計劃之供款乃 按僱員基本薪金之若干百分比 計算。於損益內扣除之退休福 利計劃費用乃指本集團應付基 金之供款。

本集團根據香港《強制性公積金計劃條例》,為其所有合資格香計劃條例》,為其所有合資格香港僱員設立強制性公積金計劃」)。本集團向強計劃之供款按薪金及自力。 5%計算,每名僱員最高每月供款額為1,500港元,而供款歸屬 於該額為1,500港元,而然數歸屬 於該額為1,500港元,即悉數歸屬

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Employee benefits (Continued)

(c) Termination benefits

Termination benefits are recognised at the earlier of the dates when the Group can no longer withdraw the offer of those benefits and when the Group recognises restructuring costs and involves the payment of termination benefits.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

To the extent that funds are borrowed generally and used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined by applying a capitalisation rate to the expenditures on that asset. The capitalisation rate is the weighted average of the borrowing costs applicable to the borrowings of the Group that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

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

5. 重大會計政策(續)

僱員福利(續)

(c) 離職福利

離職福利於本集團不能再取消 提供該等福利及本集團確認重 組成本並涉及支付離職福利時 (以日期較早者為準)確認。

借貸成本

因收購、建造或生產合資格資產(指需要相當長時間準備作擬定用途工用途更明度)而直接產生之借貸成本,資本化為該等資產成本的一部分分量。 至該等資產大致上已準備就緒作資本的支出售。在特定借貸撥作合下銀格資產的支出前用作短暫投資所賺成的投資收入自合資格資本化的借貸成本中扣除。

如借貸之一般目的及用途為獲取合資格資產,合資格資本化之借貸成本企 額則按對該項資產支出應用資本化比率 率之方法釐定。資本化比率為適用於本集團於該期間未償還借貸之借貸成本加權平均值,但為獲得合資格資產之特別借貸除外。

所有其他借貸成本於產生期間在損益 中確認。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Equity-settled share-based payment transactions

Share options granted to directors and employees

The fair value of services received is determined by reference to the fair value of the share options granted at the grant date and is expensed on a straight-line basis over the vesting period, with a corresponding increase in equity (share-based compensation reserve).

At the end of the reporting period, the Group revises its estimates of the number of options that are expected to ultimately vest. The impact of the revision of the estimates during the vesting period, if any, is recognised in profit or loss, with a corresponding adjustment to share-based compensation reserve.

At the time when the share options are exercised, the corresponding amount previously recognised in share-based compensation reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the corresponding amount previously recognised in share-based compensation reserve will be transferred to accumulated losses.

Taxation

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

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit recognised in profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

5. 重大會計政策(續)

以權益結算及以股份為基礎付款 的交易

授予董事及僱員的購股權

所獲服務的公允值乃參考於授出日期 授出的購股權公允值釐定,於歸屬期 按直線基準支銷,並於權益(股份酬 金儲備)作相應增加。

本集團於報告期末修訂預期最終歸屬的估計購股權數目。歸屬期間修訂估計的影響(如有)於損益確認,並會相應調整股份酬金儲備。

購股權獲行使時,過往於股份酬金儲備確認的相應數額將轉撥至股份溢價。倘購股權於歸屬日後被沒收或於屆滿日仍未獲行使,則過往於股份酬金儲備確認的相應數額將轉至累計虧損。

税項

所得税指即期税項及遞延税項總額。

現時應付税項乃按年度應課税溢利計算。應課稅溢利不包括其他年度之應 課稅或應扣減之收入或開支項目,亦 不包括可作免稅或不可作稅項扣減之 項目,故與損益所確認溢利不同期 集團之即期稅項負債按其於報告期。 前已訂立或大致上訂立之稅率計算。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Taxation (Continued)

Deferred tax is recognised on differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, unused tax losses or unused tax credits can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

5. 重大會計政策(續)

税項(續)

遞延税項負債就於附屬公司之投資所產生應課税暫時差額予以確認,若本集團有能力控制暫時差額撥回,而暫時差額很可能不會於可見將來撥回則除外。

遞延税項資產之賬面值乃於各報告期 末進行檢討,並予以相應扣減,直至 不再可能有足夠應課税溢利可供收回 全部或部分資產為止。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Taxation (Continued)

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is recognised in profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity.

The measurement of deferred tax assets and liabilities reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model of the Group whose business objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale. If the presumption is rebutted, deferred tax for such investment properties are measured based on the expected manner as to how the properties will be recovered.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

5. 重大會計政策(續)

税項(續)

遞延稅項根據於報告期末前已訂立或 大致上訂立之稅率,按預期適用於 債清償或資產變現期間之稅率計算 遞延稅項於損益中確認,除非遞權 項關乎於其他全面收益或直接於權益 確認之項目,在該情況下遞延稅中 確認之項也全面收益或直接於權益 於其他全面收益或直接於權益 認。

遞延税項資產及負債之計量反映本集 團預期於報告期末收回或結付其資產 及負債賬面值之方式所致使之税務後 果。

當擁有按法例可強制執行權利以抵銷即期稅項資產與即期稅項負債,及當有關資產及負債涉及由同一稅務當局徵收之所得稅,以及本集團計劃按淨額基準結算其即期稅項資產及負債則互相抵時,遞延稅項資產及負債則互相抵銷。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Segment reporting

Operating segments and the amounts of each segment item reported in the financial statements are identified from the financial information provided regularly to the Group's most senior executive management for the purpose of allocating resources and assessing the performance of the Group's various lines of business.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of productions processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Related parties

A related party is a person or entity that is related to the Group.

- (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 Company or of a parent of the Company.

5. 重大會計政策(續)

分部報告

經營分部及各分部項目於財務報表內 呈報的金額,乃自定期提供予本集團 最高行政管理人員用作向本集團各項 業務分配資源並評估其表現的財務資 料中識別。

關連人士

關連人士為與本集團有關連的個人或 實體。

- (A) 倘屬以下人士,即該人士或該 人士之近親與本集團有關連:
 - (i) 控制或共同控制本集團;
 - (ji) 對本集團有重大影響;或
 - (iii) 為本公司或本公司母公司 的主要管理層成員。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Related parties (Continued)

- (B) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Company 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.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (A).
 - (vii) A person identified in (A)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Company or to a parent of the Company.

5. 重大會計政策(續)

關連人士(續)

- (B) 倘某實體符合下列任何條件, 即該實體與本集團有關連:
 - (i) 該實體與本公司屬同一集 團之成員公司(即各母公司、附屬公司及同系附屬 公司彼此間有關連)。
 - (ii) 一間實體為另一實體的聯營公司或合營企業(或另一實體為成員公司之集團旗下成員公司之聯營公司或合營企業)。
 - (iii) 兩間實體均為同一第三方 的合營企業。
 - (iv) 一間實體為第三方實體的 合營企業,而另一實體為 該第三方實體的聯營公 司。
 - (v) 實體為本集團或與本集團 有關連之實體就僱員利益 設立的離職福利計劃。倘 本集團本身便是該計劃, 提供資助的僱主亦與本集 團有關連。
 - (vi) 實體受(A)所識別人士控制或共同控制。
 - (vii) 於(A)(i)所識別人士對實體 有重大影響力或屬該實體 (或該實體的母公司)主要 管理層成員。
 - (viii) 實體或其所屬集團旗下任 何成員公司為向本公司或 本公司母公司提供主要管 理人員服務。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Impairment of assets

At the end of each reporting period, the Group reviews the carrying amounts of its assets except biological assets, investment properties, investments, inventories, receivables and goodwill to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of any impairment loss. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the CGU to which the asset belongs.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

If the recoverable amount of an asset or CGU is estimated to be less than its carrying amount, the carrying amount of the asset or CGU is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset or CGU is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined (net of amortisation or depreciation) had no impairment loss been recognised for the asset or CGU in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

5. 重大會計政策(續)

資產減值

可收回金額為公允值減去出售成本與使用價值兩者中之較高者。於評估使用價值時,估計未來現金流量乃以稅前貼現率貼現至現值,該貼現率能反映當前市場所評估之貨幣時間值及資產特定風險。

倘資產或現金產生單位之可收回金額 估計將少於其賬面值,則資產或現金 產生單位之賬面值會減少至其可收回 金額。減值虧損會即時於損益確認, 除非相關資產按重估金額列賬,在該 情況下減值虧損被視作重估減值。

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5. MATERIAL ACCOUNTING POLICIES (CONTINUED)

Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a present legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditures expected to settle the obligation.

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 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 is remote.

Events after the reporting period

Events after the reporting period that provide additional information about the Group's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the consolidated financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes when material.

6. CRITICAL JUDGEMENTS AND KEY ESTIMATES

Critical judgements in applying accounting policies

In the process of applying the accounting policies, the directors have made the following judgements that have the most significant effect on the amounts recognised in the financial statements (apart from those involving estimations, which are dealt with below).

Going concern basis

These financial statements have been prepared on a going concern basis, the validity of which mainly depends upon the financial support of the controlling shareholder at a level sufficient to finance the working capital requirements of the Group. Details are explained in note 2.

5. 重大會計政策(續)

撥備及或然負債

當本集團因過去事項須承擔現有法定責任或推定責任,而履行該責任很可能需要付出經濟利益並能可靠估計其數額時,即為未確定時間或金額之負債確認撥備。倘金錢時間值屬重大,則按預期履行該責任所需支出之現值列報撥備。

當不大可能需要付出經濟利益,或其數額未能可靠估計,除非付出經濟利益之可能性極小,否則該責任披露為或然負債。當潛在責任之存在僅能以一宗或數宗未來事項發生或不發生來證實,除非付出經濟利益之可能性極小,否則亦披露為或然負債。

報告期後事項

提供有關本集團報告期末狀況之額外 資料或顯示持續經營假設並不適當之 報告期後事項為調整事項,並於綜合 財務報表反映。非調整事項之報告期 後事項如屬重大,則於附註內披露。

6. 重大判斷及關鍵估計

應用會計政策時的重大判斷

於應用會計政策的過程中,董事已作 出以下對於財務報表中確認的金額影 響最重大的判斷(涉及估計之部分除 外,該等部分於下文處理)。

持續經營基準

該等財務報表乃按持續經營基準編製,其有效性主要依靠控股股東提供足以滿足本集團營運資金需求的財務資助。詳情闡釋於附註2。

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6. CRITICAL JUDGEMENTS AND KEY ESTIMATES (CONTINUED)

Key sources of estimation uncertainty

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

(a) Property, plant and equipment and depreciation

The Group determines the estimated useful lives, residual values and related depreciation charges for its property, plant and equipment. This estimate is based on the historical experience of the actual useful lives and residual values of property, plant and equipment of similar nature and functions. The Group will revise the depreciation charge where useful lives and residual values are different to those previously estimated, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

(b) Fair value less costs to sell of biological assets and fair value of investment properties

The Group appointed independent professional valuers to assess the fair value less costs to sell of biological assets and fair value of investment properties. In determining the fair values, the valuers have utilised a method of valuation which involves certain estimates. The directors have exercised their judgement and are satisfied that the method of valuation is reflective of the current market conditions.

(c) Impairment of intangible assets

The Group assesses whether there are any indicators of impairment for intangible assets at the end of each reporting period. Such assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a CGU exceeds its recoverable amount, which is higher of its fair value less costs of disposal and its value in use. To calculate the fair value less costs of disposal, the management estimates the expected future cash flows from the assets or CGU and chooses a suitable discount rate in order to derive the present value of those cash flows.

6. 重大判斷及關鍵估計(續)

估計不確定因素的主要來源

下文載述對下一個財政年度之資產及 負債賬面值作出重大調整之重大風 險,而有關未來之主要假設,以及於 報告期末估計不明朗因素之其他主要 來源。

(a) 物業、廠房及設備及折舊

(b) 生物資產之公允值減出售成本 及投資物業之公允值

(c) 無形資產減值

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6. CRITICAL JUDGEMENTS AND KEY ESTIMATES (CONTINUED)

Key sources of estimation uncertainty (Continued)

(d) Impairment loss for bad and doubtful debts

The Group makes impairment loss for bad and doubtful debts based on assessments of the recoverability of its trade, loans, finance lease and other receivables, including the current creditworthiness, collateral security, financial condition and past collection history of each debtor. Impairments arise where events or changes in circumstances indicate that the balances may not be collectible. The identification of bad and doubtful debts requires the use of judgement and estimates. Where the actual result is different from the original estimate, such difference will impact the carrying value of the trade, loans, finance lease and other receivables and doubtful debt expenses in the year in which such estimate has been changed. If the financial conditions of the debtors were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

(e) Income taxes

The Group is subject to income taxes in Hong Kong and the PRC. Significant estimates are required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

(f) Net realisable value of inventories

Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated costs of completion and selling expense. These estimates are based on the current market condition and the historical experience of manufacturing and selling products of similar nature. It could change significantly as a result of changes in customer taste and competitor actions. The Group will reassess the estimates by the end of each reporting period.

6. 重大判斷及關鍵估計(續)

估計不確定因素的主要來源(續)

(d) 呆壞賬減值虧損

本集團之呆壞賬減值虧損乃根 據其應收賬款、貸款、融資租 賃及其他應收款項可收回性之 評估而確認,包括每名債務人 目前之信譽、抵押擔保、財務 狀況及過往收款記錄。於發生 顯示餘額可能無法收回之事件 或情況變動下會出現減值。本 集團需憑判斷及估計識別呆壞 賬。倘實際結果有別於原來估 計,則該差額將於有關估計出 現變動之年度影響應收賬款、 貸款、融資租賃及其他應收款 項及呆賬開支之賬面值。倘債 務人之財務狀況變差而導致其 付款能力受損,則可能需要作 出額外撥備。

(e) 所得税

(f) 存貨之可變現淨值

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7. FINANCIAL AND CAPITAL RISKS MANAGEMENT

The Group's activities expose it to a variety of financial risks: foreign currency risk, price risk, credit risk, liquidity risk and interest rate risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Foreign currency risk

The Group has minimal exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in HK\$ and Renminbi which are the functional currencies of the principal operating entities of the Group. The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group will monitor its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise. The directors currently consider that the risk of movements in exchange rates between HK\$ and Renminbi to be insignificant.

(b) Price risk

The Group is exposed to equity price risk in respect of its investments at fair value through profit or loss. The directors manage this exposure by maintaining a portfolio of investments with different risk profiles. The Group's equity price risk is mainly concentrated on equity instruments quoted in the Stock Exchange.

At 30 June 2025, if the share prices of the investments increased/decreased by 10%, the Group's post tax loss for the year would have been approximately HK\$12,000 (2024: HK\$420,000) lower/higher, arising as a result of the fair value gain/loss of the investments.

7. 金融及資金風險管理

本集團的活動令其承受多種金融風險:外幣風險、價格風險、信貸風險、流動資金風險及利率風險。本集團整體風險管理計劃專注於金融市場的不可預測性,以減少對本集團財務表現的潛在不利影響。

(a) 外幣風險

(b) 價格風險

本集團就按公允值計入損益之 投資承擔股本價格風險。董事 透過維持不同風險的投資組合 來管理風險。本集團之股本價 格風險主要集中於在聯交所所 報之股本工具。

於二零二五年六月三十日,如 投資之股價上升/下跌10%, 則將因投資公允值收益/虧損 而導致本集團年內除稅後虧損 減少/增加約12,000港元(二零 二四年:420,000港元)。

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7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

(c) Credit risk

The carrying amounts of bank and cash equivalents, trade and other receivables, loans receivable, finance lease receivables and refundable secured deposit included in the consolidated statement of financial position represent the Group's maximum exposure to credit risk in relation to the Group's financial assets.

At the end of the reporting period, the Group had certain concentration of credit risk as approximately 60% (2024: 74%) and 93% (2024: 97%) of its trade receivables were due from the largest customer and the five largest customers, respectively. The Group has policies in place to ensure that sales are made to customers with an appropriate credit history. In addition, the directors review the recoverable amounts of each individual trade, loan debt and lease regularly to ensure that adequate impairment losses are recognised for irrecoverable debts. In this regard, the directors consider that the Group's credit risk is significantly reduced.

The credit risk on bank balances is limited because the counterparties are banks with high credit-ratings assigned by international credit-rating agencies.

The Group obtains collateral from the vendor to minimise the credit risk in respect of the refundable secured deposit.

(c) 信貸風險

綜合財務狀況表中銀行及等同 現金、應收賬款及其他應資 項及可退還已抵押按金 面值為本集團就本集團金 產面臨的最高信貸風險。

銀行結餘的信貸風險有限,原 因是交易對手為獲國際信貸評 級機構頒授高信貸評級的銀行。

本集團自賣方取得抵押品,以減少可退還已抵押按金的信貸 風險。

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7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

(c) Credit risk (Continued)

The Group considers whether there has been a significant increase in credit risk of financial assets on an ongoing basis throughout each reporting period by comparing the risk of a default occurring as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportive forwarding-looking information. Especially the following information is used:

- internal credit rating;
- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the borrower's ability to meet its obligations;
- actual or expected significant changes in the operating results of the borrower;
- significant changes in the value of the collateral or in the quality of guarantees or credit enhancements; and
- significant changes in the expected performance and behaviour of the borrower, including changes in the payment status of borrower.

A significant increase in credit risk is presumed if a debtor is more than 30 days past due in making a contractual payment. A default on a financial asset is when the counterparty fails to make contractual payments within 90 days of when they fall due.

Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group. The Group normally categorises a loan or receivable for write off when a debtor fails to make contractual payments greater than 360 days past due. Where loans or receivables have been written off, the Group, if practicable and economical, continues to engage in enforcement activity to attempt to recover the receivable due.

(c) 信貸風險(續)

本集團透過比較於報告日期發 生違約的風險及於初始應認 期的違約風險,持續考慮於 報告期間金融資產信貸風險 不顯著增加。其考慮可得的合 理有據的前瞻性資料。尤其使 用以下資料:

- 一 內部信貸評級;
- 預期導致借款人履行其責任的能力出現重大變動的業務、財務或經濟狀況的實際或預期重大不利變動;
- 一 借款人經營業績的實際或 預期重大變動;
- 抵押品價值或擔保或信貸 提升措施的質素的重大變動;及
- 借款人預期表現及行為的 重大變動,包括借款人的 付款狀況變動。

倘涉及合約付款的債務人逾期超過30天,則假定信貸風險顯著增加。當交易對手無法於合約付款到期90天內支付款項,則金融資產出現違約。

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7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

(c) Credit risk (Continued)

The Group uses two categories for non-trade receivables which reflect their credit risk and how the loss provision is determined for each of the categories. In calculating the expected credit loss rates, the Group considers historical loss rates for each category and adjusts for forward looking data.

(c) 信貸風險(續)

本集團就非應收賬款使用兩個類別,以反映其信貸風險及如何就各類別釐定虧損撥備。計算預期信貸虧損率時,本集團考量各類別之歷史虧損率,並對前瞻性數據作出調整。

Category	Definition	Loss provision
類別	定義	虧損撥備
Performing	Low risk of default and strong capacity to pay	12 month expected losses
良好	違約風險低及支付能力強	12個月預期虧損
Non-performing	Significant increase in credit risk	Lifetime expected losses
不良	信貸風險顯著增加	全期預期虧損

(d) Liquidity risk

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

(d) 流動資金風險

本集團的政策是定期監察現時 及預期流動資金需要,確保維 持充足的現金儲備滿足短期及 長期流動資金需要。

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7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

(d) Liquidity risk (Continued)

The maturity analysis of the Group's financial liabilities based on the earliest date the Group can be required to pay is as follows:

(d) 流動資金風險(續)

本集團金融負債按本集團可能 被要求支付的最早日期之到期 日分析如下:

		Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years	Total undiscounted cash flow 未貼現現金	Carrying amount
		少於1年	1至2年	2至5年	超過5年	流量總額	賬面值
		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 30 June 2025	於二零二五年 六月三十日						
Trade and other payables	應付賬款及其他應付 款項	42,539	_	_	_	42,539	42,539
Lease liabilities	租賃負債	4,933	5,786	10,510	44,285	65,514	49,524
Borrowings	借款	63,163	_	_	_	63,163	63,163
Bank overdrafts	銀行透支	4,936	_	_	_	4,936	4,936
		115,571	5,786	10,510	44,285	176,152	160,162
At 30 June 2024 (restated)	於二零二四年 六月三十日 (經重列)						
Trade and other payables	應付賬款及其他應付 款項	37,972	_	_	_	37,972	37,972
Lease liabilities	租賃負債	4,830	6,598	10,800	45,102	67,330	50,418
Borrowings	借款	82,333	_	_	_	82,333	82,333
Bank overdrafts	銀行透支	2,508	_	_	_	2,508	2,508
		127,643	6,598	10,800	45,102	190,143	173,231

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

(d) Liquidity risk (Continued)

The maturity analysis of the Group's borrowings based on scheduled repayments dates as set out in the loan agreements is as follows:

(d) 流動資金風險(續)

本集團借款根據貸款協議所載 的預定還款日期之到期日分析 如下:

		Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years	Total undiscounted cash flow	Carrying amount
		少於1年	1至2年	2至5年	超過5年	未貼現現金 流量總額	賬面值
		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 30 June 2025	於二零二五年六月三十日						
Borrowings	借款	24,307	4,456	13,368	25,994	68,125	63,163
At 30 June 2024	於二零二四年六月三十日						
Borrowings	借款	41,237	5,447	16,342	37,223	100,249	82,333

(e) Interest rate risk

The Group's exposure to interest-rate risk arises from its bank borrowings and overdrafts. These bank borrowings and overdrafts bear interests at variable rates varied with the then prevailing market condition. The Group's bank borrowings and overdrafts do not bear interests at fixed interest rates and therefore are not subject to fair value interest rate risk.

As at 30 June 2025, if interest rates at that date had been 100 basis points lower with all other variables held constant, consolidated loss after tax for the year would have been approximately HK\$531,000 (2024: HK\$702,000) lower arising mainly as a result of lower interest expense on bank borrowings and overdrafts. If interest rates had been 100 basis points higher, with all other variables held constant, consolidated loss after tax for the year would have been approximately HK\$531,000 (2024: HK\$702,000) higher, arising mainly as a result of higher interest expense on bank borrowings and overdrafts.

(e) 利率風險

於二零二五年六月三十十 當日的利率下調100個基則 有其他變量維持有損零二 702,000港元(一主要息度 行在),主要息度 所致。倘利率上調100個變增四 所有其他變量維持損富。 所有其他變量維持損害 所有其他變量維持損害 方31,000港元(二零更乃 度綜內 531,000港元(二零更乃 方02,000港元), 的利息 方02,000港元), 的利息 方02,000港元), 的利息 方02,000港元), 的利息 方02,000港元), 行借致。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

- (f) Categories of financial instruments as at 30 June 2025 and 2024
- (f) 於二零二五年及二零二四年 六月三十日之金融工具類別

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
			(restated)
			(經重列)
Financial assets	金融資產		
Investments at fair value through	按公允值計入損益之		
profit or loss	投資	140	5,032
Financial assets at amortised cost	按攤銷成本計量之金融		
(including cash and cash	資產(包括現金及等同		
equivalents):	現金):		
Trade receivables	應收賬款	24,375	19,990
Deposits and other receivables	按金及其他應收款項	9,847	11,845
Loans receivable	應收貸款	7,505	7,700
Finance lease receivables	應收融資租賃款項	37,286	37,340
Refundable secured deposit	可退還已抵押按金	11,000	11,000
Bank and cash balances	銀行及現金結餘	1,920	22,857
		91,933	110,732
Financial liabilities	金融負債		
Financial liabilities at amortised	按攤銷成本計量之金融		
cost:	負債:		
Trade and other payables	應付賬款及其他應付		
	款項	42,539	37,972
Borrowings	借款	63,163	82,333
Bank overdrafts	銀行透支	4,936	2,508
		110,638	122,813

(g) Fair values

The carrying amounts of the Group's financial assets and financial liabilities as reflected in the consolidated statement of financial position approximate their respective fair values.

(g) 公允值

綜合財務狀況表所示本集團金 融資產及金融負債的賬面值與 其各自的公允值相若。

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7. FINANCIAL AND CAPITAL RISKS MANAGEMENT 7. 金融及資金風險管理(續) (CONTINUED)

(h) Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost capital. The Group's overall strategy remains unchanged from prior years.

The Group manages the capital structure and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Group may issue or buy-back shares, issue new debts, recover debts or sell assets to maintain sufficiency of working capital.

The Group's total capital is the shareholders' equity stated in the consolidated statement of financial position. The Group is not subject to external mandatory capital requirements and uses the liquidity ratio (i.e. proportion of current assets to current liabilities) to monitor the capital.

The liquidity ratio of the Group is as follows:

(h) 資金風險管理

本集團管理資金的目標是維持本集團持續經營之能力,為其他持份整理, 東提供回報及為其他持份本者提供利益,並維持最佳資本結構,減少成本資金。自過往年度以來,本集團的整體策略維持不變。

本集團鑑於經濟狀況變動管理 資本結構及對其作出調整。為 維持或調整資本結構,本集集 可能發行或購回股份、發行新 債務、收回債務或出售資產, 維持足夠營運資金。

本集團的總資本為綜合財務狀 況表列明的股東權益。本集團 毋須遵守外部強制資本規定, 並使用流動資金比率(即流動資 產對流動負債的比例)監察資 金。

本集團的流動資金比率如下:

		2025 二零二五年	2024 二零二四年
Liquidity ratio	流動資金比率	0.76	0.92

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8. FAIR VALUE MEASUREMENTS

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following disclosures of fair value measurements use a fair value hierarchy that categorises into three levels the inputs to valuation techniques used to measure fair value:

Level 1 inputs: quoted prices (unadjusted) in active markets

for identical assets or liabilities that the Group can access at the measurement date.

Level 2 inputs: inputs other than quoted prices included

within level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 inputs: unobservable inputs for the asset or

liability.

The Group's policy is to recognise transfers into and transfers out of any of the three levels as of the date of the event or change in circumstances that caused the transfer.

(a) Disclosures of level in fair value hierarchy as at 30 June 2025:

8. 公允值計量

公允值為市場參與者於計量日期進行 之有序交易中出售資產所收取或轉讓 負債所支付之價格。以下公允值計量 披露使用之公允值層級,將估值技術 所用輸入數據分為三個等級,以計量 公允值:

第一級 本集團於計量日期可取

輸入數據:得相同資產或負債於活躍市場報價(未經調

整)。

第二級 資產或負債可直接或間

輸入數據:接觀察之輸入數據,第

一級包括之報價除外。

第三級 資產或負債之不可觀察

輸入數據:輸入數據。

本集團之政策為確認截至於事項或狀 況變動導致該轉移之日期止該等三個 等級之任何轉入及轉出。

(a) 於二零二五年六月三十日之公 允值層級披露:

	使用以下輸	measuremer 入數據之公允	论值計量 :		
Description 概述		Level 1 第一級	Level 2 第二級	Level 3 第三級	Total 總計
106 AE		升 HK\$′000 千港元	ポー級 HK\$′000 千港元	ポー級 HK\$′000 千港元	HK\$′000 千港元
Recurring fair value measurements:	經常性公允值計量:				
Biological assets	生物資產	_	189,080	_	189,080
Investments at fair value through profit or loss	按公允值計入損益 之投資				
 Equity securities listed in Hong Kong 	一 於香港上市 之股本證券	140	_	_	140
Investment properties in Hong Kong	香港投資物業	_	170,000	_	170,000
Investment properties in the PRC	中國投資物業	_	55,819	_	55,819
Total recurring fair value	經常性公允值計量				
measurements	總額	140	414,899	_	415,039

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8. FAIR VALUE MEASUREMENTS (CONTINUED)

8. 公允值計量(續)

(a) (Continued)

(a) (續)

Disclosures of level in fair value hierarchy as at 30 June 2024:

於二零二四年六月三十日之公 允值層級披露:

	Fair value measurements using: 使用以下輸入數據之公允值計量:				
Description 概述		Level 1 第一級 HK\$'000 千港元	Level 2 第二級 HK\$'000 千港元	Level 3 第三級 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Recurring fair value measurements:	經常性公允值計量:				
Biological assets	生物資產	_	190,958		190,958
Investments at fair value through profit or loss	按公允值計入損益 之投資				
 Equity securities listed in Hong Kong 	一 於香港上市之股本證券	5,032	_	_	5,032
Investment properties in Hong Kong	香港投資物業	_	190,000	_	190,000
Investment properties in the PRC	中國投資物業	_	50,498	_	50,498
Total recurring fair value	經常性公允值計量				
measurements	總額	5,032	431,456	_	436,488

- (b) Reconciliation of assets measured at fair value based on level 3:
- (b) 根據第三級按公允值計量的資 產對賬:

Description 概述		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元
Investments at fair value through profit or loss	按公允值計入損益之 投資		
— Keyman insurance contract	一 主要人員保險合約		
At 1 July	於七月一日	_	18,908
Total fair value gains recognised in profit or loss	於損益確認之公允值收 益總額	_	537
Disposal	出售	_	(19,445)
At 30 June	於六月三十日	_	_

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

8. FAIR VALUE MEASUREMENTS (CONTINUED) 8

8. 公允值計量(續)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements:

The Group's management is responsible for the fair value measurements of assets and liabilities required for financial reporting purposes, including level 3 fair value measurements. The management reports directly to the board of directors for these fair value measurements. Discussions of valuation processes and results are held between the management and the board of directors at least twice a year.

The following table gives information about how the fair values of the Group's biological assets and investment properties carried at fair value are determined.

(c) 本集團所用估值過程披露及公 允值計量所用估值技術及輸入 數據:

> 本集團管理層負責進行財務報告所規定之資產及負債公允值計量。管理層直接向董事層與告 量。管理層直接向管理層直接 。管理層直接向管理層與告 該等公允值計量。管理層與程 時間過程及 結果兩次。

> 下表載列有關本集團按公允值 列賬生物資產及投資物業的公允值如何釐定的資料。

Level 2 fair value measurements

第二級公允值計量

Description 概述	Valuation technique 估值技術	Key input 主要輸入數據	Fair value 公允值 2025 二零二五年 HK\$'000 千港元	Fair value 公允值 2024 二零二四年 HK\$'000 千港元
Biological assets	Market approach	Volume of poplar trees and market price of poplar trees per cubic meter	189,080	190,958
生物資產	市場法	白楊樹數量及白楊樹每立方米市價		
Investment properties in Hong Kong	Direct comparison approach	Market price of car parking space	170,000	190,000
香港投資物業	直接比較法	停車位市價		
Investment properties in the PRC	Market approach and replacement cost approach	Land: market price per square meter; Buildings: replacement cost per square meter	55,819	50,498
中國投資物業	市場法及重置成本法	土地:每平方米市價; 樓宇:每平方米重置成本		

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

8. FAIR VALUE MEASUREMENTS (CONTINUED)

8. 公允值計量(續)

(c) (Continued)

Level 3 fair value measurements

The fair value of the keyman insurance contract purchased for a key management personnel of the Group is determined based on the cash surrender value in accordance with the keyman insurance contract which is not an observable input. Management estimates the fair value based on the latest policy statement of the keyman insurance contract provided by the insurance company.

The unobservable input is the cash surrender value quoted by the insurance company according to the keyman insurance contract. When the cash surrender value is higher, the fair value of the keyman insurance contract will be higher.

During the year ended 30 June 2024, the keyman insurance contract was surrendered.

(c) (續)

第三級公允值計量

為本集團一名主要管理人員公的主要管理人員公的主要管理人員公的主要合為與民人員產管理人員公的並根別之退保明金數據主理人員公的並根數的可觀察前提供單量人計場與公司,以上一個人。

不可觀察輸入數據為保險公司 根據主要人員保險合約所報的 退保現金值。當退保現金值較 高,主要人員保險合約之公允 值將會較高。

截至二零二四年六月三十日止 年度,主要人員保險合約已被 解除。

9. REVENUE

9. 收益

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元
Trading of recycled metals	買賣回收金屬	2,831	9,822
Trading of motor vehicles and related accessories	買賣汽車及相關配件	48,769	63,726
Trading of computer accessories	買賣電腦配件	268	246
Revenue from contracts with customers	客戶合約之收益	51,868	73,794
Rental income	租金收入	3,528	3,932
Dividend income	股息收入	61	_
Loan interest income	貸款利息收入	368	307
Finance lease interest income	融資租賃利息收入	4,924	4,784
Total revenue	總收益	60,749	82,817

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

9. REVENUE (CONTINUED)

9. 收益(續)

Disaggregation of revenue from contracts with customers for year ended 30 June 2025:

截至二零二五年六月三十日止年度, 客戶合約收益之分拆:

		Trading of recycled metals 買賣回收 金屬	accessories	Trading of computer accessories
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Geographical markets	 地區市場			
The PRC	中國	_	6,349	_
Hong Kong	香港	2,831	41,557	140
Macau	澳門	_	9	_
Taiwan	台灣	_	43	_
United Kingdom	英國	_	811	_
Vietnam	越南	_	_	128
		2,831	48,769	268

Disaggregation of revenue from contracts with customers for year ended 30 June 2024:

截至二零二四年六月三十日止年度,客戶合約收益之分拆:

		Trading of	Trading of motor vehicles	Trading of
		recycled	and related	computer
		metals	accessories	accessories
		買賣回收 金屬	買賣汽車及 相關配件	買賣電腦配件
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Geographical markets	地區市場	'		_
The PRC	中國	_	9,661	_
Hong Kong	香港	9,822	53,786	246
Macau	澳門	_	159	_
Taiwan	台灣	_	120	_
		9,822	63,726	246

All revenue from contracts with customers are recognised at a point in time during the years ended 30 June 2025 and 2024.

截至二零二五年及二零二四年六月 三十日止年度,所有客戶合約收益乃 於某個時間點確認。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

9. REVENUE (CONTINUED)

The following table shows the amounts of revenue recognised in the current reporting period that were included in the contract liabilities at the beginning of the reporting period and recognised from performance obligations satisfied in previous periods:

9. 收益(續)

下表載列計入報告期初合約負債且因 此前期間達成履約義務而確認的於本 報告期確認的收益金額:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Sales of motor vehicles and related	銷售汽車及相關配件		
accessories		668	342

Sales of goods

The Group sells recycled metals, motor vehicles and related accessories and computer accessories. Sales are recognised when control of the products has transferred, being when the products are delivered to a customer, there is no unfulfilled obligation that could affect the customer's acceptance of the products and the customer has obtained legal titles to the products.

Sales to customers are normally made with credit terms of 30 to 90 days. For new customers, payment in advance or cash on delivery is normally required. Deposits received are recognised as contract liabilities.

A receivable is recognised when the products are delivered to the customers as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

10. SEGMENT INFORMATION

The Group has seven reportable segments as follows:

- (i) Trading of recycled metals
- (ii) Trading of motor vehicles and related accessories
- (iii) Property investment
- (iv) Provision of financial services
- (v) Securities trading and investment
- (vi) Sales of plantation materials and products
- (vii) Provision of finance lease services

銷售貨品

本集團向客戶出售回收金屬、汽車及相關配件以及電腦配件。銷售於產品的控制權已轉移時(即產品交付予客戶),且無可能影響客戶接納產品的未履行責任及客戶取得產品的合法所有權時確認。

向客戶作出的銷售一般按30至90天的 信貸期進行。新客戶通常須提前付款 或貨到付款。收取的按金確認為合約 負債。

應收款項於產品交付予客戶時確認, 因該時間點為代價因付款到期僅須時 間過去而成為無條件。

10. 分部資料

本集團有下列七個可呈報分部:

- (i) 買賣回收金屬
- (ii) 買賣汽車及相關配件
- (iii) 物業投資
- (iv) 提供金融服務
- (v) 證券買賣及投資
- (vi) 銷售種植材料及產品
- (vii) 提供融資租賃服務

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

10. SEGMENT INFORMATION (CONTINUED)

The Group's reportable segments are strategic business units that offer different products and services. They are managed separately because each business requires different technology and marketing strategies.

Segment profits or losses do not include finance costs and income tax credit. Segment assets do not include goodwill and refundable secured deposit. Segment liabilities do not include deferred tax liabilities, borrowings and bank overdrafts.

Information about reportable segment revenue, profit or loss, assets and liabilities:

10. 分部資料(續)

本集團之可呈報分部為提供不同產品 及服務之策略性業務單位。由於各業 務需要不同技術及市場推廣策略,故 分開管理各可呈報分部。

分部溢利或虧損不包括融資成本及所 得税抵免。分部資產不包括商譽及可 退還已抵押按金。分部負債不包括遞 延税項負債、借款及銀行透支。

有關可呈報分部收益、損益、資產及 負債的資料如下:

Segment (loss)(profit comprising: 分影 係利)/並科包括:			Trading of recycled metals 買賣回收 金屬 HK\$'000 千港元	Trading of motor vehicles and related accessories 賈賣汽車及相關配件 HK\$'000 千港元	Property investment 物業投資 HK\$'000 千港元	Provision of financial services 提供金融服務 HK\$'000 千港元	Securities trading and investment 證券買賣及 投資 HK\$'000 千港元		Provision of finance lease services 提供融資租賃服務 HK\$'000	Others 其他 HK\$'000 千港元	Total 總 計 HK\$'000 千港元
Segment (loss) frontit comprising: 分彰 (書刊) / 進科包括:	Year ended 30 June 2025	—————————————————————————————————————									
Loss arising from changes in fair value less costs to sell of biological assets	Revenue from external customers	來自外界客戶的收益	2,831	48,769	3,528	368	61	_	4,924	268	60,749
Proceeds from disposal of listed securities Costs of disposal of listed securities Net unrealised gain on listed securities Net unrealised gain on listed securities (Provision)/reversal of provision for impairment loss of receivables (Provision for impairment loss of receivables) (Pro	Loss arising from changes in fair value less	生物資產公允值變動減出售成本	(422)		(13,625)	, ,					(17,883)
中Proceeds from disposal of listed securities 出售上市選券之所得取項	· ·		_		-			, , ,			(5,373)
Costs of disposal of listed securities 出售上市選募之成本	1	21 = 2134 27	_	, ,		, , , ,		, , ,			(5,882)
Net unrealised gain on listed securities Fair value loss on investment properties (Provision)/reversal of provision for impairment loss of receivables 解回	'				_						10,564
Fair value loss on investment properties (Provision) freversal of provision for impairment loss of receivables 抱回	· ·		_		_			_			(4,967) 75
Revenue from external customers 来自外界客戶的改善	9		_	_	(45 600)	_		_	_	_	(15,680)
## 25	(Provision)/reversal of provision for	應收款項減值虧損(撥備)/撥備	_	(703)	(15,000)	18	_	_	(1,943)	_	(2,628)
Segment liabilities 分部負債 85 13,707 7,424 997 467 1,818 47,362 一 1	At 30 June 2025	於二零二五年六月三十日									
Year ended 30 June 2024 截至二零二四年六月三十日止年度 Revenue from external customers 來自外界客戶的收益 9,822 63,726 3,932 307 一 4,784 246 3 Segment (loss)/profit comprising: 分部(虧損)/溢利包括: (1,155) 3,787 (15,009) (727) 1,046 (43,242) 3,192 61 (2 Loss arising from changes in fair value less costs to sell of biological assets 生物資產公允值變動減出售成本 一 一 一 一 一 (727) 1,046 (43,242) 3,192 61 (2 Loss arising from changes in fair value less costs to sell of biological assets 生物資產公允值變動減出售成本 一 一 一 一 (4,588) 一 一 一 (4,588) 一 一 一 位 (4,588) 一 一 一 世界上市證券之际得數 一 一 一 (4,588) 一 一 一 世界上市證券之版本 一 一 一 1,115 一 一 一 上市證券之版本 一 一 一 一 上市證券之版本 上市證券之版本 一 一<	Segment assets	分部資產	_	61,364	226,585	8,708	153	251,225	38,075	_	586,110
Revenue from external customers 来自外界客戶的收益 9,822 63,726 3,932 307 — 4,784 246 3 Segment (loss)/profit comprising: 分部(虧損)/溢利包括: (1,155) 3,787 (15,009) (727) 1,046 (43,242) 3,192 61 (3	Segment liabilities	分部負債	85	13,707	7,424	997	467	1,818	47,362	_	71,860
Segment (loss)/profit comprising: 分部(虧損)/溢利包括: (1,155) 3,787 (15,009) (727) 1,046 (43,242) 3,192 61 (1,155) 3,792 61 (1,155) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3,787 (15,009) 3	Year ended 30 June 2024	截至二零二四年六月三十日止年度									
Loss arising from changes in fair value less costs to sell of biological assets	Revenue from external customers	來自外界客戶的收益	9,822	63,726	3,932	307	_	_	4,784	246	82,817
costs to sell of biological assets 產生之虧損 一 一 一 一 (38,595) 一 一 (52) (651) (1) (676) 一 (4,588) 一 一 一 Costs of disposal of listed securities 出售上市證券之所得款項 一	Segment (loss)/profit comprising:		(1,155)	3,787	(15,009)	(727)	1,046	(43,242)	3,192	61	(52,047)
Proceeds from disposal of listed securities 出售上市證券之所得數項 一 一 一 1,115 一 一 Net unrealised gain on listed securities Net gain on fair value changes in investments at fair value through profit or loss Fair value loss on investment properties Provision for impairment loss of receivables 被教育演員 一 一 一 (17,294) 一 一 一 (7,294) 一 一 一 (7,294) 一 一 一 — < At 30 June 2024 **Engment assets **At 30 June 2024 **Engment assets **Description or investment properties			_	_	_	_	_	(38,595)	_	_	(38,595)
Costs of disposal of listed securities 出售上市證券之成本	Depreciation and amortisation	折舊及攤銷	(52)	(651)	(1)	(676)	_	(4,588)	_	_	(5,968)
Net unrealised gain on listed securities 上市證券的未變現收益淨額	Proceeds from disposal of listed securities	出售上市證券之所得款項	-	_	-	_	1,115	_	-	_	1,115
Net gain on fair value changes in investments at fair value through profit or loss	Costs of disposal of listed securities	出售上市證券之成本	-	_	-	_	(1,018)	_	-	_	(1,018)
investments at fair value through profit or loss	Net unrealised gain on listed securities	上市證券的未變現收益淨額	_	_	_	_	955	_	_	_	955
Fair value loss on investment properties 投資物業之公允值虧損	investments at fair value through profit			527							527
Provision for impairment loss of receivables 應收款項減值虧損發備 一 (319) 一 一 一 一 一 一 At 30 June 2024 於二零二四年六月三十日 Segment assets 分部資產 950 84,896 241,233 9,589 5,043 256,511 38,792 — 6		也沒無券之八厶店虧担	_		(17.204)	_	_	_	_	_	537
At 30 June 2024 於二零二四年六月三十日 Segment assets 分部資產 950 84,896 241,233 9,589 5,043 256,511 38,792 — 6.					(17,294)	_	_	_	_		(17,294) (319)
Segment assets 分部資產 950 84,896 241,233 9,589 5,043 256,511 38,792 — 6.	'		_	(319)	_	_	_	_	_	_	(519)
			0EU	8 V 80c	2//1 222	0 200	2 0/13	256 511	20 701		637.014
Segment liabilities 分部負債 193 13,388 7,156 1,570 467 1,784 46,986 一 :	•	力 部 負 債			,		.,		,	_	71,544

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

10. SEGMENT INFORMATION (CONTINUED)

10. 分部資料(續)

Reconciliations of reportable segment revenue, profit or loss, assets and liabilities:

有關可呈報分部收益、損益、資產及 負債的對賬如下:

	2025	2024
	二零二五年	二零二四年
	HK\$'000	HK\$'000
	千港元	千港元
收益:		
可呈報分部總收益	60,749	82,817
虧損:		
可呈報分部總虧損	(17,883)	(52,047)
其他損益:		
融資成本	(5,989)	(6,801)
所得税抵免	2,341	10,594
企業及未分配項目	(21,409)	(23,830)
年度綜合虧損	(42,940)	(72,084)
可呈報分部總資產	586,110	637,014
商譽	1,087	1,087
可退還已抵押按金	11,000	11,000
企業及未分配資產	9,535	12,297
綜合總資產	607,732	661,398
 負債:		
可呈報分部總負債	71,860	71,544
遞延税項負債	62,701	64,017
借款及銀行透支	63,163	84,841
企業及未分配負債	29,423	21,974
綜合總負債	227,147	242,376
	■ 新	

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

10. SEGMENT INFORMATION (CONTINUED)

10. 分部資料(續)

Geographical information:

地區資料:

	'	Revenue 收益		Non-current assets 非流動資產		
		2025	2024	2025	2024	
		二零二五年	二零二四年	二零二五年	二零二四年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
					(restated)	
					(經重列)	
The PRC	中國	6,349	9,661	307,039	307,004	
Hong Kong	香港	48,485	68,093	174,781	197,049	
Macau	澳門	9	159	_	_	
Taiwan	台灣	43	120	_	_	
United Kingdom	英國	811	_	_	_	
Nepal	尼泊爾	4,924	4,784	_	_	
Vietnam	越南	128	_	_	_	
		60,749	82,817	481,820	504,053	

In presenting the geographical information, revenue is based on the locations of the customers.

於呈列地區資料時,收益乃根據客戶 所在地計算。

Revenue from major customers:

來自主要客戶的收益:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元
Trading of motor vehicles and related accessories	買賣汽車及相關配件		
Customer A	客戶A	N/A* 不適用*	14,872
Customer B	客戶B	34,512	34,019

Revenue from the above customers individually contributed more than 10% of the total revenue of the Group.

Customers did not contribute more than 10% of the total revenue of the Group for the year ended 30 June 2025.

來自上述客戶的收益個別佔本集團總 收益10%以上。

* 客戶並無佔本集團截至二零二五年六月三十日止年度總收益10%以上。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

11. OTHER INCOME, GAINS AND LOSSES 11. 其他收入、收益及虧損

		2025 二零二五年	2024 二零二四年
		HK\$′000 千港元	HK\$'000 千港元
Sponsor income Gain on disposal of property,	贊助收入 出售物業、廠房及設備	755	1,056
plant and equipment	之收益	1	456
Others	其他	861	413
		1,617	1,925

12. FINANCE COSTS

12. 融資成本

	,	2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on bank loans	銀行貸款利息	3,294	4,434
Interest on bank overdrafts	銀行透支利息	320	204
Interest on other loan	其他貸款利息	309	13
Lease interests	租賃利息	2,066	2,150
		5,989	6,801

13. INCOME TAX CREDIT

13. 所得税抵免

		2025 二零二五年	2024 二零二四年
		HK\$'000	HK\$'000
			千港元_
Current tax — Hong Kong Profits Tax	即期税項 — 香港利得税		
Provision for the year	年度撥備	135	175
Over-provision in prior years	過往年度超額撥備	(2)	(3)
		133	172
Current tax — PRC Enterprise			
Income Tax	所得税	4	22
Deferred tax (note 33)	遞延税項(附註33)	(2,478)	(10,788)
Income tax credit	所得税抵免	(2,341)	(10,594)

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

13. INCOME TAX CREDIT (CONTINUED)

Under the two-tiered Profits Tax regime, the first HK\$2 million of profits of the qualifying group entity established in Hong Kong will be taxed at 8.25%, and profits above that amount will be subject to the tax rate of 16.5%. The profits of the group entities not qualifying for the two-tiered Profit Tax rate regime will continue to be taxed at a rate of 16.5%.

Profits of the group entities established in the PRC will be taxed at the PRC Enterprise Income Tax rate of 25% (2024: 25%). According to the applicable PRC tax regulations, which became effective from 1 January 2023, the Group's subsidiaries established in the PRC are qualified for Corporate Income Tax ("CIT") incentives for small and low-profit enterprises ("SLPE"), which CIT liability will be halved for taxable income exceeding RMB1 million but less than RMB3 million, subject to a 20% CIT rate on 25% of on taxable income.

Tax charge on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretation and practices in respect thereof.

Reconciliation between income tax credit and the product of loss before tax multiplied by the PRC Enterprise Income Tax rate is as follows:

13. 所得税抵免(續)

根據利得税兩級制,在香港成立的合資格集團實體首2百萬港元溢利將按8.25%之税率徵税,而該金額以上的溢利將須按16.5%之税率繳稅。不符合利得稅兩級制資格的集團實體之溢利將繼續按16.5%之税率徵稅。

於中國成立的集團實體的溢利將按中國企業所得稅稅率25%(二零二年 年:25%)徵稅。根據自二零三年 一月一日起生效的適用中國稅司稅 規,本集團於中國成立的附屬公司 稅內查業(「小型微利企業(「小型微利 企業」)的企業所得稅(「企業所得稅」) 優惠,就超過人民幣1百萬元但,其稅 人民幣3百萬元的應課稅收入,其稅 業所得稅責任將減半,即按應課稅 次企業 入的25%以20%的企業所得稅稅。

其他地區之應課税溢利税項開支已按 本集團經營所在國家之現行税率,根 據有關現行法例、詮釋及常規計算。

所得税抵免與除税前虧損乘以中國企 業所得税税率所得的積之對賬如下:

		2025 二零二五年 HK\$'000 千港元	2024 二零二四年 HK\$′000 千港元
Loss before tax	除税前虧損	(45,281)	(82,678)
Tax calculated at applicable tax rate of 25% (2024: 25%)	按適用税率25% (二零二四年:25%) 計算之税項	(11,320)	(20,670)
Effect of different tax rates of the subsidiaries	附屬公司税率不一之 影響	3,207	1,995
Tax effect of expenses that are not deductible	不可扣減開支之 税務影響	2,542	2,285
Tax effect of income that are not taxable	毋須課税收入之 税務影響	(846)	(974)
Tax effect of temporary differences not recognised	未確認暫時差額之 税務影響	2,343	4,355
Tax reduction	税務扣減	(203)	(249)
Over-provision in prior years	過往年度超額撥備	(2)	(3)
Tax effect of tax losses not recognised	未確認税項虧損之 税務影響	1,938	2,667
Income tax credit	所得税抵免	(2,341)	(10,594)

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

14. LOSS FOR THE YEAR

14. 年度虧損

The Group's loss for the year is stated at after charging/ (crediting) the following:

本集團年度虧損乃經扣除/(計入)下 列各項後列示:

		2025 二零二五年 HK\$'000 千港元	2024 二零二四年 HK\$′000 千港元
Amortisation of intangible assets Auditor's remuneration	無形資產攤銷 核數師酬金	4,539 920	4,556 980
Cost of inventories recognised as an expense	確認為開支之存貨成本 折舊	47,497	65,093
Depreciation Gain on disposals of property, plant and equipment	別 出售物業、廠房及設備 之收益	2,416	2,521
Expenses related to short-term leases Staff costs (including directors' remuneration):	有關短期租賃之開支 員工成本(包括董事 酬金):	840	795
salaries, bonuses and allowancesretirement benefit scheme	薪金、花紅及津貼退休福利計劃供款	13,786	13,237
contributions		291 14,077	13,525

During the years ended 30 June 2025 and 2024, the Group had no forfeited contribution under defined contribution retirement schemes utilised to reduce the existing levels of contributions. As at 30 June 2025 and 2024, there was no forfeited contribution under defined contribution retirement schemes which may be used by the Group to reduce the contribution payable in the future years.

截至二零二五年及二零二四年六月 三十日止年度內,本集團並無動用定 額供款退休計劃項下的已沒收供款以 降低現行供款水平。於二零二五年及 二零二四年六月三十日,概無定額供 款退休計劃項下的已沒收供款可能會 由本集團動用,以降低未來年度的應 付供款。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

15. DIRECTORS' AND CHIEF EXECUTIVE'S 15. 董事及行政總裁酬金 **EMOLUMENTS**

- (a) The emoluments of each director are as follows:
- (a) 各名董事酬金列載如下:

				2025 二零二五年		
					Retirement	
			Salaries		benefit	
				Discretionary	scheme	
		Fees	allowances	bonuses	contributions	Total
		36 A	* 4 = * = 1	TL 1+ ++ /T	退休福利	Arte ± I
		袍金	薪金及津貼	酌情花紅	計劃供款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元 ———	千港元	千港元
Chief executive officer and	行政總裁兼執行董事					
executive director						
Mr. Yeung Chi Hang	楊智恒先生	1,536	600	_	18	2,154
Executive directors	執行董事					
Mr. Leung Kwong Choi	梁廣才先生	360	_	_	_	360
Mr. Wong Po Keung	黄保強先生	300	1,200	_	33	1,533
Mr. Chung Siu Wah	鍾少樺先生	1,056	600	_	_	1,656
Mr. Chik To Pan	戚道斌先生	480	120	_	18	618
Mr. Liu Yafei (note i)	劉亞非先生(附註i)	220	_	_	_	220
Independent non-executive	獨立非執行董事					
directors						
Mr. Wong Kwai Sang	黃貴生先生 <i>(附註iii)</i>					
(note iii)		90	-	_	_	90
Mr. Heung Chee Hang, Eric	香志恒先生	120	_	_	_	120
Mr. Lee Chi Ho	李智豪先生	120	_	_	_	120
Ms. Lai Pik Chi, Peggy	黎碧芝女士 <i>(附註ii)</i>					
(note ii)		90	_	_	_	90
Total	總計	4,372	2,520	_	69	6,961

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

15. DIRECTORS' AND CHIEF EXECUTIVE'S **EMOLUMENTS (CONTINUED)**

15. 董事及行政總裁酬金(續)

- (a) The emoluments of each director are as follows: (Continued)
- (a) 各名董事酬金列載如下:

				2024		
				2024 二零二四年		
				—令—□干	Retirement	
			Salaries		benefit	
			and	Discretionary	scheme	
		Fees	allowances	bonuses	contributions	Total
					退休福利	
		袍金	薪金及津貼	酌情花紅	計劃供款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Chief executive officer and executive director	行政總裁兼執行董事					
Mr. Yeung Chi Hang	楊智恒先生	1,536	600	_	18	2,154
Executive directors	執行董事					
Mr. Leung Kwong Choi	梁廣才先生	360	_	_	_	360
Mr. Wong Po Keung	黄保強先生	300	1,200	_	18	1,518
Mr. Chung Siu Wah	鍾少樺先生	1,056	600	_	_	1,656
Mr. Chik To Pan	戚道斌先生	480	120	_	18	618
Independent non-executive directors	獨立非執行董事					
Mr. Wong Kwai Sang	黃貴生先生	120	_	_	_	120
Mr. Ong Chi King (note iv)	王子敬先生 <i>(附註iv)</i>	30	_	_	_	30
Mr. Heung Chee Hang, Eric	香志恒先生	120	_	_	_	120
Mr. Lee Chi Ho (note v)	李智豪先生(<i>附註v)</i>	70	_	_	_	70
Total	總計	4,072	2,520	_	54	6,646
Notes:			,	附註:	,	

- (i) Mr. Liu Yafei was appointed on 2 August 2024.
- (ii) Ms. Lai Pik Chi, Peggy was appointed on 3 October 2024.
- (iii) Mr. Wong Kwai Sang retired on 3 December 2024.
- Mr. Ong Chi King resigned on 25 September 2023.
- Mr. Lee Chi Ho was appointed on 5 December 2023.

There was no arrangement under which a director and chief executive waived or agreed to waive any emoluments during the years ended 30 June 2025 and 2024.

- (i) 劉亞非先生於二零二四年八月 二日獲委任。
- 黎碧芝女士於二零二四年十月 三日獲委任。
- 黄貴生先生於二零二四年十二 (iii) 月三日退任。
- 王子敬先生於二零二三年九月 二十五日辭任。
- 李智豪先生於二零二三年十二 月五日獲委任。

截至二零二五年及二零二四年 六月三十日止年度,董事及行 政總裁概無訂立放棄或同意放 棄任何酬金的安排。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

15. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (CONTINUED)

(b) Five highest paid individuals

The five highest paid individuals in the Group during the year included three (2024: three) directors whose emoluments are set out in note (a) above. The emoluments of the remaining two (2024: two) individuals are set out below:

15. 董事及行政總裁酬金(續)

(b) 五名最高薪人士

年內,本集團五名最高薪人士包括三名(二零二四年:三名)董事,其酬金載列於上文附註(a)。餘下兩名(二零二四年:兩名)人士之酬金列載如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Basic salaries, allowances and benefits-in-kind	基本薪金、津貼及實物 利益	2,000	2,000
Retirement benefit scheme contributions	退休福利計劃供款	18	18
		2,018	2,018

The emoluments fell within the following bands:

酬金介乎下列範圍:

		2025 二零二五年	2024 二零二四年
Nil-HK\$1,000,000 HK\$1,000,001-HK\$1,500,000	零至1,000,000港元 1,000,001港元至 1,500,000港元	1	1
	, , , , , , , , , , , , , , , , , , , ,	2	2

No emoluments were paid by the Group to any of the directors or the highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

本集團概無向任何董事或最高 薪人士支付酬金,作為加入本 集團或於加入本集團時之獎勵 或離職補償。

16. LOSS PER SHARE

Basic loss per share

The calculation of basic loss per share attributable to owners of the Company is based on the loss for the year attributable to owners of the Company of approximately HK\$40,305,000 (2024: HK\$67,660,000) and the weighted average number of ordinary shares of 488,769,147 (2024: 433,348,602) in issue during the year.

Diluted loss per share

The effects of all potential ordinary shares are anti-dilutive for the years ended 30 June 2025 and 2024.

16. 每股虧損

每股基本虧損

本公司擁有人應佔每股基本虧損之計算基準為本公司擁有人應佔年內虧損約40,305,000港元(二零二四年:67,660,000港元)及年內已發行普通股加權平均數488,769,147股(二零二四年:433,348,602股)。

每股攤薄虧損

截至二零二五年及二零二四年六月 三十日止年度的所有潛在普通股影響 屬反攤薄。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

17. DIVIDENDS

17. 股息

The directors do not recommend or declare the payment of any dividend in respect of the years ended 30 June 2025 and 2024.

董事並不建議或宣佈就截至二零二五 年及二零二四年六月三十日止年度派 付任何股息。

18. PROPERTY, PLANT AND EQUIPMENT

18. 物業、廠房及設備

		Leasehold improvements	Furniture, fixtures and equipment 傢具、裝置及	Motor vehicles	Total
		租賃裝修	啄 共、 表 直 及 設 備	汽車	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Cost		-			
At 1 July 2023	於二零二三年七月一日	272	5,050	1,870	7,192
Additions	添置	230	93	_	323
Transfer from right-of-use assets	轉移自使用權資產	_	_	664	664
Disposals	出售	(20)	(1,060)	(1,784)	(2,864)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日及 二零二四年七月一日	482	4,083	750	5,315
Additions	添置	913	83	_	996
Disposals	出售	_	(134)	_	(134)
Disposal of a subsidiary	出售一間附屬公司	(844)	(3,096)	_	(3,940)
At 30 June 2025	於二零二五年六月三十日	551	936	750	2,237
Accumulated depreciation	累計折舊				
At 1 July 2023	於二零二三年七月一日	135	4,935	539	5,609
Charge for the year	於年內扣除	64	81	400	545
Disposals	出售	(6)	(1,060)	(545)	(1,611)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日及				
	二零二四年七月一日	193	3,956	394	4,543
Charge for the year	於年內扣除	101	42	225	368
Disposals	出售	_	(134)	_	(134)
Eliminated on disposal of a subsidiary	於出售一間附屬公司時對銷	_	(3,003)	_	(3,003)
At 30 June 2025	於二零二五年六月三十日	294	861	619	1,774
Carrying amount	賬面值				
At 30 June 2025	於二零二五年六月三十日	257	75	131	463
At 30 June 2024	於二零二四年六月三十日	289	127	356	772

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

19. RIGHT-OF-USE ASSETS

19. 使用權資產

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
At 30 June:	於六月三十日:		
Right-of-use assets	使用權資產		
— Land and buildings	一 土地及樓宇	1,335	2,678
— Motor vehicles	一 汽車	1,814	2,454
		3,149	5,132
Lease commitments of short-term leases	短期租賃之租賃承擔	360	392
The maturity analysis, based on undiscounted cash flows, of the Group's lease liabilities is as follows:	本集團按未貼現現金流 量之租賃負債到期日 分析如下:		
— Less than 1 year	一 少於1年	4,933	4,830
— Between 1 and 2 years	一 1至2年	5,786	6,598
— Between 2 and 5 years	一 2至5年	10,510	10,800
— Over 5 years	一 超過5年	44,285	45,102
		65,514	67,330
Year ended 30 June:	截至六月三十日止年度:		
Depreciation charge of right-of-use assets	使用權資產折舊開支		
— Land and buildings	一 土地及樓宇	1,408	1,284
— Motor vehicle	一 汽車	640	692
		2,048	1,976
Lease interests	租賃利息	2,066	2,150
Expenses related to short-term leases	有關短期租賃之開支	840	795
Total cash outflow for leases	租賃現金流出總額	(3,050)	(3,550)
Additions to right-of-use assets	添置使用權資產	380	3,234

The Group leases various land use rights, land and buildings and motor vehicles. Lease agreements are typically made for fixed periods of 1 to 19 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants and the leased assets may not be used as security for borrowing purposes.

本集團租賃各種土地使用權、土地及樓宇以及汽車。租賃協議一般按1至19年的固定期限制訂。租賃條款乃按個別基準磋商釐定,並包含各種不同條款及條件。租賃協議不施加任何契諾,且租賃資產不得用作借款的抵押。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

20. INVESTMENT PROPERTIES

20. 投資物業

		Car parking spaces 停車位 HK\$'000	Industrial properties 工業物業 HK\$'000	Total 合計 HK\$'000
		千港元	千港元 (restated)	千港元 (restated)
			(經重列)	(經重列)
Fair value	公允值			
At 1 July 2023	於二零二三年七月一日	191,900	66,119	258,019
Exchange differences	匯兑差額	_	(227)	(227)
Change in fair value	公允值變動	(1,900)	(15,394)	(17,294)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日 及二零二四年七月一日	190,000	50,498	240,498
Exchange differences	進 兑 差 額	_	1,001	1,001
Change in fair value	公允值變動	(20,000)	4,320	(15,680)
At 30 June 2025	於二零二五年六月三十日	170,000	55,819	225,819

The car parking spaces are situated in Hong Kong. As at 30 June 2025, the fair value of the car parking spaces is approximately HK\$170,000,000 (2024: HK\$190,000,000), which was arrived at on the basis of a valuation carried out by Ravia Global Appraisal Advisory Limited ("Ravia"), an independent professional valuer. The fair value is based on the direct comparison approach under fair value measurement level 2.

The industrial properties are situated in the PRC. As at 30 June 2025, the fair value of the industrial properties is approximately HK\$55,819,000 (equivalent to RMB51,000,000) (2024: HK\$50,498,000 (equivalent to RMB47,000,000)), which was arrived at on the basis of a valuation carried out by Ravia. The fair value is based on the market approach for land and replacement cost approach for buildings and structures under fair value measurement level 2.

The Group leases out its investment properties under an operating lease. The lease term is 2 years (2024: 2 years). The lease is on a fixed rental basis and includes variable lease payments.

As at 30 June 2025 and 2024, the car parking spaces with aggregate carrying amount of approximately HK\$170,000,000 (2024: HK\$190,000,000) were pledged to a bank to secure banking facilities available to the Group. A deed of assignment of rental income from the car parking spaces was executed in the favour of the bank.

停車位位於香港。於二零二五年六月三十日,停車位之公允值約為170,000,000港元(二零二四年:190,000,000港元),乃按獨立專業估值師瑞豐環球評估諮詢有限公司(「瑞豐」)進行之該估值為基準達致。公允值乃根據公允值計量第二級,採用直接比較法釐定。

該等工業物業位於中國。於二零二五年六月三十日,該等工業物業的公允值約為55,819,000港元(相當於人民幣51,000,000元)(二零二四年:50,498,000港元(相當於人民的47,000,000元)),乃按瑞豐進行之估值為基準達致。公允值乃根據公允值計量第二級對土地採用市場法及對東段構建物採用重置成本法釐定。

本集團按經營租賃出租其投資物業。 租期為2年(二零二四年:2年)。該租 賃乃按固定租金基準,並包括可變租 賃付款。

於二零二五年及二零二四年六月三十日,總 賬 面 值 約 為170,000,000港元(二零二四年:190,000,000港元)之停車位已就授予本集團之銀行融資質押予一間銀行作為抵押。以銀行為受益人執行了一項停車位租金收入轉讓契約。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

21. BIOLOGICAL ASSETS

21. 生物資產

		Standing timbers 未採伐林木 HK\$'000 千港元
At 1 July 2023 Change in fair value less costs to sell Exchange differences	於二零二三年七月一日 公允值變動減出售成本 匯兑差額	230,481 (38,595) (928)
At 30 June 2024 and 1 July 2024 Change in fair value less costs to sell Exchange differences	於二零二四年六月三十日及 二零二四年七月一日 公允值變動減出售成本 匯兑差額	190,958 (5,373) 3,495
At 30 June 2025	於二零二五年六月三十日	189,080

The Group's biological assets represent standing timbers on plantation land of approximately 30,000 Chinese Mu, which were acquired in the acquisition 100% equity interest of Ample Rich Enterprises Limited ("Ample Rich", a wholly-owned subsidiary of the Company) and its subsidiaries (collectively referred to as the "Ample Rich Group") in 2009, with a lease term of 30 years, expiring in 2038. The standing timbers comprise mostly poplar trees (accounting over 99% of the total standing timbers), mixed with a very small portion of other species of deciduous trees such as elm and willow. With the consultation of the Company's PRC's Legal Adviser, through the Forestry Management Agreement and also supplemented by the Agreement, the directors of the Company consider that the Company has the right, potential to produce economic benefits and control the biological assets and such amount are classified as biological assets of the Company which are measured at fair value at the end of each reporting period under the Hong Kong Accounting Standard 41 Agriculture at the end of each reporting period and HKFRS 13 Fair Value Measurement and the Company's accounting policies.

During the years ended 30 June 2025 and 2024, the Group did not harvest or sell any standing timbers.

本集團的生物資產指位於約30,000畝 種植土地上的未採伐林木,為本集團 於二零零九年收購Ample Rich Enterprises Limited (Ample Rich), 本公司的全資附屬公司)及其附屬公 司(統稱「Ample Rich集團」)的100% 股權權益時所收購,租賃期為30年, 於二零三八年屆滿。未採伐林木主要 為白楊樹(佔全部未採伐林木超過 99%),夾雜少數其他品種的落葉喬 木,例如榆樹及柳樹。諮詢本公司中 國法律顧問後,藉由林業管理協議 (並經上文所述之協議補充),本公司 董事認為,本公司有權且有可能產生 經濟效益並控制該等生物資產,而該 等生物資產歸類為本公司的生物資 產,並於各報告期末根據《香港會計 準則第41號 一 農業》和《香港財務報 告準則第13號 一 公允值計量》及本 公司會計政策按公允值計量。

截至二零二五年及二零二四年六月 三十日止年度,本集團並無砍伐或銷 售任何未採伐林木。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

21. BIOLOGICAL ASSETS (CONTINUED)

The fair value of the Group's standing timbers as at 30 June 2025 were independently valued by Colliers Appraisal and Advisory Services Co., Ltd. ("Colliers") which comprises a group of independent professional valuers with experience and expertise in relation to biological assets valuation. Their team consists of professional valuers and agricultural experts who work together in a wide array of biological assets to ensure the reliability and fairness of their valuation results. Accordingly, the directors are of the view that Colliers is independent and competent to determine the fair value of the Group's biological assets.

Colliers has adopted a market approach for the valuation of standing timbers. The method uses the present market value in terms of price per unit cubic meter of round logs and the total merchantable volume of timbers on the plantation land as at 30 June 2025 as a basis for calculating the fair value less costs to sell of the biological assets. Colliers has adopted the measured merchantable volume of standing timbers as indicated by an independent forest surveyor engaged by the Group and also verified the market price per cubic meter of logs by referencing to the market price lists, after taking into account of local timber manufacturing factories as well.

The management of the Company has also:

- assessed the valuation techniques;
- verified all major inputs to the independent valuation reports;
- held discussions with the independent valuer on the valuation basis, processes and results; and
- held discussions with the relevant personnel who are responsible to the standing timbers on plantation land, if appropriate.

The management of the Company reported directly to the directors. Discussions of the valuation techniques, changes in market information, the valuation processes and results were held between the directors, the management of the Company and Colliers to ensure the valuation has been performed properly.

21. 生物資產(續)

本公司管理層亦已:

- 一 評估估值技術;
- 核實獨立估值報告的所有重大 輸入數據;
- 與獨立估值師就估值基準、流程及結果進行討論;及
- 與種植土地上的可採伐林木相關的負責人員進行討論(如適用)。

本公司管理層直接向董事匯報。董事、本公司管理層及高力國際之間曾就估值技術、市場資料變動、估值流程及結果進行討論,以確保估值已經妥為進行。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

21. BIOLOGICAL ASSETS (CONTINUED)

The principal assumptions adopted are as follows:

- no material changes in the existing financial, economic, taxation, legal, forestry technological, nature conditions, political conditions, climate and any other natural condition; and
- 2. the market conditions in which the region operate, which are material to revenue and costs of the businesses will have no material change.

The valuation techniques used in the determination of fair values as well as the key inputs used in the valuation models are disclosed in note 8.

There has been no change to the valuation technique in the prior and current years. The fair value measurement is categorised into Level 3 fair value hierarchy.

Nature risk

The Group's revenue depends significantly on the ability to harvest wood at adequate levels. The ability to harvest on the plantation land and the growth of the trees on the plantation land may be affected by unfavorable local weather conditions and natural disasters. Severe weather conditions and natural disasters such as earthquakes, rainfall, underground water, fire, disease, insect infestation and pests are examples of such events. The occurrence of severe weather conditions or natural disasters may diminish the supply of trees available for harvesting on the plantation land, or otherwise impede the Group's logging operations or the growth of the trees on the plantation land, which in turn may have a material adverse effect on the Group's ability to produce the products in sufficient quantities and a timely manner.

21. 生物資產(續)

所採納的主要假設如下:

- 1. 現有財務、經濟、稅務、法律、 林業科技、天然狀況、政治狀 況、氣候及任何其他天然狀況 並無重大變動;及
- 經營所在地區的市況(對業務的 收益及成本而言屬重大)將並無 重大變動。

釐定公允值所用之估值技術及估值模型所用之關鍵輸入數據於附註8披露。

估值技術於過往及本年度均無變動。 公允值計量歸類為第三級公允值層 級。

自然風險

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

22. INTANGIBLE ASSETS

22. 無形資產

		Operating rights 經營權 HK\$'000 千港元	Vehicle registration marks 汽車牌照 HK\$'000 千港元	Total 總計 HK\$′000 千港元
Cost	成本			
At 1 July 2023	於二零二三年七月一日	136,237	498	136,735
Exchange differences	匯兑差額	(750)	_	(750)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日			
	及二零二四年七月一日	135,487	498	135,985
Exchange differences	匯兑差額	2,531		2,531
At 30 June 2025	於二零二五年六月三十日	138,018	498	138,516
Accumulated amortisation and impairment losses	累計攤銷及減值虧損			
At 1 July 2023	於二零二三年七月一日	66,227	_	66,227
Amortisation for the year	年內攤銷	4,556	_	4,556
Exchange differences	匯兑差額	(404)	_	(404)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日			
	及二零二四年七月一日	70,379	_	70,379
Amortisation for the year	年內攤銷	4,539	_	4,539
Exchange differences	匯兑差額	1,376		1,376
At 30 June 2025	於二零二五年六月三十日	76,294	_	76,294
Carrying amount	賬面值			
At 30 June 2025	於二零二五年六月三十日	61,724	498	62,222
At 30 June 2024	於二零二四年六月三十日	65,108	498	65,606

Operating rights

The Group's operating rights relate to the favourable aspect of the right to use and operate the plantation land, which in substance is an operating lease, acquired in the acquisition 100% equity interest of Ample Rich Group in 2009, where the acquiree is the lessee. With the consultation of the Company's PRC's Legal Adviser, through the Forestry Management Agreement and also supplemented by the Agreement as described above, the directors of the Company consider that the Company has the right, potential to produce economic benefits and control the operation rights and such amount are classified as intangible assets of the Company in accordance with applicable accounting standards and the Company's accounting policies which are amortised using straight-line method over the remaining lease term of 30 years and the remaining useful life is 13 (2024: 14) years.

經營權

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

22. INTANGIBLE ASSETS (CONTINUED)

Operating rights (Continued)

The impairment assessment of the Group's operating rights as at 30 June 2025 was independently performed by AP Appraisal Limited who is an independent professional valuer with relevant experience and expertise in relation to intangible assets valuation. Accordingly, the directors are of the view that AP Appraisal Limited is independent and competent to determine the impairment assessment of the Group's operating rights. The management of the Company reported directly to the directors. Discussions of the valuation techniques, changes in market information, the impairment assessment processes and results were held between the directors, the management of the Company and AP Appraisal Limited to ensure the impairment assessment has been performed properly.

The assessment of the Group's operating rights' recoverable amount was determined based on a valuation report prepared by an independent valuer using discount cash flows method at the date of acquisition and the estimated present value of payments due under the agreement entered into by Ample Rich Group at that moment, as reported in the Company's 2009 annual report. Through the Forestry Management Agreement and also supplemented by the Agreement as described below, the Company has the right, potential to produce economic benefits and control the Operation Rights and such amount are classified as intangible assets of the Company which are amortised using straight-line method over the remaining lease term of 30 years.

With reference to a valuation conducted by AP Appraisal Limited, the recoverable amount of the Group's operating rights is higher than its carrying amount and no impairment has been recognised during the year ended 30 June 2025. The recoverable amount has been determined on the basis of the value in use by using discounted cash flow method (level 3 fair value measurements). The pre-tax discount rate used was 15.6% (2024: 14.3%).

There has been no change to the valuation technique in the prior and current years. The fair value measurement is categorised into Level 3 fair value hierarchy.

22. 無形資產(續)

經營權(續)

本集團於二零二五年六月三十日的經營權利減值評估由AP Appraisal Limited獨立進行,其為具有無形資產估值相關經驗及專業認為AP Appraisal屬獨立並具有能力釐定本集團經營權利的減值評估。本本公司管理層及AP Appraisal Limited就估值技術、進行對變動、減值評估流程及結果進行減值評估。以確保妥善進行減值評估。

經參考AP Appraisal Limited進行的估值,截至二零二五年六月三十日止年度,本集團經營權利的可收回金額高於其賬面值,且並無確認減值。可收回金額乃按使用價值釐定,並採用貼現現金流量法(第三級公允值計量)。所用税前貼現率為15.6%(二零二四年:14.3%)。

估值技術於過往及本年度均無變動。 公允值計量歸類為第三級公允值層 級。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

22. INTANGIBLE ASSETS (CONTINUED)

Vehicle registration marks

The vehicle registration marks have an indefinite useful life and they are carried at cost less any subsequent impairment losses. No amortisation is provided until the respective useful life is determined to be finite. Instead, they will be tested for impairment annually, or more frequently if events or changes in circumstances indicate that they might be impaired. The management of the Group determined that there was no impairment of vehicle registration marks as the market value exceeds the carrying amount as at the end of the reporting period.

23. GOODWILL

22. 無形資產(續)

汽車牌照

汽車牌照具有無限可使用年期,且其按成本減任何其後減值虧損列賬。概不計提攤銷,直至釐定相關可使用年或期為有限為止。反之,其將每年或更頻密地(倘事件或情況變動顯示其更頻能減值)進行減值測試。本集團管理層釐定由於於報告期末之市值超出賬面值,故汽車牌照並無減值。

23. 商譽

		HK\$'000 千港元
Cost	成本	
At beginning and end of reporting period	於報告期初及期末	1,087

Goodwill acquired in a business combination is allocated, at acquisition, to the CGU that are expected to benefit from that business combination. The carrying amount of goodwill had been allocated to the CGU of trading of motor vehicles.

Impairment testing of goodwill

Trading of motor vehicles CGU

Goodwill is tested for impairment for this CGU by the management by estimating the recoverable amount of the CGU based on value-in-use calculation.

As at 30 June 2025, the value-in-use calculation uses cash flow projections based on the financial budgets approved by the management covering a 5-year period. Key assumptions used by the management in the value-in-use calculation of the CGU include budgeted revenue and gross profit margin. The pre-tax discount rate used for estimating the value in use is 8.78%. The assumptions have been determined based on past performance and management's expectations in respect of the motor vehicles trading in Hong Kong and the PRC.

The management is not currently aware of any other probable changes that would necessitate changes in its key estimates. No impairment loss has been recognised for the years ended 30 June 2025 and 2024.

業務合併中收購的商譽於收購時分配 至預期受惠於業務合併的現金產生單 位。商譽賬面值已分配至汽車買賣現 金產生單位。

商譽減值測試

汽車買賣現金產生單位

管理層就該現金產生單位進行商譽減 值測試的方法為根據使用價值計算估 計現金產生單位的可收回金額。

於二零二五年六月三十日,使用價值計算使用以管理層批准五年期間之期所預算為根據的現金流預測。管理層於現金產生單位使用價值計算中使用的主要假設包括預算收益及毛利率。估計使用價值的稅前貼現率與設乃根據有關香港及時間內過往表現及管理層的過往表現及管理層面的過往表現及管理層面的過往表現及管理層面的過往表現及管理層面

管理層目前並不知悉導致必須改變其 主要估計的任何其他可能變動。截至 二零二五年及二零二四年六月三十日 止年度,概無確認減值虧損。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

24. INVENTORIES

24. 存貨

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Goods for resale	轉售貨品	22,086	29,549

25. TRADE AND OTHER RECEIVABLES

25. 應收賬款及其他應收款項

	,	2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	
Trade receivables	應收賬款	25,563	28,874
Less: provision for impairment loss of	減:應收賬款減值虧損		
trade receivables	撥備	(1,188)	(8,884)
		24,375	19,990
Prepayments, deposits and other receivables	預付款項、按金及其他 應收款項	21,805	23,877
Less: provision for impairment loss of prepayments, deposits and	減:預付款項、按金及 其他應收款項減		
other receivables	值虧損撥備	(205)	_
		21,600	23,877
Total	總計	45,975	43,867

The Group's trading terms with customers are mainly on credit. The credit terms generally range from 30 to 90 (2024: 30 to 90) days. Each customer has a maximum credit limit. For new customers, payment in advance or cash on delivery is normally required. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by the directors.

本集團主要以信貸方式與客戶訂立交易條款。信貸期一般介乎30至90天(二零二四年:30至90天)不等。每位客戶均有信貸上限。新客戶通常須提前付款或貨到付款。本集團力求對其尚未償還應收款項維持嚴格監控。董事定期檢閱逾期結餘。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

25. TRADE AND OTHER RECEIVABLES (CONTINUED)

25. 應收賬款及其他應收款項(續)

The ageing analysis of trade receivables, based on the invoice date, and net of allowance, is as follows:

應收賬款按發票日期之賬齡分析(已 扣除撥備)如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
0-90 days	0至90天	14,719	15,534
91-180 days	91至180天	5,540	3,447
181–360 days	181至360天	2,884	12
Over 360 days	超過360天	1,232	997
		24,375	19,990

The movement in provision for impairment of trade receivables is as follows:

應收賬款減值撥備變動如下:

		2025 二零二五年 HK\$'000 千港元	2024 二零二四年 HK\$′000 千港元
Balance at beginning of year	年初結餘	8,884	8,565
Impairment loss recognised	已確認減值虧損	498	319
Eliminated on deregistration of a	於註銷一間附屬公司時		
subsidiary	對銷	(8,194)	
Balance at end of year	年終結餘	1,188	8,884

Impaired trade receivables were mainly due from customers with long outstanding balances and the management of the Group considered the recoverability is remote as the related customers were in financial difficulties or have prolonged delay in repayment. The Group did not hold any material collateral over those balances.

已減值應收賬款主要為應收客戶的長期未償還結餘,而本集團管理層認為其可回收性低,原因是有關客戶陷於財政困難或長期拖延還款。本集團並無就該等結餘持有任何重大抵押品。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

25. TRADE AND OTHER RECEIVABLES (CONTINUED)

25. 應收賬款及其他應收款項(續)

The movement in provision for impairment of prepayments, deposits and other receivables is as follows:

預付款項、按金及其他應收款項減值 撥備變動如下:

		2025 二零二五年 HK\$'000 千港元	2024 二零二四年 HK\$'000 千港元
Balance at beginning of year	———————— 年初結餘	_	_
Impairment loss recognised	已確認減值虧損	205	
Balance at end of year	年終結餘	205	_

The Group applies the simplified approach under HKFRS 9 to provide for expected credit losses using the lifetime expected loss provision for all trade receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due. The expected credit losses also incorporate forward looking information.

本集團應用香港財務報告準則第9號項下的簡化方法,利用所有應收賬款的全期預期虧損撥備,計提預期信貸虧損。為計量預期信貸虧損,應收賬款已根據共同信貸風險特徵及逾期天數進行分組。預期信貸虧損亦包括前瞻性資料。

		Current 即期	1-90 days past due 已逾期 1至90天	due 已逾期 91至180	181-360 days past due 已逾期 181至	due 已逾期 超過360	Total 總計
	<u> </u>	마케	1至90人		360天		都で同
At 30 June 2025	於二零二五年六月三十日						
Weighted average expected loss rate	加權平均預期虧損率	0%	0%	0%	10%	69%	
Receivable amount (HK\$'000)	應收金額(千港元)	14,719	5,540	1,168	2,806	1,330	25,563
Loss allowance (HK\$'000)	虧損撥備(千港元)	_	_	_	(268)	(920)	(1,188)
At 30 June 2024	於二零二四年六月三十日						
Weighted average expected loss rate	加權平均預期虧損率	0%	0%	0%	0%	85%	
Receivable amount (HK\$'000)	應收金額(千港元)	15,534	3,447	_	12	9,881	28,874
Loss allowance (HK\$'000)	虧損撥備(千港元)	_	_	_	_	(8,884)	(8,884)

Receivables that were past due but not impaired relate to a number of independent customers who have no recent history of default and have kept good track records with the Group. The Group does not hold any collateral over these balances. Based on past experience, the management believes that no impairment allowance is necessary in respect of these balances as there are no significant change in their respective credit quality and the balances are still considered fully recoverable.

已逾期但未減值之應收款項與多名在本集團並無近期拖欠歷史及有良可良力。本集團並無近期拖欠歷史及有良可良力。在結論,管理層相信由於該等結餘各有對人。結餘各自並無重大信貸質素變動且仍視為可全數收回,故毋須就該等結餘作出減值撥備。

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26. LOANS RECEIVABLE

26. 應收貸款

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Loans receivable	應收貸款	15,810	16,023
Less: provision for impairment loss of	減:應收貸款減值虧損		
loans receivable	撥備	(8,305)	(8,323)
		7,505	7,700
Loans receivable, secured	應收貸款,有抵押	315	517
Loans receivable, unsecured	應收貸款,無抵押	5,000	5,000
Loan interests receivable, secured	應收貸款利息,有抵押	13	1
Loan interests receivable, unsecured	應收貸款利息,無抵押	2,177	2,182
		7,505	7,700
Analysed as:	分析為:		
Current assets	流動資產	7,505	7,539
Non-current assets	非流動資產	_	161
		7,505	7,700

The loans granted are interest bearing at 6.5%–12% (2024: 6.5%–12%) per annum. The loan periods are generally 12 to 36 (2024: 12 to 36) months. Loans receivable of approximately HK\$315,000 (2024: HK\$517,000) are secured by watches (2024: watches). The directors of the Company monitored the collectibility of the loans receivable closely with reference to their respective current creditworthiness and repayment records.

授出之貸款按年利率6.5%至12%(二零二四年:6.5%至12%)計息。貸款期間一般為12至36(二零二四年:12至36)個月。應收貸款約315,000港元(二零二四年:517,000港元)以手錶(二零二四年:手錶)作抵押。本公司董事參考其個別目前信用度及還款記錄,密切監察應收貸款的可收回性。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

26. LOANS RECEIVABLE (CONTINUED)

26. 應收貸款(續)

The ageing analysis of these loans and interests receivable, based on loan commencement or renewal dates set out in the relevant contracts, is as follows:

根據相關合約載列的貸款開始或重續 日期的該等應收貸款及利息賬齡分析 如下:

		2025 二零二五年 HK\$'000 千港元	2024 二零二四年 HK\$'000 千港元
181–360 days Over 360 days	181至360天 超過360天	7,177 328	7,182 518
		7,505	7,700

The movement in provision for impairment of loans receivable is as follows:

應收貸款減值撥備變動如下:

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Balance at beginning of year	年初結餘	8,323	8,323
Reversal of impairment loss	減值虧損撥回	(18)	_
Balance at end of year	年終結餘	8,305	8,323

The Group applies the simplified approach under HKFRS 9 to provide for expected credit losses using the lifetime expected loss provision for all loans and interests receivable. To measure the expected credit losses, loans and interests receivable have been grouped based on shared credit risk characteristics and the days past due. The expected credit losses also incorporate forward looking information.

本集團應用香港財務報告準則第9號項下的簡化方法,利用所有應收貸款及利息的全期預期虧損撥備,就預期信貸虧損計提撥備。為計量預期信貸虧損,應收貸款及利息已根據共同信貸風險特徵及逾期天數進行分組。預期信貸虧損亦包括前瞻性資料。

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26. LOANS RECEIVABLE (CONTINUED)

26. 應收貸款(續)

		Current	91–180 days past due	181-360 days past due	Over 360 days past due	Total
		即期	已逾期 91至180天	已逾期 181至 360天	已逾期 超過360天	總計
At 30 June 2025	於二零二五年六月 三十日					
Weighted average expected loss rate	加權平均預期虧 損率	0%	0%	0%	100%	
Receivable amount (HK\$'000)	應收金額(千港元)	7,505	_	_	8,305	15,810
Loss allowance (HK\$'000)	虧損撥備(千港元)	_	_	_	(8,305)	(8,305)
At 30 June 2024	於二零二四年六月 三十日					
Weighted average expected loss rate	加權平均預期虧 損率	0%	0%	100%	0%	
Receivable amount (HK\$'000)	應收金額(千港元)	7,700	_	8,323	_	16,023
Loss allowance (HK\$'000)	虧損撥備(千港元)	_	_	(8,323)	_	(8,323)

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27. FINANCE LEASE RECEIVABLES

27. 應收融資租賃款項

		Lease payments 租賃付款		Present lease pa 租賃 現	ayments 付款
		2025 二零二五年 HK\$'000 千港元	2024 二零二四年 HK\$'000 千港元	2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Less than 1 year Between 1 and 2 years Between 2 and 3 years Between 3 and 4 years Between 4 and 5 years Over 5 years	少於1年 1至2年 2至3年 3至4年 4至5年 超過5年	6,804 6,060 5,591 4,936 5,080 64,182	4,748 6,783 5,206 4,865 5,080 65,773	741 2,309 1,042 452 673 34,012	1,906 658 359 638 33,779
Less: Unearned finance income	減:未賺取財務收入	92,653	92,455	39,229	37,340
Present value of lease payments Less: Impairment loss recognised	租賃付款現值 減:已確認減值虧損	39,229 (1,943)	37,340 —	(1,943)	
Less: Amount within 12 months (shown under current assets)	減:於12個月內之金額(列示於流動資產項下)	37,286	37,340	(625)	_
Amount receivable after 12 months	於12個月後之應收 款項			36,661	37,340

The Group leases out its hotel business under a finance lease. The lease is on a fixed repayment basis and no arrangements have been entered into for variable lease payments.

本集團根據融資租賃出租其酒店業 務。該租賃按固定還款基準,且概無 就可變租賃付款訂立安排。

Disclosures of finance lease-related items:

融資租賃相關項目披露:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Year ended 30 June: Finance income on net investment in the lease	截至六月三十日止年度: 租賃投資淨額之財務 收入	4,924	4,784
Significant changes in net investment in the lease — Decrease due to repayments	租賃投資淨額之重大 變動 一 因還款減少	3,435	3,344

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28. INVESTMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS

28. 按公允值計入損益之投資

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Equity securities listed in Hong Kong, at fair value	於香港上市之股本證 券,按公允值	140	5,032

The fair value of the listed equity securities was determined based on the quoted market bid prices of the corresponding listed equity securities. 上市股本證券之公允值乃根據相應上市股本證券的所報市場購入價釐定。

29. REFUNDABLE SECURED DEPOSIT

The Group entered into a sale and purchase agreement and a supplemental agreement on 27 November 2013 and 16 December 2013, respectively, with an independent third party in relation to the acquisition of 100% equity interest of a target company and its subsidiaries which are mainly engaged in hotel operations in the PRC (the "Proposed Acquisition"). On 23 December 2013, an amount of HK\$150,000,000 was paid by the Group as refundable deposit. The refundable deposit was charged over the entire issued share capital of a Hong Kong subsidiary of the target company and was classified as secured deposit for acquisition of subsidiaries as at 30 June 2014.

According to the Company's announcement dated 28 October 2014, the Group and the vendor entered into a termination agreement to terminate the Proposed Acquisition because certain conditions precedent of the Proposed Acquisition were not satisfied. Pursuant to the termination agreement, the Group and the vendor agreed that the refundable deposit shall be refunded to the Group by three installments including HK\$60,000,000; HK\$45,000,000; and HK\$45,000,000, repayable on 10 November 2014, 27 January 2015 and 27 April 2015, respectively. The first installment of HK\$60,000,000 was received by the Company on 7 November 2014.

29. 可退還已抵押按金

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29. REFUNDABLE SECURED DEPOSIT (CONTINUED) 29. 可退還已抵押按金(續)

According to the Company's announcement dated 18 June 2015, the Group and the vendor entered into a supplemental termination agreement to amend certain terms of the termination agreement relating to the refund of the remaining refundable deposit. Pursuant to the supplemental termination agreement, the Group and the vendor have agreed that the remaining refundable deposit shall be refunded to the Group by two installments including HK\$20,000,000 and HK\$70,000,000, together with interest as calculated at 5% per annum, repayable on 18 June 2015 and 19 November 2015, respectively. The second installment of HK\$20,000,000 together with interest was received by the Group on 18 June 2015. During the year ended 30 June 2018, the Group received deposit refund of HK\$58,000,000 together with interest income of HK\$2,000,000. The deposit of HK\$12,000,000 was overdue as at 30 June 2021. On 23 August 2021, the Group and the vendor entered into an agreement for the settlement of the remaining refundable deposit of HK\$12,000,000. Pursuant to the agreement, the vendor shall pay HK\$1,000,000 and HK\$11,000,000 with interest as calculated at 1% per annum within 14 days and 24 months, respectively, from the date of agreement signed. During the year ended 30 June 2022, deposit of HK\$1,000,000 was refunded to the Group. The outstanding amount of HK\$11,000,000 (together with the accrued interest) was overdue on 22 August 2023. The board of directors of the Company decided not to extend the settlement date. In 2023, the Company has engaged a Hong Kong solicitors' firm to commence legal proceedings against the vendor and the target company. In July 2024, an application for default judgment has been lodged against the Defendants to the Court of First Instance of the High Court of Hong Kong (the "Court") for approval. In September 2024, the Court made the final and interlocutory judgment and ordered the Defendants to pay the Group, among others, HK\$11,000,000 together with the accrued interest, costs associated with relevant legal documents and due diligence under the proposed acquisition and its subsequent termination, and costs of this action to be summarily assessed. The Company is formulating steps to enforce the Court judgement against the Defendants.

The directors of the Company are of the opinion that no provision for impairment loss is necessary in respect of this balance as the Group obtains collateral from the vendor of which the estimated value is sufficient to cover the outstanding amount in case of default.

根據本公司日期為二零一五年六月 十八日之公佈,本集團與賣方訂立一 份補充終止協議,以就退還餘下可退 還按金修訂終止協議之若干條款。根 據補充終止協議,本集團與賣方協 定,餘下可退還按金(包括 20,000,000港 元 及70,000,000港 元 連 同按年利率5%計算之利息) 將分兩期 退還予本集團,分別於二零一五年六 月十八日及二零一五年十一月十九日 償付。本集團已於二零一五年六月 十八日接獲第二期款項20,000,000港 元連同利息。於截至二零一八年六月 三十日止年度,本集團收取按金退款 58,000,000港 元 連 同 利 息 收 入 2,000,000港元。按金12,000,000港元 已於二零二一年六月三十日到期。於 二零二一年八月二十三日,本集團與 賣方就清償餘下可退還按金 12,000,000港元訂立一份協議。根據 該協議,賣方須於簽訂協議日期起計 14天 及24個 月 內,分 別 支 付 1,000,000港元及11,000,000港元,按 年利率1%計息。截至二零二二年六 月三十日止年度,按金1,000,000港元 已退還予本集團。未償還金額 11,000,000港元(連同應計利息)已於 二零二三年八月二十二日到期。本公 司董事會決定不會延長償付日期。於 二零二三年,本公司委聘一間香港律 師行就賣方及目標公司展開法律程 序。於二零二四年七月,本公司已向 香港高等法院原訟法庭(「法院」)提出 針對抗辯人的缺席判決申請,以供批 准。於二零二四年九月,法院作出最 終及非正審判決,並頒令抗辯人向本 集團支付(其中包括)11,000,000港元 連同應計利息、與建議收購及其後續 終止項下相關法律文件及盡職審查相 關的成本,以及簡要程序評估的訟 費。本公司正制定步驟對抗辯人強制 執行法院判決。

本公司董事認為,由於本集團從賣方 取得的抵押品的估計價值足以於違約 時支付未償還金額,因此毋須就該結 餘計提減值虧損撥備。

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30. TRADE AND OTHER PAYABLES

30. 應付賬款及其他應付款項

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
			(restated)
			(經重列)
Trade payables	應付賬款	7,080	6,448
Other payables and accruals	其他應付款項及應計		
	款項	23,659	19,724
Receipt of deposits for disposal of assets classified as held for sale	收取有關出售分類為持 作出售資產之按金		
(note 42)	(附註42)	11,800	11,800
		42,539	37,972

The ageing analysis of trade payables, based on the date of receipt of goods, is as follows:

應付賬款按收貨日期之賬齡分析如下:

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
0–90 days	0至90天	5,446	4,913
91–180 days	91至180天	158	1,426
181-360 days	181至360天	84	_
Over 360 days	超過360天	1,392	109
		7,080	6,448

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31. LEASE LIABILITIES

31. 租賃負債

				Present	Present
			_	value of	value of
		Lease	Lease	lease	lease
		payments	payments	payments	payments
		10 任 从 45	10 /干 /山 ±5	租賃付款	租賃付款
		租賃付款	租賃付款	現值	現值
		2025	2024	2025	2024
		二零二五年	二零二四年	二零二五年	二零二四年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元_
Within one year	一年內	4,933	4,830	3,068	2,826
In the second to fifth years,	第二至第五年				
inclusive	(包括首尾兩年)	16,296	17,398	10,284	11,170
After five years	五年後	44,285	45,102	36,172	36,422
		65,514	67,330	49,524	50,418
Less: Future finance charges	減:未來融資費用	(15,990)	(16,912)		
Present value of lease obligations	租賃責任現值	49,524	50,418		
Less: Amount due for settlement within 12 months	減:12個月內到 期結算款項 (列示於流動負債				
(shown under current liabilities)	項下)			(3,068)	(2,826)
Amount due for settlement after	12個月後到期結算款				
12 months	項			46,456	47,592

At 30 June 2025, the average effective borrowing rate was 3.90% (2024: 3.99%). Interest rates are fixed at the contract dates and thus expose the Group to fair value interest rate 於二零二五年六月三十日,平均實際 借貸利率為3.90%(二零二四年: 3.99%)。利率於合約日期已固定, 因此使本集團面臨公允值利率風險。

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32. BORROWINGS/BANK OVERDRAFTS

32. 借款/銀行透支

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$'000 千港元
Bank loans Director loans	銀行貸款 董事貸款	58,608 3,555	81,543 790
Other loan	其他貸款	1,000 63,163	<u> </u>
Bank overdrafts		4,936	2,508

The banking facilities of the installment loan and revolving loan contain a repayment on demand clause that provides the bank with an unconditional right to demand repayment at any time at its own discretion. As at 30 June 2025, installment loan of approximately HK\$43,608,000 (2024: HK\$46,543,000) is repayable more than one year after the end of the reporting period pursuant to the repayment schedule included in the installment loan agreement. Revolving loans of approximately HK\$15,000,000 (2024: HK\$35,000,000) are repayable on the maturity date of that advance unless the bank allows for a rollover. Bank loans are charged at 1.3% to 3% over HIBOR per annum below the bank's prime lending rate or 3% per annum over HIBOR (2024: 1.3% to 3% over HIBOR per annum below the bank's prime lending rate or 3% per annum over HIBOR). Bank overdrafts are charged at 4% over HIBOR. Due to the repayment on demand clause, such amounts of loans were classified as current liabilities as at 30 June 2025 and 2024 in accordance with Hong Kong Interpretation 5 Presentation of Financial Statements — Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause. The bank loans are arranged at floating rates, thus exposing the Group to cash flow interest rate risk.

As at 30 June 2025, the bank loans were secured by (i) the car parking spaces with aggregate carrying amount of approximately HK\$170,000,000; (ii) a deed of assignment of rental income from the car parking spaces; and (iii) personal guarantee from a director of the Company.

The director loans are unsecured, interest-bearing at fixed rate of 15% per annum and repayable within one year. One of the director loans is unsecured, interest-free and repayable within one year.

分期貸款及循環貸款的銀行融資載有 按要求償還條款,賦予銀行無條件權 利可隨時酌情要求還款。於二零二五 年六月三十日,分期貸款約 43,608,000港 元(二零二四年: 46,543,000港元) 須根據分期貸款協 議所載還款時間表於報告期末後超過 一年後償還。除非銀行允許延期,否 則 約15,000,000港元(二零二四年: 35,000,000港元)的循環貸款須於該 墊款到期日償還。銀行貸款均按低於 銀行最優惠利率的香港銀行同業拆息 加1.3%至3%的年利率計息,或按香 港銀行同業拆息加3%的年利率計息 (二零二四年; 低於銀行最優惠利率 的香港銀行同業拆息加1.3%至3%的 年利率計息,或按香港銀行同業拆息 加3%的年利率計息)。銀行透支按高 於香港銀行同業拆息4%計息。由於 按要求償還條款,根據香港詮釋第5 號財務報表之呈列 — 借款人對載有 按要求償還條款之定期貸款之分類, 該等貸款金額於二零二五年及二零 二四年六月三十日分類為流動負債。 銀行貸款按浮動利率安排,因此本集 **国面臨現金流量利率風險。**

於二零二五年六月三十日,銀行貸款以(i)賬面總值約170,000,000港元之停車位:(ii)來自停車位的租金收入轉讓契據:及(iii)本公司一名董事之個人擔保作抵押。

董事貸款均為無抵押,按固定年利率 15%計息,並須於一年內償還。其中 一筆董事貸款為無抵押,免息,並須 於一年內償還。

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32. BORROWINGS/BANK OVERDRAFTS (CONTINUED)

The other loan is unsecured, interest-bearing at fixed rate of 8% per annum and repayable within one year.

The effective interest rate at the end of the reporting period was 5.69% (2024: 5.23%).

33. DEFERRED TAX LIABILITIES

The following are the major deferred tax liabilities recognised by the Group.

32. 借款/銀行透支(續)

另一筆貸款為無抵押,按固定年利率8%計息,並須於一年內償還。

於報告期末,實際利率為5.69%(二零二四年:5.23%)。

33. 遞延税項負債

以下為本集團確認的主要遞延税項負 債。

		Fair value adjustment on biological assets	Operating rights	Total
		生物資產之 公允值調整	經營權	總計
		HK\$'000	HK\$'000	HK\$'000
		- 千港元	千港元	千港元
At 1 July 2023	於二零二三年七月一日	57,622	17,501	75,123
Credited to profit or loss for the year <i>(note 13)</i>	年內於損益計入 <i>(附註13)</i>	(9,649)	(1,139)	(10,788)
Exchange differences	匯兑差額	(232)	(86)	(318)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日 及二零二四年七月一日	47,741	16,276	64,017
Credited to profit or loss for the year <i>(note 13)</i>	年內於損益計入 <i>(附註13)</i>	(1,343)	(1,135)	(2,478)
Exchange differences	匯兑差額	874	288	1,162
At 30 June 2025	於二零二五年六月三十日	47,272	15,429	62,701

At the end of the reporting period, the Group has unused tax losses of approximately HK\$79,724,000 (2024: HK\$140,291,000) available for offset against future profits. No deferred tax asset has been recognised in respect of the unused tax losses due to the unpredictability of future profit streams of the respective group entities. Included in unrecognised tax losses are losses of approximately HK\$4,057,000 (equivalent to RMB3,706,000) (2024: HK\$3,904,000 (equivalent to RMB3,633,000)) that will expire in 5 years from the year of origination. Other tax losses may be carried forward indefinitely.

於報告期末,本集團未動用稅項虧損約79,724,000港元(二零二四年:140,291,000港元)可供對銷未來強利。由於無法預計各集團實體未來強溢利流,故並無就未動用稅項虧損虧損虧延稅項資產。計入未確認稅項虧損約4,057,000港元(相等於人居等3,706,000元)(二零二四年3,904,000港元(相等於月起始年度起計5年屆滿。其他稅項虧損可能無限期結轉。

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34. SHARE CAPITAL

34. 股本

		Number of Shares 股份數目	Amount 金額 HK\$′000 千港元
Authorised:	法定:		
Ordinary shares of HK\$0.1 (2024: HK\$0.1) each	每股面值0.1港元(二零二四年:0.1港元)之普通股		
At 1 July 2023	於二零二三年七月一日	15,000,000,000	300,000
Share consolidation	股份合併	(12,000,000,000)	
At 30 June 2024, 1 July 2024 and 30 June 2025	於二零二四年六月三十日、 二零二四年七月一日及二		
	零二五年六月三十日	3,000,000,000	300,000
Issued and fully paid: Ordinary shares of HK\$0.1 (2024: HK\$0.1) each	已發行及繳足: 每股面值0.1港元(二零二四 年:0.1港元)之普通股		
At 1 July 2023	於二零二三年七月一日	2,036,538,114	40,731
Issue of shares on placement (note (a))	就配售發行股份(<i>附註(a))</i>	407,307,622	8,146
Share consolidation (note (b))	股份合併(附註(b))	(1,955,076,589)	
At 30 June 2024, 1 July 2024 and 30 June 2025	於二零二四年六月三十日、 二零二四年七月一日及二		
	零二五年六月三十日	488,769,147	48,877

Notes:

- (a) On 16 February 2024, the Company entered into a placing agreement with a placing agent in respect of the placement of 407,307,622 ordinary shares of HK\$0.02 each to independent investors at a price of HK\$0.04 per share. The placement was completed on 6 March 2024 and the premium on the issue of shares, amounting to approximately HK\$7,820,000, net of share issue expenses of HK\$326,000, was credited to the Company's share premium account.
- (b) Pursuant to an ordinary resolution passed on 5 April 2024, every 5 ordinary shares of HK\$0.02 each in the issued and unissued share capital of the Company were consolidated into one consolidated ordinary share of HK\$0.1 each in the issued and unissued share capital of the Company effective on 9 April 2024.

附註:

- (a) 於二零二四年二月十六日,本公司與配售代理就將407,307,622股每股面值0.02港元的普通股以每股0.04港元的價格配售予獨立投資者訂立配售協議。該配售於二零二四年三月六日完成,發行股份的溢價約為7,820,000港元,經扣除發行股份費用326,000港元後,已計入本公司股份溢價賬。
- (b) 根據於二零二四年四月五日通過的普通決議案,本公司已發行及未發行股本中每5股每股面值0.02港元的普通股已合併為本公司已發行及未發行股本中一股每股面值0.1港元的合併普通股,於二零二四年四月九日生效。

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35. STATEMENT OF FINANCIAL POSITION OF THE 35. 本公司之財務狀況表及儲備 **COMPANY AND RESERVES**

(a) Statement of financial position of the Company

(a) 本公司之財務狀況表

		2025	2024
		二零二五年	二零二四年
		HK\$'000	HK\$'000
		千港元	千港元
Non-current asset	 非流動資產		
Investments in subsidiaries	於附屬公司之投資	18	18
Current assets	流動資產		
Prepayments, deposits and	預付款項、按金及其他		
other receivables	應收款項	633	693
Due from subsidiaries	應收附屬公司款項	245,101	270,267
Bank and cash balances	銀行及現金結餘	186	554
		245,920	271,514
Current liabilities	流動負債		
Other payables	其他應付款項	16,967	14,582
Due to subsidiaries	應付附屬公司款項	47,608	72,860
Borrowings	借款	4,470	_
		69,045	87,442
Net current assets	流動資產淨額	176,875	184,072
NET ASSETS	資產淨值	176,893	184,090
Capital and reserves	 資本及儲備		
Share capital	股本	48,877	48,877
Reserves	儲備	128,016	135,213
TOTAL EQUITY	權益總額	176,893	184,090

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35. STATEMENT OF FINANCIAL POSITION OF THE 35. 本公司之財務狀況表及儲備 COMPANY AND RESERVES (CONTINUED) (續)

(b) Reserves of the Company

(b) 本公司儲備

		Share premium 股份溢價 HK\$'000 千港元	HK\$'000	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 July 2023	於二零二三年七月 一日	1,210,501	12,630	(1,061,340)	161,791
Placing of new shares (note 34(a))	配售新股 <i>(附註34(a))</i>	7,820	_	_	7,820
Loss for the year	年度虧損	_	_	(34,398)	(34,398)
Share options lapsed	已失效之購股權	_	(3,293)	3,293	_
At 30 June 2024	於二零二四年六月 三十日	1,218,321	9,337	(1,092,445)	135,213
At 1 July 2024	於二零二四年七月	1,218,321	9,337	(1,092,445)	135,213
Loss for the year	年度虧損	_	_	(7,197)	(7,197)
Share options lapsed	已失效之購股權	_	(9,337)	9,337	_
At 30 June 2025	於二零二五年六月 三十日	1,218,321	_	(1,090,305)	128,016

(c) Nature and purpose of reserves of the Group

(i) Share premium account

Under the Companies Act (as revised) of the Cayman Islands, the funds in the share premium account of the Company are distributable to the shareholders of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

(ii) Statutory reserve

In accordance with the relevant regulations of the PRC, the group entities established in the PRC are required to transfer a certain percentage of the profit after tax, if any, to a statutory reserve. Subject to certain restrictions as set out in the relevant regulations, the statutory reserve may be used to offset the accumulated losses, if any, of the group entities.

(c) 本集團儲備之性質及用途

(i) 股份溢價賬

根據開曼群島公司法(經修訂),本公司股份溢價 賬之資金可分派予來建 股東,惟前提是緊隨建司 分派股息日期後,本建司 將能夠在日常業務過程中 償還到期債項。

(ii) 法定儲備

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35. STATEMENT OF FINANCIAL POSITION OF THE COMPANY AND RESERVES (CONTINUED)

(c) Nature and purpose of reserves of the Group (Continued)

(iii) Capital reserve

Capital reserve represents the difference between the capital injection made by the Company over the nominal value of the registered capital of the subsidiaries in the PRC.

(iv) Share-based compensation reserve

Share-based compensation reserve represents the fair value of the actual or estimated number of unexercised share options granted to directors and employees of the Group recognised in accordance with the accounting policy adopted for equity-settled share-based payments in note 5.

(v) Foreign currency translation reserve

Foreign currency translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in note 5.

36. SHARE-BASED PAYMENTS

Equity-settled share option scheme

The existing share option scheme of the Company was approved on 11 November 2015 ("Share Option Scheme") (the 10% general limit under the said share option scheme has been refreshed pursuant to a resolution passed by the shareholders of the Company at the annual general meeting of the Company held on 11 November 2015). The purpose of the Share Option Scheme is to provide the Group with a flexible means of giving incentive to, rewarding, remunerating, and/or providing benefits to the participant and to provide the participant with the opportunity to acquire a personal stake in the Group and to build common objectives of the Group and the participant for the betterment of business and profitability of the Group and its shareholders as a whole.

35. 本公司之財務狀況表及儲備 (續)

(c) 本集團儲備之性質及用途 (續)

(iii) 股本儲備

資本儲備指本公司注入之 資金與中國附屬公司註冊 資本面值之間的差額。

(iv) 股份酬金儲備

股份酬金儲備指已根據就以權益結算以股份為基礎付款(見附註5)採納之會計政策,確認向本集團董事及僱員授出之實際或估計數目之未行使購股權之公允值。

(v) 外匯兑換儲備

外匯兑換儲備包括換算海外業務財務報表所產生之所有匯兑差異。有關儲備根據附註5所載之會計政策處理。

36. 以股份為基礎的付款

以股權結算之購股權計劃

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36. SHARE-BASED PAYMENTS (CONTINUED)

Equity-settled share option scheme (Continued)

The Board of Directors may, at their discretion, invite any participant to take up options. An option is deemed to have been granted and accepted by the grantee upon his or her signing the duplicate letter comprising acceptance of the option and paying HK\$1 by way of consideration for the grant thereof.

The subscription price for shares in the Company under the Share Option Scheme will be the highest of (i) the closing price of the shares in the Company as stated in the Stock Exchange's daily quotations sheet on the offer date (which date must be a business day); (ii) a price being the average of the closing prices of the shares in the Company as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the offer date; and (iii) the nominal value of a share of the Company.

The total number of shares in the Company which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company shall not in aggregate exceed 10% of the total number of shares in the Company in issue as at the date of approval of the Share Option Scheme. An option may be exercised during a period to be determined by the directors in its absolute discretion and in any such period shall not be longer than 10 years from the date upon which the option is granted.

The maximum entitlement for any one participant is that the total number of shares issued and to be issued upon exercise of the options granted to each participant under the Share Option Scheme in any 12-month period shall not exceed 1% of the total number of shares in issue of the Company. Any further grant of options in excess of the 1% limit shall be subject to shareholders' approval in general meeting with such participant and his or her associates abstaining from voting. The Share Option Scheme will remain in force for a period of 10 years from the date upon which the option is deemed to be granted and accepted.

36. 以股份為基礎的付款(續)

以股權結算之購股權計劃(續)

董事會可酌情邀請任何參與者接納購股權。承授人簽署一式兩份表示接納購股權之函件及支付1港元作為接納購股權之代價後,購股權將被視為已授出及獲承授人接納。

根據購股權計劃,本公司股份認購價 須為以下各項之最高者:(i)提呈購股 權當日(必須為營業日)在聯交所每日 報價表所報本公司股份收市價;(ii)緊 接提呈購股權當日前五個營業日聯交 所每日報價表所報本公司股份收市價 的平均價;及(iii)本公司股份面值。

因根據購股權計劃及本公司任何其他 購股權計劃將予授出之全部購股權 行使而可發行之本公司股份總數 共不得超過於批准購股權計劃當日本 公司已發行股份總數的10%。購股權 可於董事全權酌情釐定之期間內行 使,惟在任何情況下,有關期間不得 超過購股權授出日期後10年。

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36. SHARE-BASED PAYMENTS (CONTINUED)

36. 以股份為基礎的付款(續)

Equity-settled share option scheme (Continued)

以股權結算之購股權計劃(續)

Details of the movements of share options for year ended 30 June 2025 are as follows:

於截至二零二五年六月三十日止年度 購股權變動之詳情如下:

				Nu	imber of share op 購股權數目	tions
Grantees 承授人	Date of grant 授出日期	Exercise period	Exercise price per share HK\$ 每股行使價 港元	Balance as at 1 July 2024 於二零二四年 七月一日之 結餘	Lapsed during the year (Note (b)) 於年內失效 (附註(b))	Balance as at 30 June 2025 於二零二五年 六月三十日之 結餘
Executive directors	22 April 2016		1.032	8,485,690	(8,485,690)	
執行董事	二零一六年四月 二十二日	22 April 2016-21 April 2026 二零一六年四月二十二日至二零二六年四月 二十一日	1.032	6,465,690	(8,485,690)	_
Executive directors	5 June 2018	5 June 2018–4 June 2028	1.585	1,980,000	(1,980,000)	_
執行董事	二零一八年六月五日	二零一八年六月五日至二零二八年六月四日				
Chief executive officer	22 April 2016	22 April 2016-21 April 2026	1.032	2,828,562	(2,828,562)	_
行政總裁	二零一六年四月 二十二日	二零一六年四月二十二日至二零二六年四月 二十一日				
Chief executive officer	5 June 2018	5 June 2018–4 June 2028	1.585	560,000	(560,000)	_
行政總裁	二零一八年六月五日	二零一八年六月五日至二零二八年六月四日				
Independent non- executive directors	5 June 2018	5 June 2018–4 June 2028	1.585	400,000	(400,000)	_
獨立非執行董事	二零一八年六月五日	二零一八年六月五日至二零二八年六月四日				
Employees	5 June 2018	5 June 2018-4 June 2028	1.585	1,640,000	(1,640,000)	_
員工	二零一八年六月五日	二零一八年六月五日至二零二八年六月四日				
				15,894,252	(15,894,252)	-
Weighted average exercise price (HK\$) 加權平均行使價(港元)				1.1913		N/A 不適用

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

36. SHARE-BASED PAYMENTS (CONTINUED)

36. 以股份為基礎的付款(續)

Equity-settled share option scheme (Continued)

以股權結算之購股權計劃(續)

Details of the movements of share options for year ended 30 June 2024 are as follows:

於截至二零二四年六月三十日止年度 購股權變動之詳情如下:

					Number of 購股		
Grantees 承授人	Date of grant 授出日期	Exercise period 行使期	Exercise price per share HK\$ (Note (a)) 每股行使價港元(附註(a))	Balance as at 1 July 2023 於二零二三年 七月一日之 結餘	Lapsed during the year 於年內失效	Adjustment for share consolidation (Note (a)) 就股份合併 作出之調整 (附註(a))	Balance as at 30 June 2024 於二零二四年 六月三十日之 結餘
Executive directors 執行董事	22 April 2016 二零一六年四月	22 April 2016-21 April 2026 二零一六年四月二十二日至	1.032	42,428,451	_	(33,942,761)	8,485,690
Executive directors 執行董事	二十二日 5 June 2018 二零一八年六月五日	二零二六年四月二十一日 5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	1.585	9,900,000	_	(7,920,000)	1,980,000
Chief executive officer 行政總裁	22 April 2016 二零一六年四月 二十二日		1.032	14,142,817	_	(11,314,255)	2,828,562
Chief executive officer 行政總裁	5 June 2018	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	1.585	2,800,000	_	(2,240,000)	560,000
Independent non- executive directors 獨立非執行董事	5 June 2018 二零一八年六月五日	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	1.585	3,000,000	(1,000,000)	(1,600,000)	400,000
An employee 一名員工	22 April 2016 二零一六年四月 二十二日		1.032	14,142,817	(14,142,817)	_	_
Employees 員工	5 June 2018	5 June 2018-4 June 2028 二零一八年六月五日至二零 二八年六月四日	1.585	18,700,000	(10,500,000)	(6,560,000)	1,640,000
				105,114,085	(25,642,817)	(63,577,016)	15,894,252
Weighted average exercise price (HK\$) 加權平均行使價(港元)				0.2426			1.1913

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36. SHARE-BASED PAYMENTS (CONTINUED)

Equity-settled share option scheme (Continued)

Notes:

- (a) Reference is made to the Company's announcement dated 5 April 2024. On 9 April 2024, for share options granted on 22 April 2016, the exercise price and number of share options have been adjusted from HK\$0.2064 to HK\$1.032 and from 56,571,268 shares to 11,314,252 shares, respectively, and for share options granted on 5 June 2018, the exercise price and number of share options have been adjusted from HK\$0.317 to HK\$1.585 and from 22,900,000 shares to 4,580,000 shares, respectively, as a result of the share consolidation. Details are set out in note 34(b).
- (b) Reference is made to the Company's announcement dated 14 February 2025, with the respective mutual agreements between the Company and each of the outstanding grantees, the outstanding share options have been cancelled in accordance with the terms of the Share Option Scheme.

The fair value of share options was calculated using the binomial pricing model. The inputs into the model are as follows:

36. 以股份為基礎的付款(續)

以股權結算之購股權計劃(續)

附註:

- (a) 茲提述本公司日期為二零二四年四月五日之公佈。於二零二四年四月九日,由於股份合併,就二零一六年四月二十二日授出之購股權,行使價及購股權數目已分別由0.2064港元調整至11,314,252股;而就二零一八年六月五日授出之購股權,行使價及購整至11,314,252股;而就二零一價及購整至數目則已分別由0.317港元調整至4,580,000股。詳情載於附註34(b)。
- (b) 茲提述本公司日期為二零二五年二月 十四日之公佈,經本公司與各尚未行 使的承授人達成相互協議,該等尚未 行使的購股權已根據購股權計劃的條 款註銷。

購股權之公允值乃使用二項期權定價模型計算。該模型之輸入數據如下:

Date of grant		22 April 2016 二零一六年	5 June 2018 二零一八年
授出日期		四月二十二日	六月五日
Stock price	股價	HK\$0.198	HK\$0.315
		0.198港元	0.315港元
Strike price	行使價	HK\$0.2064	HK\$0.317
		0.2064港元	0.317港元
Historical volatility	歷史波幅	96.86%	47.82%
Contractual life (years)	合約年期(年)	10	10
Risk free rate	無風險利率	1.311%	2.125%
Dividend yield	股息收益率	0%	0%
Early exercise multiple	提早行使倍數	2.8	2.2-2.8
Exit rate per annum	年流失率	22.92%	0%-27.32%

Expected volatility was determined by calculating the historical volatility of the Company's share price over the previous 10 years. The expected life used in the model has been adjusted, based on the Group's best estimate, for the effects of non-transferability, exercise restrictions and behavioural considerations.

預期波幅乃根據本公司股價於過往十年之歷史波幅的計算而釐定。該模式 所用之預計年期已根據本集團之最佳 估計,就不可轉讓、行使限制及行為 因素所造成之影響予以調整。

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37. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

37. 綜合現金流量表之附註

Changes in liabilities arising from financing activities

融資活動產生之負債變動

The following table shows the Group's changes in liabilities arising from financing activities during the year:

下表列示年內本集團融資活動產生之負債變動:

				Total liabilities from
		Borrowings	Lease liabilities	financing activities 融次年熟文件
		借款	租賃負債	融資活動產生 之總負債
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 July 2023	於二零二三年七月一日	74,148	49,564	123,712
Changes in cash flows	現金流量變動	3,754	(2,755)	999
Non-cash changes	非現金變動			
— additions	一添置	_	3,234	3,234
— interest charged	— 已計利息	4,447	2,150	6,597
 offset with finance lease receivables 	一 抵銷融資租賃應收款項	_	(1,377)	(1,377)
— exchange differences and	— 匯兑差額及其他	(1.5)	(200)	(414)
others		(16)	(398)	(414)
At 30 June 2024 and 1 July 2024	於二零二四年六月三十日 及二零二四年七月一日	82,333	50.418	132,751
Changes in cash flows	現金流量變動	(22,748)	(2,210)	(24,958)
Non-cash changes	非現金變動	(==,,,	(=/= : 0/	(= :/555)
— additions	- 添置	_	380	380
— interest charged	— 已計利息	3,603	2,066	5,669
— offset with finance lease	一 抵銷融資租賃應收款項			
receivables		_	(2,155)	(2,155)
 exchange differences and others 	一 匯兑差額及其他	(25)	1,025	1,000
				
At 30 June 2025	於二零二五年六月三十日	63,163	49,524	112,687

38. CONTINGENT LIABILITIES

38. 或然負債

The Group did not have any significant contingent liabilities at 30 June 2025 and 2024.

本集團於二零二五年及二零二四年六月三十日並無任何重大或然負債。

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39. COMMITMENTS

39. 承擔

At the end of the reporting period, the Group had contracted with a tenant for the following minimum lease payments receivable:

於報告期末,本集團與一名租戶訂立的合約擁有以下最低應收租賃付款:

	2025	2024
	二零二五年	二零二四年
	HK\$'000	HK\$'000
	千港元	千港元
Within one year ————————————————————————————————————	2,000	3,000
In the second to fifth years inclusive 第二至第五年(包括首尾		
兩年)	_	2,000
	2,000	5,000

The Group leases its investment properties (note 20) under an operating lease arrangement which runs for an initial period of 1 year (2024: 2 years), with an option to renew the lease terms at the expiry date or at dates as mutually agreed between the Group and the tenant.

本集團根據經營租賃安排租賃其投資物業(附註20),初步租期為1年(二零二四年:2年),可選擇於到期日或本集團與租戶雙方協定之日期重續租期。

40. RELATED PARTY TRANSACTIONS

40. 關連人士交易

- (a) In addition to the transactions and balances disclosed elsewhere in these consolidated financial statements, during the year, the Group entered into the following material related party transactions.
- (a) 除於該等綜合財務報表其他部分披露之交易及結餘外,年內,本集團訂立以下重大關連人士交易。

		2025 二零二五年 HK\$′000 千港元	2024 二零二四年 HK\$′000 千港元
Sales to a related company (note 1)	向一間關連公司銷售 <i>(附註1)</i>	106	644
Purchase from a related company (notes 1 and 2)	自一間關連公司購買 <i>(附註1及2)</i>	234	157

Notes:

附註:

- Goods were sold to and purchased from a company whose director is the spouse of a director of the Company's subsidiary.
- 向一間公司銷售及自一間公司 購買貨品,該公司董事為本公司附屬公司一名董事之配偶。
- 2. The corresponding amount is presented as trade payables.
- 2. 相應金額乃呈列為應付賬款。

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40. RELATED PARTY TRANSACTIONS (CONTINUED) 40. 關連人士交易(續)

(b) Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors and all the highest paid employees, is disclosed in note 15.

41. PARTICULARS OF THE PRINCIPAL SUBSIDIARIES 41. 本公司主要附屬公司詳情 OF THE COMPANY

The amounts due from/to subsidiaries are unsecured, interest-free and have no fixed terms of repayment.

Particulars of the Company's principal subsidiaries as at 30 June 2025 are as follows:

(b) 主要管理人員薪酬

本集團主要管理人員之薪酬包括支付予本公司董事及全體最高薪僱員之款項,於附註15披露。

應收/應付附屬公司的款項為無抵 押,免息,無固定還款期。

> 於二零二五年六月三十日,本公司主 要附屬公司之詳情如下:

Name	Place of incorporation/ registration and operation	Issued and paid-up capital	Percentage of ownership interest 擁有權百分比 Direct Indirect 直接 間接		Principal activities 主要業務	
名稱	註冊成立/ 註冊及營運 地點	已發行並繳足 股本				
Grand Diamond Investment Limited	Hong Kong	HK\$1	100%	_	Provision of money lending services	
君鑽投資有限公司	香港	1港元			提供借貸服務	
International Richway Limited	Hong Kong	HK\$10,000	100%	_	Securities trading and investments, and trading of computer accessories	
國際富旭有限公司	香港	10,000港元			證券買賣及投資,以及買賣電腦配件	
Prima Choice Limited	The British Virgin Islands	US\$1	100%	_	Investment holding	
	英屬處女群島	1美元			投資控股	
Harvest Top Development Limited	Hong Kong	HK\$10,000	_	100%	Property investment	
潤昇發展有限公司	香港	10,000港元			物業投資	
BAC HK Limited	Hong Kong	HK\$10,000	_	90%	Trading of motor vehicles and related accessories	
	香港	10,000港元			買賣汽車及相關配件	
Power Asia Motorsport Company Limited	Hong Kong	HK\$10,000	_	90%	Trading of motorcycles and related accessories	
	香港	10,000港元			買賣電單車及相關配件	
佛山凱金林業有限公司 (Note 1)	the PRC	HK\$600,000	_	100%	Plantation related business	
(附註1)	中國	600,000港元			種植相關業務	
東莞大新科技有限公司 (Note 1)	the PRC	HK\$77,000,000	_	80%	Property investment	
(附註1)	中國	77,000,000港元			物業投資	
CER Ho Wun Motors Limited	Hong Kong	HK\$100	_	51%	Trading of motor vehicle accessories and investment holding	
好運車業有限公司	香港	100港元			買賣汽車配件投資控股	
好運車業(深圳)有限責任公司 (Note 1)	the PRC	_	_	51%	Trading of motor vehicle accessories	
(附註1)	中國	_			買賣汽車配件	
Art Profit Corporation Limited	Hong Kong	HK\$1	_	100%	Provision of finance lease services	
藝潤有限公司	香港	1港元			提供融資租賃服務	

Note 1: Wholly-owned foreign enterprise established in the PRC.

*附註1:*於中國成立之全資海外企業。

For the year ended 30 June 2025 截至二零二五年六月三十日止年度

42. EVENTS AFTER THE REPORTING PERIOD

Reference is made to the Company's announcement dated 11 August 2025. As the Purchaser failed to proceed with the transaction by 11 August 2025, the solicitors acting on behalf of the Company served a notice of termination to the Purchaser's solicitors on 11 August 2025 to terminate the sale and purchase. The Company exercised its right to forfeit the deposits in an aggregate amount of HK\$11.8 million absolutely as agreed liquidated damages pursuant to the sale and purchase agreement.

43. APPROVAL OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 30 September 2025.

42. 報告期後事項

茲提述本公司日期為二零二五年八月十一日之公佈。由於買方無法於,本二五年八月十一日前進行完成,本一司代表律師於二零二五年八月十一日前選行完成,本一日向買方律師送達終止通知,以終其實會協議行使接數,為收合共11.8百萬港元之按金,絕對作為協定的違約賠償金。

43. 批准綜合財務報表

綜合財務報表於二零二五年九月三十 日獲董事會批准並授權刊發。

Five-Year Financial Summary 五年財務概要

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

本集團過往五個財政年度的業績與資產及 負債之概要載於下文,內容乃摘錄自已刊 發之經審核財務報表,並於適當情況下重 新分類。

RESULTS 業績	For the years ended 30 June 截至六月三十日止年度					
		2025	2024	2023	2022	2021
		二零二五年	二零二四年	二零二三年	二零二二年	二零二一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元		千港元	千港元
Revenue	收益	60,749	82,817	84,414	93,188	77,878
Loss before tax Income tax credit/(expense)		(45,281)	(82,678)	(40,134)	(13,222)	(50,056)
	(開支)	2,341	10,594	4,934	(1,606)	1,114
Loss for the year Other comprehensive	年度虧損 其他全面收益/	(42,940)	(72,084)	(35,200)	(14,828)	(48,942)
income/(loss)	(虧損)	4,503	(1,180)	(24,949)	(8,404)	30,913
Total comprehensive loss for the year	年度全面虧損總額	(38,437)	(73,264)	(60,149)	(23,232)	(18,029)
Total comprehensive (loss)/income for the year attributable to:	以下人士應佔年度 全面(虧損)/ 收益總額:					
Owners of the Company	本公司擁有人	(35,901)	(68,824)	(59,312)	(24,899)	(16,058)
Non-controlling interests	非控股權益	(2,536)	(4,440)	(837)	1,667	(1,971)
		(38,437)	(73,264)	(60,149)	(23,232)	(18,029)
ASSETS AND LIABILITIES 資產及負債	,			As at 30 June 於六月三十日		
		2025	2024	2023	2022	2021
		二零二五年	二零二四年	二零二三年	二零二二年	二零二一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
			(restated) (經重列)	(restated) (經重列)		
Non-current assets	非流動資產	518,481	541,554	622,904	673,988	669,382
Current assets	流動資產	89,251	119,844	95,788	106,520	130,268
Current liabilities	流動負債	(117,990)	(130,767)	(118,890)	(108,942)	(125,289)
Non-current liabilities	非流動負債	(109,157)	(111,609)	(123,482)	(135,097)	(114,660)
Net assets	資產淨值	380,585	419,022	476,320	536,469	559,701
Attributable to: Owners of the Company	以下人士應佔: 本公司擁有人	374,043	409,944	462,980	524,196	549,095

6,542

380,585

9,078

419,022

13,340

476,320

12,273

536,469

10,606

559,701

Total equity

Non-controlling interests

非控股權益

權益總額