

信利國際有限公司

Truly International Holdings Limited

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

Stock Code 股份代號: 00732

2024

Annual Report 年報

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GENERAL INFORMATION

一般資料

EXECUTIVE DIRECTORS

Lam Wai Wah (Chairman) Wong Pong Chun, James Cheung Wing Cheung

NON-EXECUTIVE DIRECTORS

Song Bei Bei Dai Cheng Yun Lam Po Chun, Jane (appointed on 15 November 2024)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Chung Kam Kwong Heung Kai Sing Cheung Wai Yin, Wilson

COMPANY SECRETARY

Lau Fan Yu

AUDITOR

Deloitte Touche Tohmatsu Registered Public Interest Entity Auditors 35/F One Pacific Place 88 Queensway Hong Kong

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

HONG KONG LEGAL ADVISOR

Morgan, Lewis & Bockius 19th Floor Edinburgh Tower, The Landmark 15 Queen's Road Central Hong Kong

執行董事

林偉華(主席) 黃邦俊 張榮祥

非執行董事

宋貝貝 戴成雲

林寶珍(於二零二四年十一月十五日獲委任)

獨立非執行董事

鍾錦光 香啟誠 張偉賢

公司秘書

劉範儒

核數師

德勤 ◆ 關黃陳方會計師行 註冊公眾利益實體核數師 香港 金鐘道88號 太古廣場一座35樓

香港股份過戶登記分處

卓佳證券登記有限公司 香港夏慤道16號 遠東金融中心17樓

香港法律顧問

摩根路易斯律師事務所 香港 皇后大道中15號 置地廣場公爵大廈 19樓

GENERAL INFORMATION

一般資料

MAJOR BANKERS

Agricultural Bank of China Limited

Bank of China Limited

Bank of China (Hong Kong) Limited

Bank of Shanghai (Hong Kong) Limited

China Construction Bank Corporation

China Construction Bank (Asia) Corporation Limited

Chong Hing Bank Limited

Citibank, N.A.

CTBC Bank Co., Ltd.

Hang Seng Bank Limited

Industrial and Commercial Bank of China Limited

Mizuho Bank, Ltd.

OCBC (Hong Kong) Bank Limited

Standard Chartered Bank (HK) Limited

The Bank of East Asia, Limited

United Overseas Bank Limited

REGISTERED OFFICE

P.O. Box 309, Ugland House Grand Cayman, KY1-1104 Cayman Islands

PRINCIPAL OFFICE

2nd Floor Chung Shun Knitting Centre 1–3 Wing Yip Street Kwai Chung, New Territories Hong Kong

WEBSITE

http://www.truly.com.hk

主要往來銀行

中國農業銀行股份有限公司

中國銀行股份有限公司

中國銀行(香港)有限公司

上海銀行(香港)有限公司

中國建設銀行股份有限公司

中國建設銀行(亞洲)股份有限公司

創興銀行有限公司

花旗銀行

中國信託商業銀行股份有限公司

恒生銀行有限公司

中國工商銀行股份有限公司

瑞穗銀行

華僑銀行(香港)有限公司

渣打銀行(香港)有限公司

東亞銀行有限公司

大華銀行有限公司

註冊辦事處

P.O. Box 309, Ugland House Grand Cayman, KY1-1104 Cayman Islands

主要辦事處

香港

新界葵涌

永業街1至3號

忠信針織中心2樓

網址

http://www.truly.com.hk

FINANCIAL HIGHLIGHTS 財務摘要

For the year ended 31 December

		截至十二月三十一日止年度		
		2024	2023	
		二零二四年	二零二三年	
		HK\$'000	HK\$'000	Change
		千港元	千港元	變動
Revenue	收益	17,840,169	15,588,143	14.4%
Gross profit	毛利	1,386,233	1,322,293	4.8%
Profit for the year attributable to	本公司擁有人應佔本年度溢利			
owners of the Company		302,085	262,799	14.9%
EBITDA	税息折舊及攤銷前利潤	1,976,817	2,057,669	-3.9%
EPS (HK cents)	每股盈利(港仙)			
— Basic	一基本	9.56	8.31	15.0%
DPS (HK cents)	每股股息(港仙)			
— Interim	一中期	5	5	-%
— Final	一末期	5	5	-%
— Full Year	一全年	10	10	-%

The final dividend of 5 HK cents per share (2023: 5 HK cents) has been proposed by the directors and is subject to approval by the shareholders in the forthcoming annual general meeting.

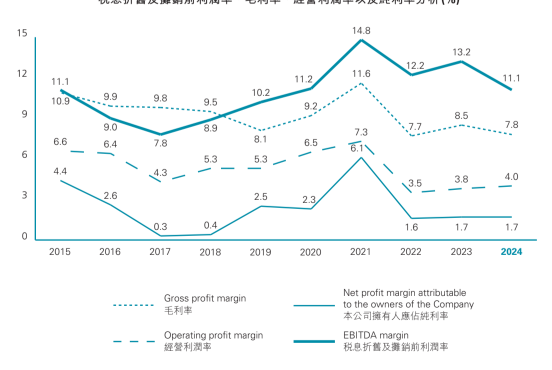
董事已建議末期股息每股5港仙(二零二三年:5港仙),惟須待股東於應屆股東週年大會上批准。

FINANCIAL HIGHLIGHTS 財務摘要

Basic earnings per share, dividends per share and dividend payout ratio 每股基本盈利、每股股息及派息比率

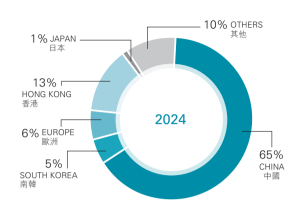


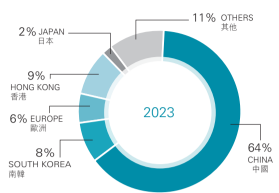
Analysis of EBITDA, gross, operating and net profit margins (%) 税息折舊及攤銷前利潤率、毛利率、經營利潤率以及純利率分析(%)



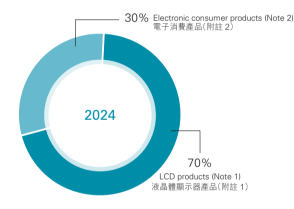
FINANCIAL HIGHLIGHTS 財務摘要

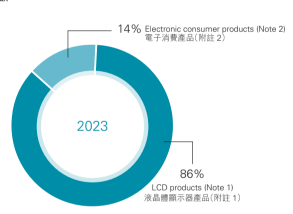
Turnover by geographical segments 按地區分類劃分之營業額





Turnover by operating segments 按經營分類劃分之營業額





Note 1: LCD products — manufacture and distribution of LCD products and touch panel products

附註1:液晶體顯示器產品 — 製造及分銷液晶體顯示器產品及觸控屏產品

Note 2: Electronic consumer products — manufacture and distribution of electronic consumer products such as compact camera module

("CCM"), fingerprint identification modules, personal health care products and electrical devices

附註2:電子消費產品 — 製造及分銷電子消費產品(例如微型相機模組(「微型相機模組」)、指紋識別模組、個人保健產品及電子設備)

FINANCIAL SUMMARY 財務資料概要

RESULTS 業績

				ended 31 Decen -二月三十一日止		
		2020	2021	2022	2023	2024
		二零二零年				二零二四年
		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
Revenue	收益	22,171,710	22,543,455	19,287,434	15,588,143	17,840,169
Gross profit	毛利	2,048,801	2,612,976	1,484,972	1,322,293	1,386,233
Finance costs	財務費用	(380,025)	(341,225)	(354,558)	(389,443)	(380,016)
Profit before tax	税前溢利	738,692	1,595,850	376,565	249,385	300,379
Income tax expense	所得税開支	(139,919)	(165,196)	(57,364)	(88,949)	(53,814)
Profit for the year	本年度溢利	598,773	1,430,654	319,201	160,436	246,565
Attributable to:	以下人士應佔:					
Owners of the Company	本公司擁有人	502,287	1,377,998	318,233	262,799	302,085
Non-controlling interests	非控股權益	96,486	52,656	968	(102,363)	(55,520)
		598,773	1,430,654	319,201	160,436	246,565
Earnings per share Basic	每股盈利 基本					
(HK cents per share)	(每股港仙)	15.27	41.89	9.77	8.31	9.56

ASSETS AND LIABILITIES

資產及負債

				\t 31 December ⟩十二月三十一日		
		2020	2021	2022	2023	2024
		二零二零年				二零二四年
		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
Non-current assets	非流動資產	15,390,078	18,653,459	17,226,793	15,708,771	15,604,178
Current assets	流動資產	11,147,378	11,079,885	9,264,330	8,796,863	9,145,033
Total assets	資產總值	26,537,456	29,733,344	26,491,123	24,505,634	24,749,211
Bank and other borrowings	銀行及其他借款	5,512,049	6,116,506	7,265,527	6,675,436	6,656,053
Bonds payable	應付債券	400,596	371,996	_	-	_
Other liabilities	其他負債	10,149,425	11,585,333	8,888,693	8,009,435	8,740,602
Total liabilities	負債總額	16,062,070	18,073,835	16,154,220	14,684,871	15,396,655
Net assets	資產淨值	10,475,386	11,659,509	10,336,903	9,820,763	9,352,556
Equity attributable to owners	本公司擁有人應佔權益					
of the Company		9,371,885	11,282,383	9,985,685	9,598,086	9,222,312
Non-controlling interests	非控股權益	1,103,501	377,126	351,218	222,677	130,244
Total equity	權益總額	10,475,386	11,659,509	10,336,903	9,820,763	9,352,556

THE CHAIRMAN'S STATEMENT 主席報告書

Truly International Holdings Limited ("the Company", together with its subsidiaries, the "Group") recorded revenue of approximately HK\$17.84 billion in 2024, representing an increase of approximately 14.4% compared to 2023, primarily due to the growth in revenue from the smartphone business. Profit attributable to owners of the Company for the year increased by approximately 14.9% to HK\$302 million in 2024 when compared to 2023.

Truly (Renshou) High-end Display Technology Limited* (信利(仁 壽)高端顯示科技有限公司) ("Truly RS"), an associate of the Group located in Sichuan in which it holds 17.14% equity interest, is a fifth generation TFT-LCD production plant, which has entered into mass production in 2021. In 2024, Truly RS achieved smooth operations and further increased its capacity utilization rate to over 90%. The α-Si TFT-LCD production line of Truly RS has significantly enhanced our production capacity and market share in the smartphone display sector, effectively meeting the precise demands of global smartphone manufacturers. Additionally, Truly RS's LTPS TFT-LCD production line, specializing in automotive displays, offers key advantages such as high brightness and narrow bezels, which are critical for modern automotive interfaces. Given its established production base and ongoing improvements in operational efficiency, Truly RS continues to strengthen the Group's competitive position in the TFT-LCD display panel market. The Group remains optimistic about its future prospects. As a result, in 2024, the Group increased its equity interest in Truly RS from 17.14% to 29.69%. This will grant the Group greater influence over Truly RS and ensure a stable supply of TFT-LCD products from Truly RS to the Group.

Looking ahead to 2025, the global economic environment remains uncertain, and the competitive environment is full of challenges. We remain steadfast in our focus on display module products, including the display businesses such as smartphones, smart wearable, automotive and professional displays (industrial, medical, smart home, and Internet of Things), and the non-display businesses such as printed circuit boards and consumer electronics products. We are committed to investing in human resources and technological research and development across all business segments, enhancing product design and manufacturing capabilities to meet customer demands. The management will continue to uphold a flat organizational structure, controlling costs and expense to improve the competitiveness of the Group's products. Having collaborated with globally leading industry brands for many years, the Company maintains deep and interactive communication with its clients and partner brands. This enables us to stay attuned to technological trends and requirements within the display industry. Our cost and technological standards consistently align with customer and market expectations. As our customer base expands globally, the Company continues to benefit from this growth. The management is confident in achieving steady and robust growth in 2025.

信利國際有限公司(「本公司」,連同其附屬公司統稱「本集團」)於二零二四年錄得之收益約178.4億港元相對二零二三年在收益方面增加約14.4%,主要為智能手機業務收益增加。本公司擁有人應佔本年度溢利較二零二三年增加約14.9%至二零二四年的3.02億港元。

本集團持有位於四川之聯營公司信利(仁壽)高端 顯示科技有限公司(「信利仁壽」) 17.14% 的股權, 該公司為一間第五代.TFT-LCD 生產廠房及於二零 二一年已進入量產,二零二四年營運順暢及產能 利用率進一步提高至90%以上,信利仁壽 α -Si TFT-LCD 生產線大幅提升我們於智能手機顯示領 域的產量及市場份額,有效滿足全球智能手機製 造商的精準需求。此外,信利仁壽的LTPS TFT-LCD生產線專門用於汽車顯示屏,具有高亮度及 窄邊框等關鍵優勢,對現代汽車界面至關重要, 鑑於其已建立的生產基地及營運效率不斷提升, 持續強化本集團TFT-LCD顯示面板市場之競爭能 力,本集團對其未來前景持樂觀態度,因此,本 集團於2024年增加信利仁壽之持股量由17.14% 增至29.69%,此將令本集團對信利仁壽有更大 影響力,並確保信利仁壽持續向本集團供應TFT-LCD產品。

THE CHAIRMAN'S STATEMENT 主席報告書

The management would like to express its appreciation to the Group's bankers and staff for their continuing support and outstanding contribution. Additionally, the management wishes to extend its gratitude for customers, suppliers and other business partners. 管理層謹此感謝本集團各往來銀行、僱員一直以 來的鼎力支持及寶貴貢獻。此外,管理層謹此向 客戶、供應商及其他業務夥伴致以謝忱。

Lam Wai Wah

Chairman

Hong Kong, 26 March 2025

主席 林偉華

香港,二零二五年三月二十六日

The Group is one of the largest manufacturers of smartphone component parts in the People Republic of China ("PRC") and worldwide top-level automotive display suppliers. The Group is principally engaged in the manufacture and sale of liquid crystal display products including touch panel products and electronic consumer products including compact camera module, fingerprint identification modules, personal health care products and electrical devices.

本集團為中華人民共和國(「中國」)最大智能手機元件部件製造商及全球頂級汽車顯示屏供應商之一。本集團之主要業務為製造及銷售液晶體顯示器產品(包括觸控屏產品)及電子消費產品,包括微型相機模組、指紋識別模組、個人保健產品及電子設備。

BUSINESS REVIEW

Revenue of 2024 recorded an increase of 14.4% amounting to approximately HK\$17.84 billion (2023: HK\$15.59 billion), which was mainly attributable to the increase in smartphone related sales in the PRC for the year ended 31 December 2024 (the "Year") when compared to 2023.

Profit for the Year attributable to the owners of the Company increased to approximately HK\$302 million (2023: approximately HK\$263 million) by approximately 14.9%. Basic earnings per share for the Year increased to 9.56 HK cents from 8.31 HK cents in 2023. It was mainly due to the increase of revenue for the Year by approximately HK\$2,252 million and the increase of other income for the Year by approximately HK\$114 million.

The gross profit margin for the Year decreased to approximately 7.8% (2023: 8.5%) and net profit margin for the Year attributable to owners of the Company remained constant at 1.7% (2023: 1.7%). Decrease in gross profit margin was mainly due to the increase of revenue from smartphone related products, which have a lower gross profit margin.

The Group's LCD business including touch products accounted for 70% of the Group revenue in 2024 (2023: 86%). Other businesses of the Group including the sales of compact camera modules, fingerprint identification products and printed circuit board accounted for 30% of the Group's revenue in 2024 (2023: 14%).

The Group continued to put resources in the Group's research and development by spending around HK\$680 million in 2024 (2023: HK\$658 million).

業務回顧

二零二四年錄得收益增加14.4%至約178.4億港元(二零二三年:155.9億港元),主要是由於截至二零二四年十二月三十一日止年度(「本年度」)智能手機相關產品在中國的銷售較二零二三年增加。

本公司擁有人應佔本年度溢利增加約14.9%至約3.02億港元(二零二三年:約2.63億港元)。本年度每股基本盈利由二零二三年的8.31港仙增加至9.56港仙。主要是由於本年度收益增加約22.52億港元及本年度其他收入增加約1.14億港元。

本年度毛利率下降至約7.8%(二零二三年: 8.5%),而本公司擁有人應佔本年度純利率則維持於1.7%(二零二三年:1.7%)。毛利率下降主要由於毛利率較低的智能手機相關產品的收益增加。

本集團之液晶體顯示器業務(包括觸控產品)佔本集團於二零二四年之收益約70%(二零二三年:86%)。本集團其他業務(包括微型相機模組、指紋識別產品及印刷電路板銷售)佔本集團於二零二四年之收益為30%(二零二三年:14%)。

於二零二四年,本集團繼續投入約6.80億港元(二零二三年:6.58億港元)於本集團研發工作。

Recognitions

During the Year, the Group received numerous recognitions from customers and industrial associates, major recognitions were shown as follows: Truly Opto-Electronics Limited* (信利光電股份有限公司), a PRC subsidiary, was named to the list of "Top Guangdong 500 Manufacturing Companies" by Guangdong Manufacturers Association, ranking 65th in 2024. Truly Semiconductors Limited* (信利半導體有限公司), a PRC subsidiary, was named to the list of "Top Guangdong 500 Manufacturing Companies" by Guangdong Manufacturers Association, ranking 118th in 2024. Truly (Huizhou) Smart Display Limited* (信利(惠州)智能顯示有限公司) was named to the list of "Top Guangdong 500 Manufacturing Companies" by Guangdong Manufacturers Association, ranking 304th in 2024.

榮譽

於年內,本集團獲得了來自客戶及行業協會的多項榮譽。主要榮譽記錄如下:中國附屬公司信利光電股份有限公司榮獲廣東省制造業協會列為「二零二四年廣東省制造業企業500強」第65位。中國附屬公司信利半導體有限公司榮獲廣東省制造業協會列為「二零二四年廣東省制造業企業500強」第118位。信利(惠州)智能顯示有限公司榮獲廣東省制造業協會列為「二零二四年廣東省制造業協會列為「二零二四年廣東省制造業企業500強」第304位。

SEGMENT INFORMATION

Information reported to the Company's executive directors, being the chief operating decision maker, for the purposes of resource allocation and assessment of performance focuses on the sales of different types of products. Inter-segment sales are charged at prevailing market rates. Thus the Group is currently organised into two operating segments which are sales of LCD products and electronic consumer products. The information for each operating segment is as follows:

分類資料

向本公司執行董事(即主要營運決策者)報告以分配資源及評估表現的資料集中於不同類別產品的銷售。分類間銷售乃按現行市價支銷。因此,本集團目前分為兩個經營分類,即銷售液晶體顯示器產品及電子消費產品。各經營分類的資料如下:

LCD products

manufacture and distribution of LCD products and touch panel products

液晶體顯示器 產品

製造及分銷液晶體顯示器 產品及觸控屏產品

Electronic consumer products

manufacture and distribution of electronic consumer products such as compact camera module, fingerprint identification modules, personal health care products and electrical devices

電子消費產品

製造及分銷電子消費產品 (例如微型相機模組、指 紋識別模組、個人保健 產品及電子設備)

Segment revenues and results

The following is an analysis of the Group's revenue and results by operating and reportable segments:

For the year ended 31 December 2024

分類收益及業績

本集團按經營及報告分類劃分的收益及業績分析 如下:

截至二零二四年十二月三十一日止年度

		LCD products 液晶體 顯示器產品 HK\$'000 千港元	Electronic consumer products 電子 消費產品 HK\$'000 千港元	Segment total 分類總額 HK\$'000 千港元	Eliminations 對銷 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
REVENUE	收益					
External sales	外銷	12,539,569	5,300,600	17,840,169	_	17,840,169
Inter-segment sales	分類間銷售	_	674,234	674,234	(674,234)	-
		12,539,569	5,974,834	18,514,403	(674,234)	17,840,169
RESULT Segment result Finance costs Impairment loss on goodwill Share of results of an associate Unallocated expenses Profit before tax	業績 分類業績 財務費用 商譽減值虧損 分佔一間聯營公司業績 未分配開支 税前溢利	1,016,396	(220,252)	796,144	(16,031)	780,113 (380,016) (35,010) (36,906) (27,802) 300,379

For the year ended 31 December 2023

截至二零二三年十二月三十一日止年度

		LCD products 液晶體 顯示器產品 HK\$'000 千港元	Electronic consumer products 電子 消費產品 HK\$'000 千港元	Segment total 分類總額 HK\$'000 千港元	Eliminations 對銷 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
REVENUE	收益					
External sales	外銷	13,382,037	2,206,106	15,588,143	-	15,588,143
Inter-segment sales	分類間銷售	-	597,570	597,570	(597,570)	-
		13,382,037	2,803,676	16,185,713	(597,570)	15,588,143
RESULT	業績					
Segment result	分類業績	742,205	(53,980)	688,225	(17,578)	670,647
Finance costs	財務費用					(389,443)
Impairment loss on goodwill	商譽減值虧損					(53,424)
Share of results of an associate	分佔一間聯營公司業績					46,802
Unallocated expenses	未分配開支					(24,975)
Unallocated other gains and losses	未分配其他收益及虧損				_	(222)
Profit before tax	税前溢利					249,385

Segment profit represents the profit earned by each segment without allocation of central administration costs including directors' salaries, finance costs, share of result of an associate and gain (loss) on fair value changes of derivative financial instruments. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and performance assessment.

分類溢利指在未分配中央行政管理成本,包括董事薪金、財務費用、分佔一間聯營公司業績及衍生金融工具公平價值變動收益(虧損)前,各分類賺取之溢利。此為向主要營運決策者報告以分配資源及評估表現的計算方法。

Geographical information

The following table sets out information about (i) the Group's revenue from external customers by location of customers and (ii) the Group's non-current assets by location of assets.

地區資料

下表載列(i)本集團按客戶所在地區分類的外部客戶收益及(ii)本集團按資產所在地區分類的非流動資產的資料。

		Revenu	e from		
		external c	ustomers	Non-curre	nt assets
		外部客	戶收益	非流動資產	
		2024	2023	2024	2023
		二零二四年	二零二三年	二零二四年	二零二三年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
The People's Republic of China	中華人民共和國				
("PRC")	(「中國」)	11,632,739	10,040,205	15,497,702	15,627,827
Hong Kong (place of domicile)	香港(本籍地)	2,398,795	1,387,901	17,136	28,604
Europe	歐洲	1,025,303	948,475	10	5
South Korea	南韓	939,279	1,240,963	_	_
Japan	日本	266,188	318,483	_	_
North America	北美洲	253,129	177,047	450	666
South America	南美洲	132,454	245,475	_	_
Taiwan	台灣	106,834	75,015	_	_
Vietnam	越南	25,857	98,564	_	_
Others	其他	1,059,591	1,056,015		
		17,840,169	15,588,143	15,515,298	15,657,102

Notes:

- (i) Regarding revenue arising from sales to external customers in Europe and others, no individual countries are material and hence separate disclosure is not required.
- (ii) Non-current assets exclude financial assets at fair value through profit or loss, deferred tax assets and rental and other deposits.

Information about major customers

Revenue from customers of the corresponding years contributing over 10% of the total sales of the Group are as follows:

附註:

- (i) 就來自歐洲及其他地區外部客戶的銷售收益而言, 概無個別國家佔有重大份額,故並無呈列獨立披露資 料。
- (ii) 非流動資產不包括在損益以公平價值列賬之金融資產、遞延税項資產以及租賃及其他按金。

主要客戶資料

於相應年度對本集團總銷售額貢獻超過10%之客 戶收益如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Customer A ¹	客戶甲1	2,847,019	N/A不適用²

- ¹ Revenue from LCD products and electronic consumer products
- The corresponding revenue did not contribute over 10% of the total revenue of the Group.
- 來自液晶體顯示器產品及電子消費產品之收益
- 相應收益佔本集團總收益不超過10%。

Outlook

Looking ahead to 2025, the global economic environment remains uncertain, and the competitive environment is full of challenges. The management maintains a cautiously optimistic outlook, anticipating that the overall market performance in 2025 will experience moderate growth compared to 2024. We will continue to monitor the technological demands and supply chain change in both display and non-display business markets. Having collaborated with globally leading industry brands for many years, the Company has possessed a deep understanding of industry trends and technological requirements. Through close communication with clients, we jointly develop new products and continuously invest in the technological upgrading and modernization of production equipment. This enhances the automation level of manufacturing processes, ensuring that product quality, pricing, and delivery timelines consistently meet customer expectations. The Group will maintain its focus on technological research and development in existing non-smartphone businesses, including automotive, industrial, medical, and Internet of Things sectors, while leveraging its strong foundation in smartphone operations to maintain the Group's technological leadership in the market. With the rapid advancement of artificial intelligence technologies, various inference models are being swiftly and effectively applied across downstream industries. This trend is expected to accelerate the upgrading of smart terminal devices such as smartphones and wearables, as well as terminal devices in automotive, industrial, medical, and Internet of Things fields. The Company is wellpositioned to benefit from this growth, driving steady expansion and business growth.

Proposed Spin-off Update

Having adjusted the business development strategies of the Group, the management has decided that the Proposed Spin-off will not proceed at this stage. For details of it, please refer to the announcement of the Company dated 3 January 2025.

前景

展望二零二五年,全球經濟環境及地緣政治仍充 滿不確定性,競爭環境充滿挑戰,管理層秉持審 慎樂觀的態度,認為二零二五年整體市場表現將 比二零二四年溫和成長並持續關注顯示及非顯示 業務市場技術需求發展及供應鏈變化。公司跟全 球行業領先品牌客戶合作多年,了解行業技術趨 勢及需要,跟客戶溝通共同研發新產品,持續投入 生產設備的技術改造更新,提升生產制程自動化 水平,使產品品質、價格及交付期一直符合客戶 要求。集團仍將持續專注於現有車載、工業、醫 療、物聯網等非手機業務的技術研發投入,加上 手機業務深耕基礎,以保持集團在市場上的技術 領先地位,隨著人工智能技術的發展日新月異, 各種推理模型,快速而有效地應用在公司下游產 品行業上,將加快智能手機、智能穿戴等智能終 端設備以及汽車、工業、醫療、物聯網等領域終 端設備的更新趨勢,公司同時受惠增長,穩健拓 展,實現業務增長。

建議分拆進展

經調整本集團的業務發展策略後,管理層決定現 階段不會進行建議分拆。有關詳情,請參閱本公 司日期為二零二五年一月三日的公告。

FINANCIAL REVIEW

Revenue

The Group's revenue for the Year was approximately HK\$17,840 million, representing an increase of approximately 14.4% or approximately HK\$2,252 million year-on-year. The revenue growth in the Year was mainly attributable to the recovery of smartphone related products' revenues from our major PRC smartphone customers.

Other Income

The Group's other income for the Year was approximately HK\$223 million, representing an increase of approximately 103.8% or approximately HK\$114 million when compared with 2023. The increase in other income was mainly because the government subsidies of approximately HK\$152 million received in the Year compared with HK\$52 million in 2023.

Other Gains and Losses

The Group's other gains and losses for the Year were approximately HK\$87 million net other losses (2023: approximately HK\$18 million). The increase in net other losses in the Year was mainly due to the increase of net loss on disposal of obsolete machineries to approximately HK\$102 million during the Year from approximately HK\$75 million in 2023 and the decrease of net foreign exchange gain to approximately HK\$2 million during the Year from approximately HK\$56 million in 2023.

Reversal of Expected Credit Loss Model, Net

The Group's reversal of impairment losses under expected credit loss model, net was approximately HK\$11 million (2023: approximately HK\$2 million). The decrease in impairment losses was mainly due to the recovery of certain credit-impaired financial assets.

Distribution and Selling Expenses

The Group's distribution and selling expenses for the Year has been decreased by approximately 0.3% or approximately HK\$1 million to approximately HK\$320 million when compared to 2023. The slight decrease in distribution and selling expenses in the Year was mainly due to the tight control over costs and expenses during the Year.

財務回顧

收益

本集團於本年度之收益約為178.40億港元,按年增加約14.4%或約22.52億港元。本年度收益增加主要由於我們在中國的主要智能手機客戶相關產品收益復甦所致。

其他收入

本集團於本年度之其他收入約為2.23億港元,較二零二三年增加約103.8%或約1.14億港元。其他收入增加主要由於本年度收訖政府補助約1.52億港元,而二零二三年則約0.52億港元。

其他收益及虧損

本集團於本年度之其他收益及虧損為其他淨虧損約0.87億港元(二零二三年:約0.18億港元)。本年度其他淨虧損增加主要是由於出售陳舊機器的淨虧損由二零二三年約0.75億港元增加至本年度約1.02億港元,以及年內匯兑收益淨額由二零二三年的約0.56億港元減少至約0.02億港元。

撥回預期信用損失模式淨額

本集團撥回預期信用損失模式下減值虧損淨額約 為0.11億港元(二零二三年:約0.02億港元)。減 值虧損減少主要由於收回若干信貸減值金融資產。

分銷及銷售費用

本集團於本年度之分銷及銷售費用較二零二三年減少約0.3%或約0.01億港元至約3.20億港元。 本年度分銷及銷售費用輕微減少主要由於本年度嚴格控制成本及開支所致。

Administrative Expenses

The Group's administrative expenses for the Year increased by approximately 2.7% or approximately HK\$12 million to approximately HK\$461 million when compared to 2023. The increase in administrative expenses was mainly due to the increase of salaries & allowances.

Finance costs

The Group's finance costs for the Year decreased by approximately 2.4% or approximately HK\$9 million to approximately HK\$380 million when compared to 2023. The decrease in finance costs was mainly attributable to the decrease in interest expenses for lease liabilities in 2024.

Share of result of an associate

Share of result of an associate by the Group decreased by approximately HK\$84 million when compared to 2023. The decrease in share of result of an associate was mainly because the financial results for the Year of the associate, Truly (Renshou) High-end Display Technology Limited* (信利(仁壽)高端顯示科技有限公司), declined due to significant reduction of government grant received during the Year when compared to 2023.

Income Tax Expenses

Pursuant to the relevant law and regulations in the PRC, three of the Company's PRC subsidiaries were approved as Hi-Tech Enterprise and entitled to 15% PRC enterprise income tax for three years starting from 2023 or 2024. One of the Company's PRC subsidiaries was eligible to enjoy the Western Region Preferential Income Tax Policies and entitled to 15% PRC enterprise income tax till 31 December 2030. Accordingly, PRC Enterprise Income Tax is provided at 15% for the year ended 31 December 2024 for these four major PRC subsidiaries.

Profit for the Year Attributable to Owners of the Company

Profit for the Year attributable to owners of the Company increased to approximately HK\$302 million by approximately 14.9% or approximately HK\$39 million when compared to 2023. It was mainly due to the increase of revenue for the Year by approximately HK\$2,252 million and the increase of other income for the Year by approximately HK\$114 million.

行政費用

本集團於本年度之行政費用較二零二三年增加約2.7%或約0.12億港元至約4.61億港元。行政費用增加主要由於薪金及津貼增加。

財務費用

本集團於本年度之財務費用較二零二三年減少約 2.4%或約0.09億港元至約3.80億港元。財務費 用減少主要由於二零二四年租賃負債利息開支減 少所致。

分佔一間聯營公司業績

本集團之分佔一間聯營公司業績較二零二三年減少約0.84億港元。分佔一間聯營公司業績減少主要由於聯營公司信利(仁壽)高端顯示科技有限公司本年度的財務業績因大幅減少收取之政府津貼而較二零二三年倒退所致。

所得税開支

根據中國相關法律及法規,本公司三間中國附屬公司獲批為高新技術企業,於二零二三年或二零二四年起三年間可享15%中國企業所得税率。本公司的一間中國附屬公司有資格享受西部地區所得稅優惠政策,並有權在二零三零年十二月三十一日前享有15%的中國企業所得稅。因此,截至二零二四年十二月三十一日止年度,該等四間主要中國附屬公司的中國企業所得稅按15%稅率作出撥備。

本公司擁有人應佔本年度溢利

本公司擁有人應佔本年度溢利較二零二三年增加約14.9%或約0.39億港元至約3.02億港元,主要由於本年度收益增加約22.52億港元及本年度其他收入增加1.14億港元。

Significant Investments, Acquisitions and Disposals, Assets and Liabilities

Investment and acquisition of further equity interest in an associate, Truly (Renshou) High-end Display Technology Limited* (信利(仁壽)高端顯示 科技有限公司) ("Truly Renshou")

Truly Renshou has completed the building construction of the fifth generation of TFTLCD factory in Renshou in 2018. The full installation of the machineries was completed in 2020 and full-scale trial operation commenced in late 2020 and entered mass production in 2021.

Truly Renshou is accounted for as an associate of the Group during the Year because the Group has significant influence over Truly Renshou by virtue of the substantial voting right of 67.1% granted to the Group in the first ten years since the incorporation of Truly Renshou in 2017. Thus, the results, assets and liabilities of Truly Renshou is incorporated in the Group's consolidated financial statements using equity method of accounting.

In May 2024, the Group acquired additional 12.55% equity interest from another shareholder in Truly Renshou at a cash consideration of RMB1,097,460,000, which were fully settled during the Year. The effective interest of the Group in Truly Renshou increased from 17.14% to 29.69%. There is no change of the terms of the Articles of Association of Truly Renshou including the voting rights of the shareholders and Truly Renshou remains as an associate of the Group.

Update on Major Transaction Formation of the AMOLED JV Company

On 14 July 2017, Truly Electronics Manufacturing Limited (信利電子有限公司), a company incorporated in the PRC and an indirectly wholly-owned subsidiary of the Company, entered into the AMOLED JV agreement in relation to the formation of the AMOLED JV Company in Renshou County, Meishan City, Sichuan Province, the PRC as the project company for the AMOLED Project. The total investment of the AMOLED JV Company will be RMB27,900 million and production facilities for the sixth generation of AMOLED will be established. The Group will contribute RMB2,000 million for 13.3% equity interest. For detail of it, please refer to the announcement of the Company, Major Transaction Formation of the AMOLED JV Company, dated 14 July 2017.

On 13 September 2024, the Company and other parties entered into a termination agreement to terminate the AMOLED JV Agreement. The Company and other parties were released from all their rights and obligations and commitments in the AMOLED JV Agreement. No termination fee or other compensation was paid or payable by any party in respect of the termination of the AMOLED JV Agreement. For details, please refer to the Company's related announcement dated 25 September 2024.

重大投資、收購及出售、資產及負債

於一間聯營公司信利(仁壽)高端顯示科技有限公司(「信利仁壽」)之投資及收購該公司之額外股權

信利仁壽已於二零一八年完成於仁壽縣興建第五 代TFTLCD廠房。所有機器安裝於二零二零年完 成,於二零二零年底開始全面試運行,並在二零 二一年進入量產。

信利仁壽於本年度入賬列作本集團的聯營公司,此乃由於自信利仁壽於二零一七年註冊成立起首十年本集團獲授67.1%的重大投票權,故本集團對信利仁壽擁有重大影響力。因此,信利仁壽的業績、資產及負債利用權益會計法綜合計入本集團的綜合財務報表。

於二零二四年五月,本集團向信利仁壽的另一名股東收購額外12.55%股權,現金代價為人民幣1,097,460,000元,該等款項已於年內悉數支付。本集團於信利仁壽的實際權益由17.14%增加至29.69%。信利仁壽的組織章程細則條款(包括股東的投票權)並無變動,而信利仁壽仍為本集團的聯營公司。

有關成立AMOLED合資公司之主要交易之最新消息

於二零一七年七月十四日,本公司於中國註冊成立之間接全資附屬公司信利電子有限公司訂立AMOLED合資協議,內容有關於中國四川省眉山市仁壽縣成立AMOLED合資公司,作為AMOLED項目之項目公司。AMOLED合資公司之投資總額將為人民幣279億元,第六代AMOLED生產設施將會建成。本集團將就13.3%股權注資人民幣20億元。詳情請參閱本公司日期為二零一七年七月十四日之公告「主要交易一成立AMOLED合資公司」。

於二零二四年九月十三日,本公司與其他訂約方 訂立終止協議,以終止AMOLED合資協議。本公 司及其他訂約方已獲解除彼等於AMOLED合資協 議中的所有權利、義務及承諾。任何一方均無就 終止AMOLED合資協議支付或應付任何終止費用 或其他賠償。詳情請參閱本公司日期為二零二四 年九月二十五日的相關公告。

Subsequent Events After the Reporting Period

On 25 March 2025, the Group has entered a refinancing agreement of syndicated term loan facilities in Hong Kong amounting to HK\$1,035,000,000 and the final maturity date is in March 2028. For details, please refer to the Company's related announcement dated 26 March 2025.

Save as disclosed above, the Board is not aware of any significant events affecting the Group, which have occurred subsequent to 31 December 2024 and up to the date of this annual report.

Liquidity and Financial Resources

The Group's assets increased by approximately HK\$244 million and liabilities increased by approximately HK\$712 million during the Year.

As at 31 December 2024, the outstanding lease liabilities, bank and other borrowings, net of restricted bank deposits, cash and bank balances, were approximately HK\$5,164 million (2023: approximately HK\$5,296 million). It decreased by approximately 2.49% or HK\$132 million when compared to these net borrowings as at 31 December 2023. These borrowings bear interest at prevailing market rate and their maturity profiles are shown in the financial statements. For non-current portion of these borrowings were matured within 5 years.

As at 31 December 2024, the Group had net current liabilities of approximately HK\$5,667 million (as at 31 December 2023, net current liabilities of approximately HK\$4,133 million) and its current ratio decreased to 0.62 times as at 31 December 2024 from 0.68 times as at 31 December 2023. The major reason for the increase in net current liabilities position as at 31 December 2024 was because the Group has increased the current portion of bank borrowings during the Year. The management would continue to improve the Group's net current liabilities position.

As at 31 December 2024, the Group had restricted bank deposits, cash and cash equivalents approximately HK\$1,537 million together with adequate unutilized banking facilities. The Group's working capital is mainly financed by internal cash flow generated from its operation and banking facilities granted by financial institutions. The gearing ratio based on total interest bearing debts, net of restricted bank deposits, cash and bank balances was approximately 56%, which has increased from 55% at 31 December 2023.

報告期後事項

於二零二五年三月二十五日,本集團已於香港 訂立銀團定期貸款融資的再融資協議,金額為 1,035,000,000港元,最終到期日為二零二八年 三月,詳情請參閱本公司日期為二零二五年三月 二十六日的相關公告。

除上文所披露者外,董事會並不知悉於二零二四年十二月三十一日後及直至本年報日期發生任何 影響本集團的重大事項。

流動資金及財務資源

於本年度,本集團資產增加約2.44億港元,負債 則增加約7.12億港元。

於二零二四年十二月三十一日,未償還租賃負債、銀行及其他借款(經扣除受限制銀行存款、現金及銀行結存)約為51.64億港元(二零二三年:約52.96億港元),較二零二三年十二月三十一日之借款淨額減少約2.49%或1.32億港元。此等借款乃根據現行市場利率計息,其到期狀況載於財務報表內。此等借款之非即期部分於五年內到期。

於二零二四年十二月三十一日,本集團之流動負債淨額約為56.67億港元(於二零二三年十二月三十一日:流動負債淨額約41.33億港元),而流動比率由二零二三年十二月三十一日之0.62倍。於二零二四年十二月三十一日之流動負債淨額狀況增加,主要由於本集團於本年度增加銀行借貸的流動部分。管理層將繼續改善本集團的流動負債淨額狀況。

於二零二四年十二月三十一日,本集團之受限制銀行存款、現金及現金等價物約為15.37億港元,並有充足的尚未運用銀行備用額。本集團營運資金主要以其營運所產生內部現金流量及金融機構授出之銀行備用額撥付。按計息債務總額(經扣除受限制銀行存款、現金及銀行結存)計算之資本負債比率由二零二三年十二月三十一日之55%上升至約56%。

Pledge of Assets

As at 31 December 2024, the Group had no assets pledged.

Employee and Remuneration

Around 14,800 workers and staff are currently employed in factories of the Company in the PRC and around 40 personnel in the Group's Hong Kong office. Total staff costs for 2024 were approximately HK\$1,741 million. The employees are remunerated with basic salary, bonus and other benefits in kind with reference to industry practice and their individual performance.

Capital Commitments

Capital expenditure commitment of around HK\$293 million in respect of acquisition of property, plant and equipment was contracted for but not provided as at 31 December 2024.

Contingent Liabilities

We had no material contingent liabilities as at 31 December 2024.

Exposure to fluctuations in exchange rates will be considered to hedge, if any.

OTHER INFORMATION

Dividends

The directors recommend the payment of a final dividend of 5 HK cents (2023: 5 HK cents) per share for the year ended 31 December 2024, to shareholders whose names appear on the Register of Members on 20 May 2025, Tuesday. It is expected that the final dividend payments will be made to shareholders on 30 May 2025, Friday, subject to the Company's shareholders' approval at the Annual General Meeting of the Company on 12 May 2025.

The interim dividends in aggregate of 5 HK cents per share (2023: 5 HK cents) were paid in 2024 to shareholders on the register of member of the Company at the close of business on 4 November 2024 based on 3,161,105,398 ordinary shares in issue.

The total dividend payout ratio for the year was about 105%.

資產抵押

於二零二四年十二月三十一日,本集團並無資產抵押。

僱員及薪酬

現時約有14,800名工人及僱員受聘於本公司位於國內之工廠,以及大約40名員工受聘於本集團香港辦事處。二零二四年員工總成本約為17.41億港元。經參考行業慣例及僱員的個人表現,向僱員發放基本工資、花紅及其他實物福利。

資本承擔

於二零二四年十二月三十一日,有關收購物業、 廠房及設備之已訂約但未撥備資本支出承擔約為 2.93億港元。

或然負債

我們於二零二四年十二月三十一日並無重大或然 負債。

如有匯率波動風險,則會考慮進行對沖。

其他資料

股息

董事建議向於二零二五年五月二十日(星期二) 名列股東名冊的股東派發截至二零二四年十二月 三十一日止年度的末期股息每股5港仙(二零二三 年:5港仙)。預期末期股息將於二零二五年五月 三十日(星期五)向股東支付,惟須待本公司股東 於二零二五年五月十二日召開之本公司股東週年 大會上批准。

中期股息合共每股5港仙(二零二三年:5港仙)已 於二零二四年按3,161,105,398股已發行普通股支 付予於二零二四年十一月四日營業時間結束時名 列本公司股東名冊上之股東。

年內之總派息比率約為105%。

Closure of Register of Members

For determining the entitlement to attend and vote at the 2025 Annual General Meeting ("AGM"), the Register of Members will be closed from 7 May 2025, Wednesday to 12 May 2025, Monday, during the period no transfer of shares can be registered. In order to be eligible to attend and vote at the AGM, all transfers accompanied by relevant share certificates must be lodged with the Company's Branch Share Registrar, Tricor Investor Services Limited, at 17/F., Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on 6 May 2025, Tuesday.

For determining the entitlement to the proposed final dividend, the register of members of the Company will be closed on 20 May 2025, Tuesday during which day no transfer of shares will be registered. In order to qualify for the proposed final dividend, all transfers of shares, accompanied by the relevant share certificates, must be lodged with the Company's Branch Share Registrar in Hong Kong, Tricor Investor Services Limited at the above address for registration not later than 4:30 p.m. on Monday, 19 May 2025.

Customers and suppliers

In the year under review, sales to the five largest customers accounted for approximately 34% of the total sales of the Group and purchases from the five largest suppliers accounted for approximately 20% of the total purchases of the Group.

For the year ended 31 December 2024, our largest customer accounted for approximately 16% of the total sales of the Group.

For the year ended 31 December 2024, our largest supplier accounted for approximately 9% of the total purchases of the Group.

As at 31 December 2024, none of the directors, their close associates, or any shareholders which to the knowledge of the directors owned more than 5% of the Company's issued share capital had any beneficial interests in the Group's five largest customers and/or five largest suppliers mentioned in the preceding paragraph.

暫停辦理股份過戶登記手續

為釐定出席二零二五年度股東週年大會(「股東週年大會」)並於會上投票之資格,本公司將於二零二五年五月七日(星期三)至二零二五年五月十二日(星期一)暫停辦理股份過戶登記手續,期間兩會進行任何股份過戶登記。為符合資格出席股東週年大會並於會上投票,所有股份過戶文件連同有關股票,須於二零二五年五月六日(星期二)下午四時三十分前,送達本公司股份過戶登記有限公司,地址為香港夏慤道16號遠東金融中心17樓,以辦理登記手續。

為釐定有權獲派建議末期股息之資格,本公司將於二零二五年五月二十日(星期二)暫停辦理股份過戶登記手續,期間不會進行任何股份過戶登記。 為符合資格獲派建議末期股息,所有股份過戶文件連同有關股票須於二零二五年五月十九日(星期一)下午四時三十分前,按上述地址送達本公司香港股份過戶登記分處卓佳證券登記有限公司,以辦理登記手續。

客戶及供應商

回顧年內,向五大客戶進行之銷售額佔本集團總銷售額約34%及自五大供應商之購貨額佔本集團總購貨額約20%。

截至二零二四年十二月三十一日止年度,本集團 最大客戶佔本集團總銷售額約16%。

截至二零二四年十二月三十一日止年度,本集團 最大供應商佔本集團總購貨額約9%。

於二零二四年十二月三十一日,概無董事、彼等之緊密聯繫人或任何據董事所知擁有本公司已發行股本超過5%之股東於前段所述本集團五大客戶及/或五大供應商中擁有任何實益權益。

DIRECTORS AND SENIOR MANAGEMENT

Biographical details of the directors of the Company and senior management of the Group are set out as follows:

Mr. Lam Wai Wah, aged 72, is the Chairman and Managing Director of the Company. He is the founder of the Group and has over 40 years of experience in the electronics industry. He is primarily responsible for the formulation of the Group's overall strategic planning and business development.

Mr. Wong Pong Chun, James, aged 66, is an Executive Director of the Company and the Chief Operating Officer of the Group. He is responsible for the Group's operations in respect of internal controls and risk management, investors' relationship and external affairs. He joined the Group in 1987. Mr. Wong has been an Independent Non-executive Director of Vital Innovations Holdings Limited (Stock code: 06133) listed in Hong Kong since 30 December 2020.

Mr. Cheung Wing Cheung, aged 54, is an Executive Director of the Company. He holds a Master of Philosophy Degree and a Bachelor of Engineering Degree from The University of Hong Kong, and a Bachelor of Laws Degree from the University of London. He is responsible for overseas sales and marketing affairs (excluding handheld phone products) of the Group. Mr. Cheung Wing Cheung has been serving the Group since year 2000 and in the senior management position for more than 10 years. Before joining the Group, he worked for the technical position from a multi-national technology company.

Mr. Song Bei Bei, aged 48, is a non-executive director of the Company, a senior vice president. He is responsible for government relations and investment project. Mr. Song is also a director of an associate of the Company. Mr. Song joined the Group in 2001 as a design engineer in research and development department and was promoted to project manager and senior project manager during 2005 to 2013. During the period from 2014 to 2018, Mr. Song was further promoted to a senior management position of the Group. He graduated from the North China Institute of Technology with a Bachelor's Degree in Mechatronic Engineering.

董事及高級管理人員

本公司董事及本集團高級管理人員之履歷載列如 下:

林偉華先生,現年七十二歲,本公司之主席兼董 事總經理。彼為本集團之創辦人,從事電子業超 過四十年,主要負責制訂本集團之整體策略規劃 及業務發展。

黃邦俊先生,現年六十六歲,本公司之執行董事 兼本集團營運總監。彼負責本集團有關內部監控 及風險管理方面之業務運作、投資者關係與對外 事務。彼於一九八七年加入本集團。黃先生自二 零二零年十二月三十日起擔任香港上市公司維太 創科控股有限公司(股份代號:06133)之獨立非 執行董事。

張榮祥先生,現年五十四歲,本公司之執行董事。 彼分別持有香港大學之工程學士學位及哲學碩士 學位,並取得University of London之法律學士學 位。彼主要負責集團海外銷售及市場事務(不包括 手提電話產品)。張榮祥先生於二零零零年加入本 集團及任職高級管理職位超過十年。彼於加入本 集團之前,曾於一間跨國科技公司任職技術職位。

宋貝貝先生,現年四十八歲,本公司非執行董事 兼本集團之高級副總裁。彼主要負責政府關係及 投資規劃。宋先生亦是本公司一間聯營公司之董 事。宋先生於二零零一年加入本集團為研發部之 設計工程師,後於二零零五年至二零一三年至升 為項目經理及高級項目經理。於二零一四年至二 零一八年期間,宋先生再進一步晉升為本集團之 高級管理職位。彼畢業於華北工學院並取得機械 電子工程學士學位。

Mr. Dai Cheng Yun, aged 51, is a non-executive Director of the Company, a vice president of the Group. Mr. Dai has been redesignated from an executive director to a non-executive director from 28 August 2023. Mr. Dai is a supervisor of a subsidiary and a vice chairman of an associate of the Company. He graduated from the Hunan University of Technology (formerly known as Hunan University of Commerce) with a Bachelor of Marketing Degree. Mr. Dai joined the Group in 2000 as a team head of technicians and was promoted to a senior management position during the period from 2006 to 2018.

戴成雲先生,現年五十一歲,本公司非執行董事 兼本集團之副總裁。戴先生於二零二三年八月 二十八日由執行董事調任為非執行董事。戴先生 是本公司一間附屬公司之監事及一間聯營公司之 副董事長。彼畢業於湖南工商大學(前稱湖南商學 院)並取得經濟學學士學位。戴先生於二零零零年 加入本集團為技術員組長,並於二零零六年至二 零一八年期間晉升為本集團之高級管理職位。

Ms. Lam Po Chun, Jane, aged 60, was a non-executive Director of the Company on 15 November 2024. She has over 30 years of experience in the field of supply chain management, human resource and administration management. Ms. Lam joined the Group in 1992 as the shipping manager. She is currently the general manager of shipping and human resource and administration for Truly Semiconductors Limited and Truly Opto-Electronics Limited, both of which are subsidiaries of the Company in Hong Kong.

林寶珍女士,現年六十歲,於二零二四年十一月十五日出任本公司非執行董事,彼於供應鏈管理、人力資源及行政管理領域擁有逾30年經驗。林女士於一九九二年加入本集團擔任船務經理。彼現為信利半導體有限公司及信利光電有限公司(兩者均為本公司在香港的附屬公司)的船務及人力資源與行政總經理。

Mr. Chung Kam Kwong, aged 67, is an independent non-executive Director of the Company and the Chairman of the Group's Audit, Remuneration and Nomination Committees. He is a practising Certified Public Accountant in Hong Kong, fellow member of the Hong Kong Institute of Certified Public Accountants, fellow member of Australian Society of Certified Practising Accountants and a member of the Macau Society of Certified Practising Accountants. Mr. Chung has extensive experience in accounting and financial management and has been the independent non-executive director, management consultant and company secretary of a number of listed companies in Hong Kong.

鍾錦光先生,現年六十七歲,本公司之獨立非執行董事,並為本集團審核委員會、薪酬委員會及 提名委員會主席。彼為香港執業會計師,並為香 港會計師公會資深會員、澳洲會計師公會資深會 員,亦為澳門會計師公會成員。鍾先生於會計及 財務管理上擁有豐富經驗,並為香港多間上市公司之獨立非執行董事、管理顧問及公司秘書。

Mr. Heung Kai Sing, aged 76, is an independent non-executive Director and members of the Group's Audit, Remuneration and Nomination Committees. He has experience in textile industry.

香啟誠先生,現年七十六歲,獨立非執行董事,並為本集團審核委員會、薪酬委員會及提名委員會之成員。彼於紡織業擁有豐富經驗。

Mr. Cheung Wai Yin Wilson, aged 54, is an independent non-executive Director and members of the Group's Audit, Remuneration and Nomination Committees. He has over 28 years of experience in the field of audit, business development, corporate finance and financial management. Mr. Cheung is a member of The Institute of Chartered Accountants in England and Wales, Hong Kong Institute of Certified Public Accounts and Hong Kong Securities and Investment Institute. He holds a Master of Science degree in Financial Engineering from City University of Hong Kong and Bachelor degrees in Arts and Administrative Studies from York University, Canada. Mr. Cheung has been an Independent non-executive director of Hong Wei (Asia) Holdings Co Ltd (Stock code: 8191) listed in Hong Kong since 6 October 2023.

張偉賢先生,現年五十四歲,為獨立非執行董事,並為本集團審核委員會、薪酬委員會及提名委員會成員。彼於審核、業務發展、企業融資及財務管理方面擁有逾二十八年經驗。張先生為英格蘭及威爾斯特許會計師公會、香港會計師公會內後一個人工程學理學會會員。彼持有香港城市大學之文學及行政學學士學位。張先生自二零二三年十月六日起擔任香港上市公司鴻偉(亞洲)控股有限公司(股份代號:8191)之獨立非執行董事。

Mr. Lau Fan Yu, aged 57, is the Chief Financial Officer and Company Secretary of the company, Mr. Lau is a fellow member of the Association of Chartered Certified Accountants and a member of the Hong Kong Institute of Certified Public Accountants. Mr. Lau received his bachelor's degree of commerce (major in finance) from Concordia University, Canada in May 1991. He further completed the master of business administration from City University of Hong Kong in November 2001. Mr. Lau has over 28 years of experience in the field of accounting and corporate financial management, including experience as the Chief Financial Officer and Company Secretary in Hong Kong listed companies.

劉範儒先生,現年五十七歲,本公司集團財務總監兼公司秘書,劉先生為特許公認會計師公會之資深會員及香港會計師公會之會員。劉先生於一九九一年五月從加拿大Concordia University取得商學士學位,主修金融。彼其後於二零零一年十一月於香港城市大學取得工商管理學碩士學位。劉先生於會計及企業財務管理方面擁有超過28年經驗,包括於香港上市公司出任集團財務總監及公司秘書之經驗。

By order of the Board **Lam Wai Wah** *Chairman*

Hong Kong, 26 March 2025

承董事會命 主席 林偉華

香港,二零二五年三月二十六日

The directors present their annual report and the audited financial statements for the year ended 31 December 2024.

董事會提呈截至二零二四年十二月三十一日止年度之年報及經審核財務報表。

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. Its subsidiaries are principally engaged in the manufacture and sale of liquid crystal display products including touch panel products and electronic consumer products including compact camera module, fingerprint identification modules, personal health care products and electrical devices.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss and other comprehensive income on page 93.

Interim dividend in aggregate of HK5 cents per share, amounting to approximately HK\$158,055,000, was paid to the shareholders during the year ended 31 December 2024.

The directors recommend a payment of a final dividend of HK5 cents per share based on the number of ordinary shares in issue to the shareholders of the Company whose names appear on the Register of Members on 20 May 2025 (Tuesday), amounting to approximately HK\$158,055,000.

PROPERTY, PLANT AND EQUIPMENT

During the year, the Group acquired plant and machinery amounting to HK\$316,581,000 and furniture, fixtures and equipment amounting to HK\$94,246,000 for the purpose of expanding its manufacturing capacity in Shan Wei City, Guangdong Province and Meishan City, Sichuan Province in the People's Republic of China.

Details of these and other movements in the property, plant and equipment of the Group during the year are set out in note 16 to the consolidated financial statements.

SHARE CAPITAL

Details of movements during the year in the issued share capital of the Company are set out in note 32 to the consolidated financial statements.

主要業務

本公司乃投資控股公司,其附屬公司之主要業務 為製造及銷售液晶體顯示器產品(包括觸控屏產品) 及電子消費產品,包括微型相機模組、指紋識別 模組、個人保健產品及電子設備。

業績及溢利分配

截至二零二四年十二月三十一日止年度的本集團 業績載列於第93頁的綜合損益及其他全面收益表 內。

截至二零二四年十二月三十一日止年度,已向股東派付的中期股息為每股5港仙,合共約158,055,000港元。

董事建議基於已發行普通股數目向於二零二五年五月二十日(星期二)名列股東名冊的本公司股東派付每股5港仙的末期股息,金額約為158,055,000港元。

物業、廠房及設備

年內,本集團就擴充其位於中華人民共和國廣東省汕尾市及四川省眉山市之產能而添置總值為316,581,000港元之廠房及機器,以及總值為94,246,000港元之傢俬、裝置及設備。

本集團之物業、廠房及設備於年內之上述及其他 變動詳情載於綜合財務報表附註16。

股本

本公司之已發行股本於年內之變動詳情載於綜合 財務報表附註32。

DISTRIBUTABLE RESERVES OF THE COMPANY

The Company's reserves available for distribution to shareholders as at 31 December 2024 were as follows:

本公司之可分派儲備

於二零二四年十二月三十一日,本公司可分派予 股東之儲備如下:

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Share premium	股份溢價	1,210,563	1,210,563
Special reserve	特別儲備	17,410	17,410
Retained profits	保留溢利	740,167	90,929
		1,968,140	1,318,902

Under the applicable laws of the Cayman Islands, the share premium of the Company is available for distributions or paying dividends to shareholders subject to the provisions of its Memorandum or Articles of Association and provided that immediate following the distribution or paying dividend the Company is able to pay its debts as they fall due in the ordinary course of business.

根據開曼群島之適用法例,本公司之股份溢價可 依據其組織章程大綱或細則之條文向股東作出分 派或支付股息,惟於緊隨作出分派或支付股息後, 本公司須可於日常業務過程中支付到期債項。

The special reserve of the Company represents the difference between the net book values of the underlying assets of the Company's subsidiaries acquired at the date on which the shares of these companies were acquired by the Company, and the nominal amount of the Company's shares issued for the acquisitions.

本公司之特別儲備乃指於本公司收購其附屬公司 之股份當日該等被收購公司之相關資產賬面淨值 與本公司就收購而發行之本公司股份面值兩者間 之差額。

DIRECTORS

The directors of the Company during the year and up to the date of this report were:

Executive directors:

Lam Wai Wah Wong Pong Chun, James Cheung Wing Cheung

Non-executive directors:

Song Bei Bei Dai Cheng Yun Lam Po Chun, Jane (appointed on 15 November 2024)

Independent non-executive directors:

Chung Kam Kwong Heung Kai Sing Cheung Wai Yin, Wilson

In accordance with Article 120 of the Company's Articles of Association, Lam Wai Wah, Dai Cheng Yun, Lam Po Chun, Jane and Cheung Wai Yin, Wilson retire and, being eligible, offer themselves for re-election.

The directors are subject to retirement by rotation in accordance with the above articles.

No director proposed for re-election at the forthcoming Annual General Meeting has a service contract with the Company or its subsidiaries which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in this annual report, no contracts of significance to which the Company or any of its subsidiaries was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

董事

年內及截至本報告書之日期止,本公司之董事如 下:

執行董事:

林偉華 黃邦俊 張榮祥

非執行董事:

宋貝貝 戴成雲 林寶珍(於二零二四年十一月十五日獲委任)

獨立非執行董事:

鍾錦光 香啟誠 張偉賢

依據本公司組織章程細則第120條之規定,林偉華、戴成雲、林寶珍及張偉賢將告退,惟合資格並表示願意重選連任。

董事須按上述細則輪值告退。

擬於即將舉行之股東週年大會重選連任之董事概 無與本公司或其附屬公司訂立任何本集團不得於 一年內免付賠償(法定賠償除外)而予以終止之服 務合約。

董事之重大合約權益

除本年報所披露者外,本公司或其任何附屬公司 概無訂立任何本公司董事直接或間接擁有重大權 益,並且於本年底或年內任何時間仍然生效之重 大合約。

DIRECTORS' INTERESTS IN SHARES AND UNDERLYING SHARES

At 31 December 2024, the interests of the directors and their associates in the shares and underlying shares of the Company and its associated corporations, as recorded in the register maintained by the Company pursuant to Section 352 of the Securities and Futures Ordinance, or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, were as follows:

Long positions

Ordinary shares of HK\$0.02 each of the Company

董事之股份及相關股份權益

於二零二四年十二月三十一日,根據本公司遵照 證券及期貨條例第352條所保存之登記冊所記錄, 或根據上市公司董事進行證券交易的標準守則須 知會本公司及香港聯合交易所有限公司之資料, 董事及其聯繫人擁有之本公司及其相聯法團之股 份及相關股份權益如下:

好倉

本公司每股面值 0.02 港元之普通股

		Number of issued ordinary shares	Percentage of the issued share capital of
Name of director	Capacity	held 所持已發行	the Company 佔本公司之已發行
董事姓名	身份	普通股數目	股本百分比
Lam Wai Wah 林偉華	Beneficial owner 實益擁有人	1,608,274,000	50.88
	Held by spouse (note 1) 由配偶持有(附註1)	74,844,000	2.37
		1,683,118,000	53.24
Song Bei Bei 宋貝貝	Beneficial owner 實益擁有人	2,600,000	0.08
Dai Cheng Yun 戴成雲	Beneficial owner 實益擁有人	244,000	0.01
Lam Po Chun, Jane 林寶珍	Beneficial owner 實益擁有人	2,453,000	0.08

Notes:

Lam Wai Wah is deemed to be interested in 74,844,000 ordinary shares
of the Company, being the interests held beneficially by his spouse,
Chung King Yee, Cecilia.

Other than as disclosed above, none of the directors nor their associates had any interests or short positions in any shares and underlying shares of the Company or any of its associated corporations as at 31 December 2024.

附註:

 林偉華被視為擁有74,844,000股由其配偶鍾琼綺實 益持有之本公司普通股權益。

除上文披露者外,於二零二四年十二月三十一日, 各董事或其聯繫人概無擁有本公司或其任何相聯 法團之任何股份及相關股份之任何權益或淡倉。

SHARE SCHEME

During the year, the Company has not adopted any share option scheme or other share scheme under Chapter 17 of the Listing Rules.

ARRANGEMENT TO ACQUIRE SHARES OR DEBENTURES

Other than as disclosed above under the heading "Directors' Interests in Shares and Underlying Shares", at no time during the year was the Company or any of its subsidiaries a party to any arrangements to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

PERMITTED INDEMNITY PROVISION

Pursuant to the Articles of Association of the Company, every Director or other officer and the auditor or auditors of the Company shall be indemnified out of the assets of the Company against all costs, charges, expenses, losses and liabilities which he may sustain or incur in or about the execution of his office or otherwise in relation thereto. A permitted indemnity provision for the benefit of the Directors is currently in force and was in force throughout the financial year. The Company has taken out and maintained appropriate insurance coverage in respect of potential legal actions against its Directors.

SUBSTANTIAL SHAREHOLDERS

As at 31 December 2024, the register of substantial shareholders maintained by the Company pursuant to Section 336 of the Securities and Futures Ordinance shows that other than the interests disclosed above in respect of Lam Wai Wah, the Company has not been notified of any other relevant interests or short positions in the issued share capital of the Company.

Other than as disclosed above, the Company has not been notified of any other relevant interests or short positions in the issued share capital of the Company as at 31 December 2024.

DISCLOSEABLE AND CONNECTED TRANSACTIONS

In May 2024, the Group acquired additional 12.55% equity interest from another shareholder in Truly Renshou at a cash consideration of RMB1,097,460,000, which were fully settled during the Year. The effective interest of the Group in Truly Renshou increased from 17.14% to 29.69%.

股份計劃

年內,本公司概無採納任何購股權計劃或上市規則第17章規定的其他股份計劃。

購買股份或債券之安排

除上文「董事之股份及相關股份權益」所披露之外, 本公司或其任何附屬公司於年內並無參與任何安 排,致使本公司之董事可透過收購本公司或任何 其他法人團體之股份或債券而獲得利益。

獲准許之彌償條文

根據本公司之組織章程細則,本公司每名董事或 其他高級職員及核數師因執行其職務或就與此有 關之其他方面而可能蒙受或招致之所有成本、費 用、開支、損失及負債,將由本公司之資產進行 彌償。為了董事利益的獲准許彌償條文目前有效 且於整個財政年度生效。本公司已就針對其董事 之可能法律訴訟購買及保持適當保險保障。

主要股東

除上文所披露有關林偉華擁有之權益外,根據本公司遵照證券及期貨條例第336條所保存之主要股東登記冊所顯示,於二零二四年十二月三十一日,本公司並無獲告知本公司已發行股本中的任何其他相關權益或淡倉。

除上文所披露者外,於二零二四年十二月三十一日,本公司並無獲告知於本公司已發行股本的任何其他相關權益或淡倉。

須予披露及關連交易

於二零二四年五月,本集團向信利仁壽的另一名股東收購額外12.55%股權,現金代價為人民幣1,097,460,000元,該等款項已於年內悉數支付。本集團於信利仁壽的實際權益由17.14%增加至29.69%。

On 15 November 2024, Truly Electronics Manufacturing Limited ("Truly Electronics HK", a direct wholly owned subsidiary of the Company) (as purchaser) entered into an equity transfer agreement with Mr. Wong Pong Chun, James, an executive Director of the Company (as vendor), pursuant to which Mr. Wong Pong Chun, James has agreed to transfer 2,590,120 Truly Opto-Electronics Limited* (信利光電股份有限公司) ("Truly Opto") Shares (representing approximately 0.7024% of the total shareholding interests of Truly Opto) to Truly Electronics HK at the consideration of RMB10,000.

The Directors confirm that the Company has complied with the disclosure requirements in accordance with Chapter 14A and Chapter 14 of the Listing Rules.

EMOLUMENT POLICY

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

The emoluments of the directors of the Company are decided by the Remuneration Committee, having regard to the Company's operating results, individual performance and comparable market statistics.

The Company has not yet adopted any share option scheme or other share scheme under Chapter 17 of the Listing Rules during the year.

PRE-EMPTIVE RIGHTS

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

PURCHASE, SALE OR REDEMPTION OF SECURITY

Neither the Company nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed securities during the year ended 31 December 2024.

MODEL CODE

None of the Directors of the Company is aware of information that would reasonably indicate that the Company was not in the year under review in compliance with the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 to the Listing Rules on the Stock Exchange.

於二零二四年十一月十五日,信利電子有限公司 (「信利電子香港」,本公司一間直接全資附屬公司) (為買方)與本公司執行董事黃邦俊先生(為賣方) 訂立股權轉讓協議,據此,黃邦俊先生同意轉讓 2,590,120股信利光電股份有限公司(「信利光電」) 股份(佔信利光電全部股權的約0.7024%)予信利 電子香港,代價為人民幣10,000元。

董事確認,本公司已遵守上市規則第14A章及第 14章的披露規定。

薪酬政策

本集團僱員之薪酬政策乃由薪酬委員會按僱員之 貢獻、資歷及能力釐定。

本公司董事之酬金乃由薪酬委員會經考慮本公司 之經營業績、個人表現及可資比較市場統計數據 釐定。

年內,本公司尚未採納任何購股權計劃或上市規則第17章規定的其他股份計劃。

優先購買權

本公司之組織章程細則或開曼群島法例均無關於 優先購買權之條文,規定本公司須按比例向現有 股東發售新股。

購買、出售或贖回證券

截至二零二四年十二月三十一日止年度,本公司 或其任何附屬公司概無購買、贖回或出售本公司 任何上市證券。

標準守則

根據本公司董事所知悉,並無資料合理顯示本公司於回顧年度未有遵守聯交所上市規則附錄 C3 所載之上市發行人董事進行證券交易的標準守則。

AUDIT COMMITTEE

The Company has an Audit Committee which was established in accordance with the code provisions of the Corporate Governance Code for the purposes of reviewing and providing supervision over the Group's financial reporting matters and internal controls. The Audit Committee comprises all the three independent non-executive directors namely Mr. Chung Kam Kwong, being the Chairman, Mr. Heung Kai Sing and Cheung Wai Yin Wilson as members. They meet at least four times a year.

INDEPENDENCE CONFIRMATION

The Group has received, from each of the independent non-executive directors, a confirmation that he met the independence criteria set out in Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive directors are independent.

REMUNERATION COMMITTEE AND NOMINATION COMMITTEE

The Company has a Remuneration Committee and a Nomination Committee respectively which were established in accordance with the relevant requirements of the Corporate Governance Code. The two Committees are chaired by Mr. Chung Kam Kwong, an independent non-executive director and comprise three other members, namely Mr. Heung Kai Sing and Mr. Cheung Wai Yin Wilson, being independent non-executive directors and Mr. Wong Pong Chun, James, an executive director of the Company.

CORPORATE GOVERNANCE

The Board considers that good corporate governance of the Company is essential to safeguarding the interests of the shareholders and enhancing the performance of the Group. The Board is committed to maintain and ensure high standards of corporate governance. We have complied with all the applicable code provisions set out in the "Corporate Governance Code" contained in Appendix C1 of the Listing Rules throughout the year ended 31 December 2024, except for a major deviation as below:

Code Provision C.2.1 The roles of the chairman and the chief executive are not separated and are performed by the same individual, Mr. Lam Wai Wah. The Board believes that this structure will enable the Company to achieve higher efficiency and effectiveness when formulating business strategies and executing business plans. The Board will meet regularly to consider major matters affecting the operations of the Company. The Board considers that this structure will not impair the balance of power and authority between the Board and the Company's management.

審核委員會

本公司已遵照企業管治守則之守則條文成立審核委員會,以檢討及監督本集團財務申報事宜及內部監控。審核委員會由全體三名獨立非執行董事鍾錦光先生(主席)、香啟誠先生及張偉賢先生(成員)組成,彼等每年最少召開四次會議。

獨立性確認

本集團已接獲各獨立非執行董事分別發出確認書,確認彼符合上市規則第3.13條的獨立標準。本公司認為所有獨立非執行董事均為獨立人士。

薪酬委員會及提名委員會

本公司已根據企業管治守則之相關規定分別成立 薪酬委員會及提名委員會。該兩個委員會均由獨 立非執行董事鍾錦光先生出任主席,並包括三名 其他成員,即香啟誠先生及張偉賢先生(本公司獨 立非執行董事)以及黃邦俊先生(本公司執行董事)。

企業管治

董事會認為本公司良好的企業管治對保障股東利益及提升本集團表現而言至關重要。董事會致力維持及確保高水準之企業管治。截至二零二四年十二月三十一日止年度內,本集團一直遵守上市規則附錄C1內之「企業管治守則」所載之所有適用守則條文,惟以下重大偏差除外:

• 守則條文第 C.2.1 條主席及行政總裁的角色並未區分,由同一人(林偉華先生)同時兼任。董事會相信,此架構將使本公司於制定業務戰略及執行業務計劃時能夠實現較高效率及效益。董事會將定期舉行會議,以考慮影響本公司運作之重大事宜。董事會認為此架構將不會導致董事會與本公司管理層之間之權力及授權失衡。

 Code Provision F.2.2 The Chairman did not attend the annual general meeting of the Company held on 13 May 2024 in Hong Kong because he has been stationed at the Shanwei factory of the Group. • 守則條文第F.2.2條主席因留於本集團之汕 尾工廠而未有出席本公司於二零二四年五月 十三日在香港舉行之股東週年大會。

The Board will continuously review and improve the corporate governance practices and standards of the Company to ensure that business activities and decision-making processes are regulated in a proper and prudent manner. More details are contained in the separate Corporate Governance Report on pages 32 to 42.

董事會將不斷檢討及改進本公司之企業管治實務 及準則,確保業務活動及決策過程得到恰當及審 慎之規管。更多詳情載於第32至42頁之獨立企業 管治報告。

SUFFICIENCY OF PUBLIC FLOAT

Based on publicly available information and within the Directors' knowledge as at the date of this report, the Company has maintained a sufficient public float throughout the year ended 31 December 2024 and up to the date of this report.

公眾持股量充裕程度

根據本報告日期公開可得資料及據董事所知,本公司於截至二零二四年十二月三十一日止年度內 及直至本報告日期一直維持足夠之公眾持股量。

DONATIONS

During the year, the Group made charitable and other donations amounting to HK\$1,149,000.

捐款

於年內,本集團捐出為數1,149,000港元之慈善及 其他捐款。

AUDITORS

A resolution will be submitted to the Annual General Meeting of

the Company to re-appoint Messrs. Deloitte Touche Tohmatsu as auditors of the Company.

核數師

在本公司之股東週年大會上將提呈一項決議案, 以再度委聘德勤◆關黃陳方會計師行連任本公司 核數師一職。

On behalf of the Board

代表董事會

Lam Wai Wah

CHAIRMAN

Hong Kong, 26 March 2025

主席 林偉華

香港,二零二五年三月二十六日

CORPORATE GOVERNANCE REPORT 企業管治報告

BOARD OF DIRECTORS AND BOARD COMMITTEES

The Board

The Board was responsible for the Company's corporate governance, and was ultimately accountable for the Company's activities, strategies and financial performance.

The Board was mainly responsible for formulating and approving the business strategies, objectives, policies and plans of the Company, and monitoring the execution of the Company's strategies. It was also responsible for overseeing the operating and financial performance of the Company and establishing appropriate risk control policies and procedures in order to ensure that the strategic objectives of the Company are materialized. In addition, the Board was also responsible for improving the corporate governance structure and enhancing communications with shareholders.

The Board has delegated the responsibilities for the execution of strategies and decision-making for day-to-day operation of the Company to the management team headed by the Managing Director, Mr. Lam Wai Wah.

The management reported regularly to the Board on the operating and financial performance of the Company. Development, expansion and other major capital expenditure and commitment, as well as major financing decisions were all reviewed and approved by the Board.

Connections between members of the Board

Ms. Lam Po Chun, Jane, the non-executive director of the Company, is the sister of Mr. Lam Wai Wah, the chairman and executive director of the Company.

Save as disclosed above, none of the members of the Board have any connections (including financial, business, family relationship and other material/related relationships) with each other during the period under review.

董事會及董事會委員會

董事會

董事會負責本公司之企業管治,並對本公司之活動、策略及財務表現承擔最終責任。

董事會主要負責制訂及批准本公司之業務策略、 目標、政策及計劃,以及監督本公司策略之執行。 董事會亦負責監督本公司之經營及財務表現,制 訂合適之風險監控政策及程序,以確保本公司策 略性目標之實現。此外,董事會亦負責改善企業 管治結構及增強與股東之溝通。

董事會將本公司之策略執行、日常經營決策等職 責轉授予由董事總經理林偉華先生領導之管理層 團隊。

管理層向董事會定期報告本公司之經營及財務表現。發展、擴張及其他重大資本開支及承擔以及 重要融資決策均由董事會審閱及批准。

董事會成員之關連

本公司非執行董事林寶珍女士為本公司主席兼執 行董事林偉華先生之胞妹。

除上文所披露者外,於回顧期間,董事會成員之間概無任何關連(包括財務、業務、家庭關係及其他重大/關聯關係)。

CORPORATE GOVERNANCE REPORT 企業管治報告

Director's dealing in securities

The Company has adopted a code of conduct regarding directors' securities transactions on terms no less exacting than the required standard set out in Model Code.

Having made specific enquiry of all the Directors, the Company confirmed that all Directors had complied with their obligations regarding dealings in securities under the Model Code set out in Appendix C3 of the Listing Rules during the period under review.

Non-executive directors

The non-executive Directors were not appointed for a specific term but were subject to retirement by rotation in accordance with the Company's Articles of Association.

Independent non-executive Directors

The Company has received confirmation from each of the independent non-executive Directors as regards his independence to the Company and considered that each of the independent non-executive Directors was independent to the Company during the period under review.

Directors' Training

Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. All directors are encouraged to attend relevant training courses at the Company's expenses. The Company has been encouraging the directors to participate continuous professional development courses and seminars organized by professional institutions or professional firms and reading materials on relevant topics so that they can continuously update and further improve their relevant knowledge and skills.

In addition, the Company Secretary reports from time to time the latest changes and development of the Listing Rules, corporate governance practices and other regulatory regime to the Directors with written materials.

董事之證券交易

本公司已採納董事進行證券交易的行為守則,其 條款不遜於標準守則所載規定標準。

經向全體董事作出特定查詢後,本公司確認全體 董事於回顧期間內已遵守上市規則附錄C3所載之 標準守則關於證券交易之規定。

非執行董事

非執行董事無固定任期,惟須根據本公司之組織 章程細則輪值告退。

獨立非執行董事

本公司已接獲各獨立非執行董事就彼等為本公司 獨立人士之事宜而發出之確認書,並認為各獨立 非執行董事於回顧期間內確屬本公司獨立人士。

董事培訓

董事須參與合適持續專業發展以提升及更新彼等 之知識及技能,確保彼等對董事會作出知情及相 關貢獻。本公司鼓勵全體董事出席相關培訓課程, 費用由本公司支付。本公司一直鼓勵董事參與由 專業機構或專業公司舉辦之持續專業發展課程及 座談會以及相關主題之閱讀資料,從而讓彼等持 續更新及進一步提升彼等之相關知識及技能。

此外,公司秘書不時向董事書面報告上市規則、企業管治常規及其他規管制度之最新變動及發展。

CORPORATE GOVERNANCE REPORT 企業管治報告

Board committees

The Board was supported by three Board Committees. Each Board Committee has its own responsibilities, power and functions. The chairman of the respective Board Committees reported to the Board from time to time and made recommendations on matters discussed when appropriate.

Remuneration Committee

The Company has established the remuneration committee (the "Remuneration Committee") in compliance with the Listing Rules. The Remuneration Committee is governed by its terms of reference, which have been revised by the Board on 26 March 2012 pursuant to the CG Code, setting out the Remuneration Committee's authority, duties and responsibilities are available on the websites of the Company and the Stock Exchange.

The Remuneration Committee is chaired by Mr. Chung Kam Kwong, an independent non-executive director and comprise three other members, namely Mr. Heung Kai Sing and Mr. Cheung Wai Yin, Wilson, being independent non-executive directors and Mr. Wong Pong Chun, James, an executive director of the Company.

The primary duties of the Remuneration Committee are to make recommendations to the Board on the Company's policy and structure of the remuneration of the directors and senior management and the specific remuneration packages of all executive directors and senior management. Details of the remuneration of each of the directors for the year are set out in Note 12 to the consolidated financial statements.

Four meetings were held during the year by the Remuneration Committee to review the remuneration packages and assess the performance of executive directors and non-executive director and the director's fees of the independent non-executive directors. All members of the Remuneration Committee attended the said meetings.

董事會委員會

董事會下設三個董事會委員會。各董事會委員會 之職責、權力及職能各不相同。各董事會委員會 主席不時向董事會報告,並於適當時候就所討論 事務向董事會提供建議。

薪酬委員會

本公司已遵照上市規則成立薪酬委員會(「薪酬委員會」)。薪酬委員會受其職權範圍規管,該職權範圍已獲董事會於二零一二年三月二十六日根據企業管治守則修訂,當中載有薪酬委員會之權力、職務及職責之經修訂職權範圍可於本公司及聯交所網站查閱。

薪酬委員會由獨立非執行董事鍾錦光先生出任主席,並包括三名其他成員本公司獨立非執行董事 香啟誠先生及張偉賢先生以及執行董事黃邦俊先 生。

薪酬委員會之主要職責為就本公司有關董事及高級管理人員之薪酬政策及架構以及就全體執行董事及高級管理人員之具體薪酬待遇,向董事會提出建議。本年度各董事之薪酬詳情載於綜合財務報表附註12。

年內,薪酬委員會舉行四次會議,以審閱執行董事之薪酬待遇及評核執行董事及非執行董事之表 現及獨立非執行董事之董事袍金。全體薪酬委員 會成員均已出席上述會議。

CORPORATE GOVERNANCE REPORT 企業管治報告

Nomination Committee

The Company has established the nomination committee (the Nomination Committee") in compliance with the Listing Rules. The Nomination Committee is governed by its terms of reference, which have been revised by the Board on 26 March 2012 and 20 August 2014 pursuant to the CG Code, setting out the Nomination Committee's authority, duties and responsibilities are available on the websites of the Company and the Stock Exchange.

The Nomination Committee is chaired by Mr. Chung Kam Kwong, an independent non-executive director and comprise three other members, namely Mr. Heung Kai Sing and Mr. Cheung Wai Yin, Wilson, being independent non-executive directors and Mr. Wong Pong Chun, James, an executive director of the Company.

The primary duties of the Nomination Committee are to review the structure, size and composition of the Board on a regular basis and to make recommendations to the Board on matters relating to any proposed changes.

The Company has adopted a board diversity policy which sets out its approach to achieve and maintain diversity on the Board in order to enhance the effectiveness of the Board.

Four meetings were held during the year by the Nomination Committee to review the nomination procedures and the current composition of the Board. All members of the Nomination Committee attended the said meetings.

Audit Committee

The Company has established the audit committee (the "Audit Committee") in compliance with the Listing Rules. The Audit Committee is governed by its terms of reference, which have been revised by the Board on 26 March 2012 and 18 November 2015 pursuant to the CG Code, setting out the Audit Committee's authority, duties and responsibilities are available on the websites of the Company and the Stock Exchange.

The primary duties of the Audit Committee are to review and provide supervision over the Group's financial reporting matters, internal controls and the system of risk management.

The Audit Committee comprises Mr. Chung Kam Kwong, Mr. Heung Kai Sing and Mr. Cheung Wai Yin, Wilson, with Mr. Chung Kam Kwong as chairman of the Audit Committee.

The Audit Committee held four meetings during the year. All members of the Audit Committee attended the said meetings.

提名委員會

本公司已遵照上市規則成立提名委員會(「提名委員會」)。提名委員會受其職權範圍規管,該職權範圍已獲董事會於二零一二年三月二十六日及二零一四年八月二十日根據企業管治守則修訂,當中載有提名委員會之權力、職務及職責之經修訂職權範圍可於本公司及聯交所網站查閱。

提名委員會由獨立非執行董事鍾錦光先生出任主席,並包括三名其他成員本公司獨立非執行董事 香啟誠先生及張偉賢先生以及執行董事黃邦俊先 生。

提名委員會之主要職責為定期檢討董事會之架構、 人數及組成,並就有關任何建議變動之事宜向董 事會提出建議。

本公司已採納董事會成員多元化政策,其旨在列 載董事會為達致及保持成員多元化而採取的方針, 以提高董事會之有效性。

年內,提名委員會舉行四次會議,以審閱董事會 之提名程序及現有成員。全體提名委員會成員均 已出席上述會議。

審核委員會

本公司已遵照上市規則成立審核委員會(「審核委員會」)。審核委員會受其職權範圍規管,該職權範圍已獲董事會於二零一二年三月二十六日及二零一五年十一月十八日根據企業管治守則修訂,當中載有審核委員會之權力、職務及職責之經修訂職權範圍可於本公司及聯交所網站查閱。

審核委員會之主要職責為審閱及監察本集團財務申報事宜、內部監控及風險管理系統。

審核委員會由鍾錦光先生、香啟誠先生及張偉賢 先生組成,而鍾錦光先生擔任審核委員會主席。

年內,審核委員會舉行四次會議。全體審核委員 會成員均已出席上述會議。

The Board Meetings, Board Committees Meetings and General Meetings

The Directors' attendances at the Board Meetings, the Board Committees Meetings and General Meetings for the year ended 31 December 2024 were as follows:

董事會會議、董事會委員會會議及股東大會

於截至二零二四年十二月三十一日止年度,董事 於董事會會議、董事會委員會會議及股東大會之 出席情況如下:

Number of meetings attended 出席會議次數

					General
	Board 董事會		ird Committee 董事會委員會	es	Meetings 股東大會
Director	里尹目	_	里尹自女只自 emuneration	Nomination	放木八百
董事		審核	薪酬	提名	
Executive directors:					
執行董事:					
Lam Wai Wah	4/4	n/a	n/a	n/a	0/1
林偉華		不適用	不適用	不適用	
Wong Pong Chun, James	4/4	n/a	4/4	4/4	1/1
黃邦俊		不適用			
Cheung Wing Cheung	4/4	n/a	n/a	n/a	1/1
張榮祥		不適用	不適用	不適用	
Non-executive directors:					
非執行董事:					
Song Bei Bei	4/4	n/a	n/a	n/a	0/1
宋貝貝		不適用	不適用	不適用	
Dai Cheng Yun	4/4	n/a	n/a	n/a	0/1
戴成雲		不適用	不適用	不適用	
Lam Po Chun, Jane	0/0	n/a	n/a	n/a	0/0
(appointed on 15 November 2024) 林寶珍		不適用	不適用	不適用	
(於二零二四年十一月十五日獲委任)					
Independent non-executive directors:					
獨立非執行董事:					
Chung Kam Kwong	4/4	4/4	4/4	4/4	1/1
鍾錦光					
Heung Kai Sing	4/4	4/4	4/4	4/4	1/1
香啟誠					
Cheung Wai Yin, Wilson 張偉賢	4/4	4/4	4/4	4/4	1/1
Total number of meeting(s) held 舉行會議總數	4	4	4	4	1

AUDITOR'S REMUNERATION

For the year ended 31 December 2024, the fees for audit and non-audit services paid to the Company's external auditors amounted to HK\$4,732,000 and HK\$208,000 respectively.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board is responsible for the risk management and internal control systems of the Company and reviewing their effectiveness. The Board oversees the overall risk management of the Group and endeavours to identify, control impact of the identified risks and facilitate implementation of coordinated mitigating measures. The risk management and internal control systems of the Company are designed to manage rather than eliminate the risk of failures to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. Throughout the year from 1 January 2024 to 31 December 2024, the Board conducted reviews of the effectiveness of the internal control system in all material respects including but not limited to operational, financial, risk management and compliance controls. The Group's system of internal control comprised a welldefined organizational and management structure with levels and limits of authority which was established to help achieve business objectives, safeguard assets against unauthorized access or disposal, ensure the maintenance of proper accounting records to produce reliable management and financial information for internal use and for publication purpose, help management mitigate potential risk factors and ensure compliance with relevant rules and regulations. The system was designed to provide reasonable, but not absolute, assurance against material misstatement or loss and to manage rather than eliminate risks of failure in operational systems so as to achieve the Group's objectives and long-term goals.

核數師之薪酬

截至二零二四年十二月三十一日止年度,支付予本公司外聘核數師之核數及非核數服務費用分別為4,732,000港元及208,000港元。

風險管理及內部監控

董事會負責本公司之風險管理及內部監控系統以 及檢討其成效。董事會監督本集團整體風險管理, 並致力於識別風險、監控已識別風險之影響及推 動實行配合減輕風險之措施。本公司之風險管理 及內部監控系統旨在管理(但非完全杜絕)未能達 致業務目標之風險,亦只會就重大失實陳述或損 失提供合理(但並非絕對)保證。於二零二四年一 月一日至二零二四年十二月三十一日止年度期間, 董事會就內部監控系統之成效進行檢討,有關檢 討涵蓋所有重要監控領域,包括但不限於營運監 控、財務監控、風險管理及合規監控。本集團內 部監控系統包括一個明確界定標準及權限之組織 及管理架構,旨在協助實現本集團之業務目標, 保障資產免受未經授權使用或出售,確保備存適 當會計記錄以提供可靠之管理及財務資料作內部 使用及刊發之用,幫助管理層減低潛在風險因素, 以及確保遵守有關法規及規定。該系統旨在合理 (但並非絕對)保證並無重大失實陳述或損失情況, 並管理(但非完全杜絕)營運系統之失誤風險以實 現本集團之目的及長期目標。

The process used to identify, evaluate and manage significant risks

The processes used to identify, evaluate and manage significant risks by the Group are summarised as follows:

Risk Identification

 Identifies risks that may potentially affect the Group's business and operations.

Risk Assessment

- Assesses the risks identified by using the assessment criteria developed by the management; and
- Considers the impact and consequence on the business and the likelihood of their occurrence.

Risk Response

- Prioritises the risks by comparing the results of the risk assessment; and
- Determines the risk management strategies and internal control processes to prevent, avoid or mitigate the risks.

Risk Monitoring and Reporting

- Performs ongoing and periodic monitoring of the risk and ensures that appropriate internal control processes are in place;
- Revises the risk management strategies and internal control processes in case of any significant change of situation; and
- Reports the results of risk monitoring to the management and the Board regularly.

The main features of the risk management and internal control systems

Control procedures have been designed to safeguard assets against misappropriation and disposition; ensure compliance with relevant laws, rules and regulations; ensure proper maintenance of accounting records for provision of reliable financial information used within the business or for publication; and to provide reasonable assurance against material misstatement, loss or fraud.

用於識別、評估及管理重大風險之程序

風險識別

識別可能對本集團業務及營運構成潛在影響 之風險。

風險評估

- 採用管理層制訂之評估標準,評估已識別風險;及
- 考慮風險對業務之影響及後果以及出現風險 可能性。

風險應對

- 透過比較風險評估之結果,排列風險處理次 序;及
- 釐定風險管理策略及內部監控程序,以防止、避免或降低風險。

風險監察及匯報

- 持續並定期監察風險,並確保設有適當之內 部監控程序;
- 於出現任何重大變動時,修訂風險管理策略及內部監控程序;及
- 定期向管理層及董事會匯報風險監察結果。

風險管理及內部監控系統之主要特點

監控程序乃為保障資產免遭挪用及處置;確保遵 守相關法例、規則及規例;確保有關為業務用途 或刊發而提供可靠財務資料之會計記錄得到妥善 保管;及針對重大失實陳述、損失或欺詐提供合 理保證而設。

The process used to review the effectiveness of the risk management and internal control systems and to resolve material internal control defects

The Board would be directly responsible for internal control of the Group and for reviewing its effectiveness.

The Board has engaged an external compliance consultancy and Internal control services limited as its risk management and internal control review adviser ("the Adviser") to conduct the annual review of the risk management and internal control systems for the year ended 31 December 2024. Such review is conducted annually and cycles reviewed are under rotation basis. The scope of review was previously determined and approved by the Board. The Adviser has reported findings and areas for improvement to the Audit Committee and management. The Board and Audit Committee are of the view that there are no material internal control defeats noted. All recommendations from the Adviser are properly followed up by the Group to ensure that they are implemented within a reasonable period of time. The Board therefore considered that the risk management and internal control systems are effective and adequate.

The procedures and internal controls for the handling and dissemination of inside information

The Board assesses the likely impact of any unexpected and significant event that may impact the price of the Shares or their trading volume and decides whether the relevant information is considered inside information and needs to be disclosed as soon as reasonably practicable pursuant to Rules 13.09 and 13.10 of the Listing Rules and the Inside Information Provisions under Part XIVA of the SFO. Executive Directors and the legal advisor also may have responsibility for approving certain announcements and/or circulars to be issued by the Company under powers delegated by the Board from time to time.

FINANCIAL REPORTING

The directors, having made appropriate enquiries, consider that the Group has adequate resources to continue in operational existence for the foreseeable future and that, for this reason, it is appropriate to adopt the going concern basis in preparing the financial statements for the year 2024. The Management also provides all directors with monthly updates giving them a balanced and understandable assessment of the Company's performance, position and prospects in sufficient detail to enable the Board as a whole and each director to discharge their duties under Rule 3.08 and Chapter 13 of the Listing Rules.

檢討風險管理及內部監控系統成效以及處理重 大內部監控不足之處所用程序

董事會直接負責本集團之內部監控,並檢討其成 效。

處理及發佈內幕消息之程序及內部監控

董事會評估任何無法預料及重大事件可能對股價或其成交量帶來之影響,並決定有關資料應否被視為內幕消息,及是否須根據上市規則第13.09及13.10條以及證券及期貨條例第XIVA部項下內幕消息條文在合理實際可行情況下盡快披露。根據董事會不時轉授之權力,執行董事及法律顧問亦可能須負責審批本公司將刊發之若干公告及/或通函。

財務匯報

董事經作出適當諮詢後認為,由於本集團於可見 將來擁有足夠資源繼續現有營運,故適宜採納持 續經營基準編製二零二四年財務報表。管理層亦 每月向全體董事提供最新資料,載列有關本公司 之表現、狀況及前景之中肯及易於理解之評估, 內容足以讓整個董事會及各董事履行根據上市規 則第3.08條及第13章之職責。

COMPANY SECRETARY

The position of Company Secretary is held by Mr. Lau Fan Yu, the CFO of the Group. The Company Secretary reported to the Board chairman from time to time. All directors have access to the advice and services of the company secretary to ensure that board procedures, and all applicable laws, rules and regulations are followed.

Since Mr. Lau was appointed in 2020, he has to take no less than 15 hours of relevant professional training for the financing year commencing on or after 1 January 2021 and he has fulfilled the requirement during the year under review.

SHAREHOLDERS' RIGHTS

To safeguard shareholder interests and rights, a separate resolution is proposed for each substantially separate issue at shareholder meetings, including the election of individual directors. All resolutions put forward at shareholder meetings will be voted on by poll pursuant to the Listing Rules and poll results will be posted on the websites of the Company and of the Stock Exchange after each shareholder meeting.

INVESTOR RELATIONS

(1) Communication with Shareholders and Procedures for putting forward proposals at general meetings

All published information, including financial statements, results announcements, circulars and notices of general meetings and associated explanatory documents are promptly posted on the Group's website at www.truly.com.hk. Viewers can also send enquiries and proposals putting forward for shareholders' consideration at shareholder meetings to the Board or senior management by email at enquiry@truly.com.hk or directly by raising questions at the general meeting of the Company.

公司秘書

公司秘書一職由本集團之財務總監劉範儒先生擔任。公司秘書不時向董事會主席作出匯報。全體董事均已向公司秘書取得意見及服務,確保遵守董事會程序以及所有適用法例、規則及規例。

自劉先生於二零二零年獲委任起,彼須於二零二一年一月一日或之後開始之財政年度接受不少於15小時之相關專業培訓,且彼於回顧年度內已達成該要求。

股東權利

為保障股東權益及權利,本公司將就各重大獨立 事宜(包括選舉個別董事)於股東大會上提呈獨立 決議案。股東大會上提呈之所有決議案將根據上 市規則以投票方式表決,而投票表決之結果將於 各股東大會結束後在本公司及聯交所網站刊載。

投資者關係

(1) 與股東之溝通及於股東大會上提呈建議之 程序

所有刊發資料(包括財務報表、業績公告、股東大會通函及通告及相關解釋文件)均及時於本集團網站www.truly.com.hk發佈。閱覽該等資料之人士亦可透過發送電郵至enquiry@truly.com.hk向董事會或高級管理層查詢及寄發將於股東大會上提呈以供股東考慮之建議,或直接於本公司股東大會上提出問題。

(2) Procedures for Shareholders to convene an extraordinary general meeting

Shareholders shall have the right to request the Board to convene an extraordinary general meeting ("EGM") of the Company. Shareholders holding in aggregate of not less than one-tenth (10%) of the paid up capital of the Company which carries the right of voting at the general meeting of the Company may send a written request to the Board of the Company to request for a EGM. The written requisition, duly signed by the shareholders concerned, must state the purposes of the meeting and must be deposited at the Company's principle place of business in Hong Kong.

Shareholders who wish to move a resolution at general meetings may follow the procedures set out in the preceding paragraph.

(3) Constitutional Documents

There was no change to the Company's Memorandum and Articles of Association during the financial year 2024. A copy of the Memorandum and Articles of Association is posted on the websites of the Company and the Stock Exchange.

DIVIDEND POLICY

Under the dividend policy adopted by the Company with effect from 28 March 2019, the Board may consider declaring and paying dividends to the Shareholders out of the Company's distributable reserves. Such declaration and payment of dividends shall remain to be determined at the sole discretion of the Board, subject to the requirements of all applicable laws and the memorandum and articles of association of the Company.

Under the dividend policy, in deciding whether to propose or declare a dividend and in determining the dividend amount and means of payment, the Board shall take into account, among others:

- (i) the actual and expected financial performance of the Group;
- (ii) the Group's liquidity position;
- (iii) the capital and debt level of the Group;
- (iv) retained profits and distributable reserves of the Company and major subsidiaries of the Group; and
- (v) the working capital requirements, capital expenditure requirements and future development plans of the Group.

(2) 股東召開股東特別大會的程序

股東將有權要求董事會召開本公司的股東特別大會(「股東特別大會」)。合共持有本公司附帶本公司股東大會投票權之繳足股本不少於十分之一(10%)之股東可向本公司董事會發出書面要求,要求召開股東特別大會。經有關股東正式簽署之書面要求必須陳述該大會之目的,且必須遞交至本公司位於香港的主要營業地點。

欲於股東大會上動議一項決議案之股東可遵 循前段所載之程序。

(3) 憲章文件

於二零二四財政年度,本公司組織章程大綱 及細則並無變動。組織章程大綱及細則的副 本已登載於本公司網站及聯交所網站。

股息政策

根據本公司採納的股息政策,自二零一九年三月二十八日起,董事會可考慮自本公司的可供分派儲備向股東宣派及派付股息。該等股息的分派及支付應由董事會全權酌情決定,惟必須遵守所有適用法規及本公司的組織章程大綱及章程細則。

根據該股息政策,於決定是否建議或宣派股息及 釐定股息金額及分派方式時,董事會應考慮(其中 包括):

- (i) 本集團的實際及預期財務表現;
- (ii) 本集團的流動資金狀況;
- (iii) 本集團的資本及負債水平;
- (iv) 本公司及本集團主要附屬公司的保留溢利及 可供分派儲備;及
- (v) 本集團的營運資金需求、資本開支需求及未 來發展計劃。

The Board shall endeavor to strike a balance between providing immediate return to the shareholders through the payment of dividends whilst retaining adequate reserves as the Group's working capital and for the Group's future growth. There can be no assurance that dividends will be proposed, declared or paid by the Company in any particular amount at any time or from time to time.

The Board will from time to time review the dividend policy and may exercise at its absolute and sole discretion to update, amend and/or modify the Dividend Policy at any time as the Board deems fit and necessary. Details of the Company's dividend policy are set out in the announcement of the Company dated 28 March 2019.

BOARD DIVERSITY POLICY

The Company recognises the importance of diversity to corporate governance and the board effectiveness.

The purpose of this policy is to set out the basic principles to be followed to ensure that the board of directors (the "Board") has the appropriate balance of skills, experience and diversity of perspectives necessary to enhance the effectiveness of the Board and to maintain high standards of corporate governance.

Board nomination and appointments will continue to be made on merit basis based on its business needs from time to time while taking into account diversity.

Selection of board candidates shall be based on a range of diversity perspectives with reference to the Company's business model and specific needs, including but not limited to gender, race, language, cultural background, educational background, industry experience and professional experience.

As at 31 December 2024, 56% and 44% (2023: 57% and 43%) of the Group's employees were male and female respectively. The Group recognises the value of gender diversity to promote a diverse and inclusive working environment and welcomes increased female representation at all levels. However, the Group currently does not consider it appropriate to set any specific gender target for its workforce. As at the date of this annual report, the Board has one female Director, the gender diversity has been achieved in respect of the Board.

董事會應盡力在透過分派股息而為股東提供即時 回報與保留足夠儲備作為本集團的營運資金及作本集團未來增長之間取得平衡。本公司概不保證於任何時間或不時建議、宣派或派付任何特定金額的股息。

董事會將不時檢討該股息政策,並在其認為合適及必要時可隨時絕對及全權酌情更新、修訂及/或更改該股息政策。有關本公司股息政策的詳情載於本公司日期為二零一九年三月二十八日的公告內。

董事會成員多元化政策

本公司認同董事會成員多元化對企業管治及董事會行之有效的重要性。

本政策旨在列載須遵從的基本原則,以確保董事會(「董事會」)成員在所需技能、經驗以及視角的 多元化方面達到適當平衡,從而提升董事會的有 效運作並保持高標準的企業管治水平。

董事會成員的提名與委任將繼續以用人唯才為原則,以不時的業務需求為基準,並考慮董事會成員多元化的裨益。

董事會甄選候選人將以一系列多元化範疇為基準, 並參考本公司的業務模式和特定需求,包括但不 限於性別、種族、語言、文化背景、教育背景、 行業經驗和專業經驗。

於二零二四年十二月三十一日,本集團僱員中男性和女性分別佔56%及44%(二零二三年:57%及43%)。本集團認識到性別多元化對於促進多元化和包容的工作環境的價值,並歡迎女性在各個級別的代表人數增加。然而,本集團目前認為不適合為其員工設定任何具體的性別目標。於本年報日期,董事會有一名女性董事,董事會已實現性別多元化。

環境、 社會及管治報告

ABOUT THIS REPORT

Truly International Holdings Limited (the "Company"), together with its subsidiaries (the "Group"), is pleased to present this Environmental, Social and Governance Report (the "Report") to provide an overview of the Group's management of significant issues affecting the operation, including environmental, social and governance issues. This Report is prepared by the Group with the professional assistance of APAC Compliance Consultancy and Internal Control Services Limited.

PREPARATION BASIS AND SCOPE

This Report is prepared in accordance with Appendix C2 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules") — "Environmental, Social and Governance Reporting Guide" and has complied with the "comply or explain" provision in the Listing Rules.

This Report summarises the performance of the Group with respect of corporate environmental and social responsibility, covering its operations which are considered as material by the Group — the business of manufacture and sales of liquid crystal display ("LCD") products and electronic consumer products in the People's Republic of China (the "PRC") and Hong Kong ("HK"). With the aim to optimise and improve the disclosure requirements in the Report, the Group has taken the initiative to formulate policies, record relevant data as well as implement and monitor measures. This Report shall be published both in Chinese and English on the websites of the HKEx-news at www.hkexnews.hk and the Company at www.truly.com.hk. Should there be any discrepancy between the Chinese and the English versions, the English version shall prevail.

REPORTING PERIOD

This Report demonstrates our sustainability initiatives during the reporting period from 1 January 2024 to 31 December 2024.

CONTACT INFORMATION

The Group welcomes your feedback on this Report for our sustainability initiatives. Please contact us by email to enquiry@truly.com.hk.

關於本報告

信利國際有限公司(「本公司」)連同其附屬公司(「本集團」) 欣然提呈此份環境、社會及管治報告(「報告」),以概覽本集團對影響營運的重大事宜的管理,包括環境、社會及管治事宜。本報告乃由本集團在亞太合規顧問及內控服務有限公司專業協助下編製。

編製基準及範圍

本報告乃依照香港聯合交易所有限公司(「聯交所」) 證券上市規則(「上市規則」)附錄 C2「環境、社會 及管治報告指引」而編製,並已遵守上市規則項下 的「不遵守就解釋」條文。

本報告概述本集團在企業環境及社會責任方面的表現,涵蓋本集團認為重要的業務 — 即於中華人民共和國(「中國」)及香港(「香港」)製造及銷售液晶體顯示器產品及電子消費產品。為優化和改進本報告的資料披露,本集團已主動制定政策,記錄相關數據,執行並監察措施。本報告將於港交所網站www.hkexnews.hk及本公司網站www.truly.com.hk以中文及英文刊載。中英文本如有歧義,以英文本為準。

報告期間

本報告列載自二零二四年一月一日起至二零二四 年十二月三十一日止報告期間的可持續發展措施。

聯絡資料

本集團歡迎 閣下對本報告提出任何可持續發展 措施方面的反饋,請電郵至enquiry@truly.com.hk 與我們聯絡。

環境、 社會及管治報告

INTRODUCTION

The Group is principally engaged in the business of manufacture and sales of LCD products including touch panel products, and electronic consumer products including compact camera modules, fingerprint identification modules, personal health care products and electrical devices in the PRC and Hong Kong.

Sustainable development is an integral part of the Group's business strategy in order to achieve business excellence and enhance capabilities for long-term competitiveness. The Group is committed to operating in a manner that is economically, socially and environmentally sustainable while balancing the interests of our various stakeholders and fostering a positive impact on society. To demonstrate its commitment, the Group has established and implemented various policies and measures to manage and monitor the risks related to the environment, employment, operating practices and community. Details of the management approach to the sustainable development of different areas are illustrated in this Report.

STAKEHOLDER ENGAGEMENT AND MATERIALITY ASSESSMENT

The Group understands the success of the Group's business depends on the support from its key stakeholders, who (a) have invested or will invest in the Group; (b) have the ability to influence the outcomes within the Group; and (c) are interested in or affected by or have the potential to be affected by the impact of the Group's activities, products, services and relationships. It allows the Group to understand risks and opportunities. The Group will continue to ensure effective communication and maintain good relationships with each of its key stakeholders.

Stakeholders are prioritised from time to time in view of the Group's roles and duties, strategic plan and business initiatives. The Group engages with its stakeholders to develop mutually beneficial relationships and to seek their views on its business proposals and initiatives as well as to promote sustainability in the marketplace, workplace, community and environment.

The Group acknowledges the importance of intelligence gained from the stakeholders' insights, inquiries and continuous interest in the Group's business activities. The Group has identified key stakeholders that are important to our business and established various channels for communication. The following table provides an overview of the Group's key stakeholders, and various platforms and methods of communication are used to reach, listen and respond.

引言

本集團主要從事在中國和香港製造及銷售液晶體顯示器產品,包括觸控屏產品,及電子消費產品包括微型相機模組、指紋識別模組、個人保健產品及電子設備。

為達至卓越營商及提高長期競爭力,可持續發展為本集團業務策略中不可或缺的一環。本集團致力以經濟、社會及環境可持續的形式營運,並平衡各方持份者的權益,為社會培育正面影響。為實現此承諾,本集團已設立並執行各項政策及措施以管理並監控有關環境、僱傭、營運常規及社區的風險。本報告載列各方面可持續發展管理方針的詳情。

持份者參與及重要性評估

本集團深明,本集團之業務成功與否取決於(a)已 投資或將投資於本集團:(b)有能力影響本集團內 部事宜的結果:及(c)於本集團之業務、產品、服 務及關係中擁有權益或受其影響或潛在影響的主 要持份者的支持。此舉令本集團可瞭解風險及機 遇。本集團將繼續確保與每個主要持份者有效溝 通,並保持良好關係。

本集團不時因應其角色及職責、戰略規劃及業務 計劃對持份者進行重要性排序。本集團與其持份 者溝通以建立互利關係,並尋求彼等對業務建議 及計劃之意見,同時促進市場、工作場所、社區 及環境之可持續發展。

本集團認同自持份者對本集團業務活動之見解、 查詢及持續關注所得資料之重要性。本集團已識 別對業務而言屬重要之主要持份者,並設立多種 溝通渠道。下表提供本集團主要持份者以及用於 接觸、聆聽及回應的各種溝通平台及方式的概要。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

Stakeholders 持份者	Expectations 期望	Engagement channels 參與渠道
Government 政府	 Compliance with the laws and regulations 適用法律及法規合規 Proper tax payment 正當繳稅 	 Annual reports, interim reports and announcements 年報、中期報告及公告 Company website 公司網站
Shareholders and investors 股東及投資者	 Low risk 低風險 Return on the investment 投資回報 Information disclosure and transparency 資訊披露及透明 Protection of interests and fair treatment of shareholders 保障權益並公平對待股東 	 Annual general meetings and other shareholder meetings 股東週年大會及其他股東會議 Annual reports, interim reports, quarterly reports and announcements 年報、中期報告、季度報告及公告 Company website 公司網站 Meeting with investors and analysts 與投資者及分析師舉行會議
Employees 僱員	 Safeguard the rights and interests of employees 捍衛僱員的權利及利益 Working environment 工作環境 Career development opportunities 職業發展機會 Health and Safety 健康及安全 	 Training, seminars, briefing sessions 培訓、研討會及簡介會 Newsletters 通訊 Intranet and emails 內聯網及電郵
Customers 客戶	 Safe and high-quality products 安全及優質產品 Stable relationship 穩定關係 Information transparency 資訊透明 Integrity 誠信 Business ethics 商業道德 	 Annual reports, interim reports, quarterly reports and announcements 年報、中期報告、季度報告及公告 Company website 公司網站 Email and customer service hotline 電郵及客戶服務熱線 Regular meetings 定期會議

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT環境、社會及管治報告

Stakeholders 持份者	Expectations 期望	Engagement channels 參與渠道
Suppliers and partners 供應商及夥伴	 Long-term partnership 長期夥伴 Honest cooperation 誠信合作 Fairness and openness 公平開放 Information resources sharing 共享資訊資源 Risk reduction 減少風險 	 Business meetings, phone calls 商務會議、電話聯繫 Regular meetings 定期會議 Reviews and assessments 審核及評估
Financial institution 金融機構	 Compliance with the laws and regulations 適用法律及法規合規 Disclosure of information 披露資訊 	 Consulting 諮詢 Information disclosure 披露資訊 Annual reports, interim reports, quarterly reports and announcements 年報、中期報告、季度報告及公告
Media 傳媒	● Information transparency 資訊透明	 Company website 公司網站 Interviews 訪問
Public and communities 公眾及社區	 Community involvement 社區參與 Social responsibilities 社會責任 	 Annual reports, interim reports, quarterly reports and announcements 年報、中期報告、季度報告及公告

Through general communication with stakeholders, the Group understands the expectations and concerns of stakeholders. The feedbacks obtained allow the Group to make more informed decisions, and to better assess and manage the resulting impact.

The Group has adopted the principle of materiality in ESG reporting by understanding the key ESG issues that are important to the business of the Group. All the key ESG issues and key performance indicators (KPIs) are reported in the Report according to recommendations of the ESG Reporting Guide (Appendix C2 of the Listing Rules) and the GRI Guidelines.

透過與持份者進行一般溝通,本集團了解到持份 者的期望及關注。所獲得的反饋讓本集團能夠作 出更為明智的決策,且更好地評估及管理由此產 生的影響。

本集團通過了解對本集團業務而言屬重要的關鍵環境、社會及管治事宜,於環境、社會及管治報告中採用重要性原則。根據環境、社會及管治報告指引(上市規則附錄C2)及全球報告倡議組織指引的建議,本報告就所有關鍵環境、社會及管治事宜及關鍵績效指標作出匯報。

環境、 社會及管治報告

The Group has evaluated the materiality and importance of ESG aspects through the following steps:

Step 1: Identification — Industry Benchmarking

- Relevant ESG areas were identified through the review of relevant ESG reports of the local and international industry peers.
- The materiality of each ESG area was determined based on the importance of each ESG area to the Group through internal discussion of the management and the recommendation of the ESG Reporting Guide (Appendix C2 of the Listing Rules).

Step 2: Prioritisation — Stakeholder Engagement

 The Group discussed with key stakeholders on key ESG areas identified above to ensure all the key aspects were covered.

Step 3: Validation — Determining Material Issues

 Based on the discussion with key stakeholders and internal discussion among the management, the Group's management ensured that all the key and material ESG areas, which were important to the business development, were reported and in compliance with the ESG Reporting Guide.

As a result of this process carried out in 2024, those important ESG areas to the Group were discussed in this Report.

本集團已透過以下步驟評估環境、社會及管治方面的重大性及重要性:

步驟一:識別一行業基準

- 透過審查當地及國際同業的相關環境、社會及管治報告,確定相關的環境、社會及管治範疇。
- 根據各個環境、社會及管治範疇對本集團的 重要性,透過管理層的內部討論及環境、社 會及管治報告指引(上市規則附錄C2)的建 議,釐定各個環境、社會及管治範疇的重要 性。

步驟二:排序一持份者的參與

 本集團已就上述關鍵環境、社會及管治範疇 與主要持份者進行討論,以確保涵蓋所有關 鍵方面。

步驟三:確認一釐定重大議題

 根據與主要持份者的討論以及管理層之間的 內部討論,本集團的管理層確保所有對業務 發展至關重要的關鍵及重大環境、社會及管 治範疇已予報告並遵守環境、社會及管治報 告指引。

由於二零二四年進行該程序,本報告中已討論該等對本集團至關重要的環境、社會及管治範疇。

環境、 社會及管治報告

ESG GOVERNANCE

Board's oversight of ESG issues

Board's overall vision and strategy in managing ESG issues

The board of directors ("Board") has a primary role in overseeing the management of the Group's sustainability issues. During the reporting period, the Board spent significant time in evaluating the impact of ESG-related risks on our operation and formulating relevant policy in dealing with the risks. The oversight of the Board is to ensure the management has all the right tools and resources to oversee the ESG issues in the context of strategy and long-term value creation.

ESG working group

The Group attaches great importance to ESG work. Under the leadership of the Board of the Company, each subsidiary has set up a dedicated safety and environmental protection department ("ESG Working Group") to implement specific safety and environmental protection work, so as to comply with government requirements, implement the concept of "safety and environmental protection" in its operation and fulfil its social responsibilities.

The ESG Working Group is primarily responsible for reviewing and supervising the ESG process, and risk management of the Group. Different ESG issues were reviewed by the Working Group at the meeting, which is held once per year. During the reporting period, the ESG Working Group and the management reviewed the ESG governance and different ESG issues.

Board's ESG management approach and strategy for material ESG-related issues

In order to better understand the opinions and expectations of different stakeholders on our ESG issues, a materiality assessment is conducted each year. We ensure various platforms and channels of communication are used to reach, listen and respond to our key stakeholders. Through general communication with stakeholders, the Group understands the expectations and concerns of stakeholders. The feedbacks obtained allow the Group to make more informed decisions, and to better assess and manage the resulting impact.

The Group has evaluated the materiality and importance of ESG aspects through the steps: (1) material ESG area identification by industry benchmarking; (2) key ESG area prioritization with stakeholder engagement; and (3) validation and determining material ESG issues based on results of communication among stakeholders and the management. Hence, this can enhance understanding of their degree and change of attention to each significant ESG issue and can enable us to more comprehensively plan our sustainable development work in the future. Those important and material ESG areas identified during our material assessment were discussed in this Report.

環境、社會及管治之治理

董事會對環境、社會及管治事宜的監督

董事會管理環境、社會及管治事宜的總體願景及 策略

董事會(「董事會」)主要負責監管本集團可持續發展事宜之管理。於報告期內,董事會消耗大量時間評估環境、社會及管治相關風險對我們營運的影響,並制定相關政策處理有關風險。董事會之監督乃確保管理層擁有一切適當工具及資源,以就策略及長遠價值創造範疇監察環境、社會及管治事宜。

環境、社會及管治工作組

本集團高度重視環境、社會及管治工作。在本公司董事會領導下,各附屬公司已成立專門的安全 與環保部門(「環境、社會及管治工作組」),以實施具體的安全與環保工作,以符合政府要求,在 營運中落實「安全與環保」的理念,履行社會責任。

環境、社會及管治工作組主要負責檢討及監督本集團環境、社會及管治程序及風險管理。不同環境、社會及管治事宜由工作組於每年舉行一次會議而審閱。於報告期內,環境、社會及管治工作組及管理層審閱環境、社會及管治之治理以及不同環境、社會及管治事宜。

董事會對環境、社會及管治相關重大事宜的環境、 社會及管治管理方針及策略

為更好瞭解不同持份者對環境、社會及管治事宜 之意見及期望,每年均進行重要性評估。我們確 保利用各種平台及溝通渠道與我們的主要持份者 溝通、傾聽及回應。透過與持份者進行一般溝通, 本集團了解到持份者的期望及關注。所獲得的反 饋讓本集團能夠作出更為明智的決策,且更好地 評估及管理由此產生的影響。

本集團已透過各項步驟評估環境、社會及管治方面的重大性及重要性:(1)行業標桿對環境、社會及管治等重大領域進行識別:(2)環境、社會及管治領域與持份者的參與有關的優先次序:及(3)根據持份者與管理層間溝通之結果,這可以及產營治事宜。因此,這可以是及營治等境、社會及管治事宜,因與關注程度及來有環境、社會及管治各項重大問題關注程度及來的瞭解,並使我們能夠更全面地計劃我們進變來的可持續發展工作。於本報告內討論於我們進行的可持續發展工作。於本報告內討論於我們進行治數疇。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

A. ENVIRONMENTAL ASPECTS

The Group believes that the enterprise has a responsibility in promoting and implementing the sustainable development of the environment. Accordingly, the Group established environmental principles to ensure the effective execution of various measures. In production and operation activities, the Group has been enhancing the management of pollution resources, taking effective precaution measures to reduce or avoid the impact of wasted water, exhaust gas, noise and solid waste on the environment; continuously improving the production process, monitoring the process, improved product qualification rate and saved resources and energy as much as possible; strove to seek substitutes for hazardous and noxious substances to produce our products meeting the requirement of customers and the laws and regulations of importing countries; encouraged the staff and workers to strengthen environmental protection awareness and to obtain knowledge and skills related to environmental protection.

The Group has obtained the ISO 14001:2015 GB/T24001-2016 International Environment Management System Authentication and the IECQ QC080000:2017 Hazardous Substances Process Management Authentication. Furthermore, the relevant functional departments of the Group have already taken control of emissions as an important job duty and continuously improved these procedures.

During the reporting period, the Group fully complied with all of the relevant national laws, regulations and policies, such as the Environmental Protection Law of the PRC, the Law of the PRC on the Prevention and Control of Atmospheric Pollution and the Air Pollution Control Ordinance (Cap.311) in Hong Kong. Besides, the Group was not aware of any material noncompliance (2023: nil) with the relevant laws and regulations that had a significant impact on the Group related to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.

A. 環境層面

本集團取得國際環境管理體系認證ISO14001:2015 GB/T24001-2016及有害物質流程管理認證IECQ QC080000:2017。此外,本集團的相關的職能部門已經把管控排放物列為重要的工作職責,並持續對其進行改善。

本集團於報告期內已全面遵守所有相關的國家法律、法規及政策,包括《中國環境保護法》、《中國大氣污染防治法》及香港的《空氣污染管制條例(第311章)》。此外,本集團並不知悉任何重大不遵守對本集團有關空氣及溫室氣體排放、向水及土地排放及產生有害及無害廢棄物有重大影響的相關法律及法規(二零二三年:無)。

環境、 社會及管治報告

A1. EMISSIONS

The Group acknowledges its responsibility to the environment and has implemented various policies and measures to regulate and mitigate the emissions generated during manufacturing process and office operations.

Air Pollutant Emissions

The air pollutants emitted by the Group mainly come from the fuel consumed during the manufacturing process and by vehicles. It is crucial to implement emission control measures to reduce the environmental impacts and protect the health of employees.

Hence, the Group has established a policy of "Sewage and Exhaust Gas Treatment Facilities and Discharge Regulations" and implemented exhaust gas treatment facilities to reduce the air pollutants emission level and ensure the emission meets the relevant national standards.

Relevant departments are assigned to regularly monitor the operations of exhaust gas treatment facilities and conduct regular maintenance of them to ensure they are in good condition. The air pollutant emissions in 2024 decreased due to the decrease in business travel due to the business operations. Also, there is no policy of Staggering electricity usage implemented by the PRC Government in 2024, resulting in no power restrictions during the reporting period. Therefore, there is a lower diesel consumption under normal power supply conditions during the reporting period. Furthermore, the Group targets to reduce the emission of air pollutants by 5% by 2025.

During the reporting period, the air pollutant emissions were as follows:

A1. 排放物

本集團知悉其對環境的責任並已執行各項政 策及措施,以規管及減少於製造過程及辦公 室營運中產生的排放物。

空氣污染排放

本集團排放的空氣污染物主要來自製造過程 中消耗的燃料及車輛。實施排放控制措施以 減少環境影響和保護員工健康至關重要。

因此,本集團已制定「污水及廢氣處理設施 及排放法規」政策,並執行廢氣處理設施, 以減少空氣污染物排放水平,確保排放符合 相關國家標準。

有關部門定期對廢氣處理設施的運行情況進行監測,並定期進行維護,確保其處於良好狀態。二零二四年空氣污染物排放量因業務營運差旅減少而下降。此外,中國政府於二零二四年並無實施錯峰用電政策,故報告期內並未出現電力限制情況,因此在正常供電條件下,報告期內柴油消耗量亦有所降低。此外,本集團的目標為於二零二五年前將空氣污染物之排放量減少5%。

於本報告期內,空氣污染排放物如下:

				2024	2023
				二零二四年	二零二三年
Type of air pollutants	Unit	HK	PRC	Total	Total
空氣污染物種類	單位	香港	中國	總計	總計
Nitrogen oxides (NO _x)	kg	1.5	9,422.2	9,423.7	10,263.0
氮氧化物	千克				
Sulphur oxides (SO _x)	kg	0.0	154.3	154.3	168.0
二氧化硫	千克				
Particulate matter (PM)	kg	0.1	547.3	547.4	595.4
顆粒物	千克				

環境、 社會及管治報告

Greenhouse Gas ("GHG") Emissions

Greenhouse gas is considered as one of the major contributors to the climate change and global warming. Fuel and electricity consumption account for a major part of the Group's GHG emissions. The Group attaches great importance to improving energy efficiency and reducing energy consumption to minimise its GHG emissions. The Group has adopted various energy-saving initiatives that will be further elaborated in the section "Use of Resources" of this Report.

The decrease in GHG emissions Scope 1¹ was mainly due to the absence of the Staggering electricity usage policy implemented by the PRC Government in 2024,resulting in no power restrictions during the reporting period. Therefore, there is a lower diesel consumption under normal power supply conditions during the reporting period. Also, there is an decrease in refrigerant purchased in 2024 was due to the maintenance of air conditioning equipment was outsourced to external suppliers during the reporting period. The increase in GHG emissions Scope 2² in 2024 was mainly due to the increase in production volume³ during the reporting period. Furthermore, the Group will strive to reduce the GHG emission intensity by 4% and 5% by 2025 and 2026 as compared with 2024 and 2025, respectively.

溫室氣體排放物

溫室氣體被認為是氣候變化和全球暖化的主要原因之一。燃料及電力消耗佔本集團溫室氣體排放的主要部分。本集團非常重視提高能源效率及減少能源消耗,以盡量減少溫室氣體排放。本集團已採納多項節能措施,將於本報告「資源使用」一節進一步詳述。

範疇一1溫室氣體排放量下降,主要由於中國政府於二零二四年並無實施錯峰用電政策,故報告期內並未出現限電情況,因此在正常供電條件下,報告期內柴油消耗量亦所降低。此外,二零二四年購買的製冷劑減少,乃由於報告期內將空調設備維護工作外包予外部供應商所致。二零二四年範疇二2溫室氣體排放量增加,主要由於報告期內生產量增加。此外,本集團力求二零二五年及二零二六的温室氣體排放密度較二零二四年及二零二五年分別減少4%及5%。

Scope 1: Direct emissions from sources that are owned or controlled by the Group.

Scope 2: Indirect emissions from the generation of purchased electricity consumed by the Group.

The production volume during the reporting period and FY2023 was 728,860,000 units and 641,080,000 units, respectively.

¹ 範圍一:來自本集團擁有或控制的來源的直接排放。

² 範圍二:本集團消耗的購買電力產生的間接排放。

報告期內及二零二三財年的生產量分別為 728,860,000件及641,080,000件。

環境、 社會及管治報告

During the reporting period, the GHG emissions were as follows:

於本報告期內,溫室氣體排放物如下:

				2024	2023
Type of GHG emissions	Unit	HK	PRC	Total	Total
				二零二四年	二零二三年
溫室氣體排放物種類	單位	香港	中國	總計	總計
Scope 1	tonnes of CO ₂ e	4.9	982.7	987.6	1,127.8
範圍一	以噸計二氧化碳當量				
Scope 2	tonnes of CO ₂ e	115.4	763,998.3	764,113.7	711,554.54
範圍二	以噸計二氧化碳當量				
Total GHG emission	tonnes of CO ₂ e	120.3	764,981.0	765,101.3	712,682.35
溫室氣體總排放	以噸計二氧化碳當量				
GHG emission intensity	tonnes of CO2e/			0.043	0.046^{7}
	HK\$'000 revenue ⁶				
溫室氣體排放密度	以噸計二氧化碳當量/				
	每千港元收益6				

Hazardous and Non-hazardous Wastes

The Group generates hazardous waste including organic solvent waste, waste paints, photosensitive material waste, waste acid, waste alkali and inorganic fluoride waste during the production process.

The Group has established internal procedures to handle the hazardous waste with due care. The hazardous waste is classified into different categories for separate collection and storage. The Group has engaged licensed waste disposal service providers to process accumulated hazardous waste. The increase in the amount of hazardous waste generated in 2024 was mainly due to the capacity enhancement of the thinning and display panel products, resulting in a higher generation of chemical waste during the reporting period. The Group has set a comprehensive reduction target by 5% reduction in hazardous waste generation by 2025.

有害廢棄物及無害廢棄物

本集團在生產過程中產生有害廢棄物,包 括有機溶劑廢棄物、廢油漆、感光材料廢棄 物、廢酸、廢鹼和無機氟化物廢棄物。

本集團已制定內部程序以妥善處理有害廢棄物。有害廢棄物分為不同類別,用以單獨收集和儲存。本集團已委聘持牌廢棄物處理服務供應商處理累積的有害廢棄物。於二零二四年有害廢棄物增加,乃主要由於薄化及顯示面板產品產能提升,導致報告期內化學廢棄物生產量相應增加。本集團已制定於二零二五年前將有害廢棄物產生量全面減少5%的目標。

The year 2023 GHG emissions Scope 2 data has been restated due to the updated of emission factor for calculating the purchased electricity in both HK and the PRC. The emission factor data updated from 2019 to 2023 for both HK and the PRC. The source of emission factor data referred to 2023 Sustainability Report and Baseline emissions factors of regional power grids for 2023 carbon offset project development issued by the CLP Group and the National Center for Climate Change Strategy and International Cooperation (NCSC), respectively.

The year 2023 total GHG emission data has been restated due to the restatement of the year 2023 GHG emissions Scope 2 data. The detail of restatement referred to footnote 4.

The annual revenue of the Group in the reporting period and Financial Year 2023 ("FY2023") were approximately HK\$17,840,169,000 and HK\$15,588,143,000, respectively.

The year 2023 GHG emission intensity has been restated due to the restatement of the year 2023 GHG emissions Scope 2 data. The detail of restatement referred to footnote 4.

二零二三年範疇二溫室氣體排放數據已重列,乃由於香港及中國計算外購電力所採用之排放係數已更新。香港及中國二零一九年至二零二三年排放係數數據均獲更新,相關排放係數數據來源分別參考中華電力集團二零二三年可持續發展報告,以及國家應對氣候變化戰略研究和國際合作中心(國家氣候戰略中心)發佈之《2023年減排項目中國區域電網基準線排放因子》。

由於二零二三年範疇二溫室氣體排放數據已重列,二 零二三年溫室氣體排放總量數據亦作出重列,重列詳 情請參閱註腳4。

本集團報告期內及二零二三財政年度(「二零二三財年」)之年度收益分別約為17,840,169,000港元及15,588,143,000港元。

⁷ 由於二零二三年範疇二溫室氣體排放數據已重列,二 零二三年溫室氣體排放密度亦作出重列,重列詳情請 參閱註腳4。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

The non-hazardous waste is generated during the production process and office operations. The non-hazardous waste includes paper, plastics, wood, glass and metal. The non-hazardous waste is collected regularly and cleaned up by the Environmental and Sanitation Department. The Group strives to reduce the amount of non-hazardous waste by implementing various waste reduction initiatives based on the 4R principle (i.e., Reduce, Reuse, Replace and Recycle). In order to reduce paper waste, the Group promotes electronic communication, such as by email, instead of paper-form communication.

The Group also encourages its employees to use both sides of paper and suitable font sizes and shrinkage modes when printing. Besides, employees are encouraged to use durable items, such as reusable cups and cutleries instead of disposable ones. The amount of non-hazardous waste generated in 2024 remained stable as the Group continued to implement waste management strategies effectively during the reporting period. The Group has set a comprehensive reduction target by 5% reduction in non-hazardous waste generation by 2025. In addition, the Group places great emphasis on waste recycling. The Group has established waste segregation with separately allocated containers to facilitate recycling of general waste.

在生產過程和辦公室營運期間產生無害廢棄物。無害廢棄物包括紙張、塑膠、木材、玻璃和金屬。環境及衛生部門定期收集並清理無害棄廢棄物。本集團通過實施基於4R原則(即減少、重用、代替及回收)的各種減少廢棄物的措施,致力減少無害廢棄物的數量。為減少浪費紙張,本集團推廣電子通訊,例如電子郵件,而非紙質通訊。

本集團亦鼓勵員工在印刷時使用紙張的兩面 以及合適的字體大小和縮小模式。此外, 公司鼓勵僱員使用耐用物品,例如可重換 用的杯子和餐具,而非一次性用品。由 集團於報告期間持續有效實施廢棄物管理 略,二零二四年無害廢棄物量維持穩定。本 集團已制定於二零二五年前將無害廢棄物產 生量全面減少5%的目標。此外,本集團非 常重視廢棄物回收。本集團以單獨分配的 器建立廢棄物分類,促進一般廢棄物的循環 再造。

環境、 社會及管治報告

During the reporting period, the hazardous and non-hazardous wastes generated by the Group were as follows:

於本報告期內,本集團產生的有害及無害廢 棄物如下:

				2024	2023
Type of waste generated	Unit	HK	PRC	Total	Total
				二零二四年	二零二三年
所產生廢棄物類別	單位	香港	中國	總計	總計
Hazardous waste generated	tonnes	_	17,562	17,562	13,773
所產生有害廢棄物	噸				
Hazardous waste generated	tonnes/HK\$'000	_		0.001	0.001
intensity	revenue ⁸				
所產生有害廢棄物密度	噸/每千港元收益8				
Non-hazardous waste generated	tonnes	_	846	846	822
所產生無害廢棄物	噸				
Non-hazardous waste	tonnes/HK\$'000	_		0.000047	0.000053
generated intensity	revenue9				
所產生無害廢棄物密度	噸/每千港元收益9				

recycled by the Group were as follows:

				2024	2023
Type of waste recycled	Unit	НК	PRC	Total	Total
				二零二四年	二零二三年
所回收廢棄物類別	單位	香港	中國	總計	總計
Foam box	piece	-	_	_	_
泡沫箱	個				
Steel box	piece	_	_	_	_
鋼箱	固				
Plastic basket	piece	-	12,700	12,700	13,970
塑膠桶	個				
Plastic frame	piece	_	180	180	191
塑膠架	固				
Components packaging board	piece	-	50,900	50,900	127,270
組件包裝板	個				
Plastic packaging box	piece	-	_	_	_
塑料包裝盒	固				
Plastic plate	piece	-	51,800	51,800	_
塑料板	固				
Steel bottles and racks	piece	_	12,816	12,816	_
鋼瓶及鋼架	個				

The annual revenue of the Group in the reporting period and FY2023 were approximately HK\$17,840,169,000 and HK\$15,588,143,000, respectively.

The annual revenue of the Group in the reporting period and FY2023 were approximately HK\$17,840,169,000 and HK\$15,588,143,000, respectively.

本集團報告期內及二零二三財年之年度收益分別約為 17,840,169,000港元及15,588,143,000港元。

本集團報告期內及二零二三財年之年度收益分別約為 17,840,169,000港元及15,588,143,000港元。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

A2. USE OF RESOURCES

The major resources used by the Group are electricity, petrol, water and packaging materials. The Group has adopted the "Paper and Electricity Usage Management Regulations" and the "Corporate Environmental Policy" to regulate the use of different resources during the production process and office operations.

The Group aims to promote resource saving by implementing energy and water efficiency initiatives and motivating our employees to participate in resource conservation activities.

Energy Consumption

The use of electricity and fuels accounts for the Group's major energy consumption. Given the scarcity of energy, the Group has advocated various energy conservation strategies to increase energy efficiency and reduce energy consumption. The temperature of air-conditioners is maintained at an energy-efficient level at around 25 degrees Celsius. A standby mode is set for computers when they are not in use for a long period. All lighting and power supplies in the area are switched off while leaving. To increase the environmental awareness of employees, energy-saving reminder notices are posted near the switches and sockets to encourage our employees to reduce electricity usage.

The slight increase in energy consumption in 2024 was due to the increase in the purchased electricity consumption in the PRC due to the increase in production volume¹⁰ during the reporting period. The Group has set an inclusive total energy consumption reduction target by 5% by 2025.

A2. 資源使用

本集團使用的主要資源為電力、汽油、水和 包裝材料。本集團已採納「紙張及電力使用 管理法規」及「企業環境政策」,以規管生產 過程及辦公室營運期間不同資源的使用。

本集團旨在通過實施能源和水效率計劃以及激勵員工參與資源保護活動來促進資源節約。

能源消耗

電力和燃料的使用是本集團主要能源消耗的原因。鑑於能源短缺,本集團倡導各種節能策略,以提高能源效率及減少能源消耗。空調的溫度保持在25度攝氏左右的能源效率水平。當電腦長時間不使用時,將其設置待機模式。離開時關閉所有照明和電源。為提高員工的環保意識,在開關和插座附近張貼節能提醒通知,以鼓勵員工減少用電量。

二零二四年能源消耗量略微上升,乃由於報告期內生產量增加¹⁰,導致中國外購電力用量增加。本集團已制定於二零二五年前將總能源消耗量降低5%的目標。

The production volume during the reporting period and FY2023 was 728,860,000 units and 641,080,000 units, respectively.

報告期內及二零二三財年之生產量分別為 728,860,000件及641,080,000件。

環境、 社會及管治報告

During the reporting period, the Group's energy consumption was as follows:

於本報告期內,本集團能源消耗量如下:

				2024	2023
Type of energy	Unit	HK	PRC	Total	Total
				二零二四年	二零二三年
能源種類	單位	香港	中國	總計	總計
Purchased electricity	MWh	296.0	983,061.9	983,357.9	915,980.2
購買電力	兆瓦時				
Diesel	MWh	_	1,556.7	1,556.7	1,692.7
柴油	兆瓦時				
Petrol	MWh	11.9	151.3	163.2	171.2
汽油	兆瓦時				
Natural gas	MWh	_	5,261.7	5,261.7	5,739.4
天然氣	兆瓦時				
Total energy consumption	MWh	307.9	990,031.6	990,339.5	923,583.5
總能源消耗量	兆瓦時				
Energy consumption intensity	MWh/HK\$'000			0.056	0.059
	revenue ¹¹				
能源消耗密度	兆瓦時/				
	每千港元收益11				

Water Consumption

Water is another important resource used by the Group during operations. The Group endeavours to conserve water effectively in its operations by implementing various watersaving measures. The water used in the cleaning process is reused when practicable. Besides, employees are encouraged to turn off the water taps when they are not in use.

In case of leaking faucets or pipes, the Group will promptly report to the relevant authority in order to reduce unnecessary water consumption. Moreover, the amount of water consumption is recorded regularly for the Group to monitor the water consumption level and better formulate water-saving measures. The volume in water consumption remained stable in 2024 was mainly attributable to the Group's implemented water-saving policies effectively during the reporting period. The Group has set a reduction target of 4% and 5% in water consumption intensity by 2025 and 2026 as compared with 2024 and 2025, respectively.

耗水量

水是本集團在營運期間使用的另一項重要資源。本集團致力於通過實施各種節水措施, 有效地節約用水。在清潔過程中使用的水在 可行的情況下重複使用。此外,鼓勵員工在 不使用時關掉水龍頭。

如果水龍頭或管道洩漏,本集團將及時向 有關當局報告,以減少不必要的耗水量。此 外,本集團定期記錄耗水量,以監察用水水 平,並更好地制定節水措施。二零二四年耗 水量維持穩定主要是由於報告期內本集團 有效實施了節水政策。本集團已制定於二零 二五年及二零二六年的耗水量較二零二四年 及二零二五年分別減少4%及5%的目標。

The annual revenue of the Group in the reporting period and FY2023 were approximately HK\$17,840,169,000 and HK\$ 15,588,143,000, respectively.

本集團報告期內及二零二三財年之年度收益分別約為 17,840,169,000港元及15,588,143,000港元。

環境、 社會及管治報告

During the reporting period, the water consumption was as follows:

於本報告期內,耗水量如下:

				2024	2023
Water consumption	Unit	HK	PRC	Total	Total
				二零二四年	二零二三年
耗水量	單位	香港	中國	總計	總計
Total water consumption	m³	1,691	14,287,691	14,289,382	14,251,382
總耗水量	立方米				
Water consumption intensity	m³/HK\$′000			0.80	0.91
	revenue ¹²				
耗水量密度	立方米/				
	每千港元收益12				

Packaging Materials and Other Resources

The packaging materials are used to protect our products in order to minimise the risk of damage during transportation. The major packaging materials used by the Group are plastic trays, antistatic bags and carton boxes. The increased amount of packaging material consumption in 2024 was mainly due to the increase in production volume¹³ during the reporting period. The Group has set a reduction target of 5% in packaging materials consumption by 2025.

During the reporting period, the consumption of the Group's major packaging materials was as follows:

包裝材料及其他資源

包裝材料用作保護我們的產品免受運輸期間的破損風險。本集團主要使用的包裝材料為塑膠托盤、防靜電袋和紙箱。二零二四年包裝材料消耗量增加¹³,主要是由於報告期內產量增加。本集團已制定於二零二五年前減少包裝材料消耗量5%的目標。

於本報告期內,本集團主要包裝材料消耗量 如下:

0004

0000

				2024	2023
Type of packaging materials	Unit	HK	PRC	Total	Total
				二零二四年	二零二三年
包裝材料種類	單位	香港	中國	總計	總計
Plastic tray	piece	_	65,634,987	65,634,987	65,272,641
塑料托盤	個				
Antistatic bag	piece	_	10,347,512	10,347,512	6,669,484
防靜電袋	個				
Carton box	piece	_	2,336,732	2,336,732	2,005,693
紙箱	個				

The annual revenue of the Group in the reporting period and FY2023 were approximately HK\$17,840,169,000 and HK\$ 15,588,143,000, respectively.

The production volume during the reporting period and FY2023 was 728,860,000 units and 641,080,000 units, respectively.

本集團報告期內及二零二三財年之年度收益分別約為 17.840.169.000港元及15.588.143.000港元。

¹³ 報告期內及二零二三財年之生產量分別為 728,860,000件及641,080,000件。

環境、 社會及管治報告

A3. THE ENVIRONMENT AND NATURAL RESOURCES

The Group has established a policy of "Environmental and Safety Objectives, Indices and Plans Control Procedures" to identify the Group's environmental targets, implement environmental plans and validate the results.

In deciding the environmental objectives, indices and plans, the Group takes into consideration different criteria, including the significant environmental impacts in operational activities, environmental concerns of related parties and the Group's commitment to pollution prevention. Each department is responsible for conveying to its employees the environmental targets and plans, as well as encouraging employees to maintain an environmental-friendly workplace.

A4. CLIMATE CHANGE

Governance

Our Group addresses climate-related risks based on the nature of the risk to our operations. The physical impacts of climate change, including extreme weather events, or damage to facilities have immediate operational impacts and are treated as operational risks. Long-term challenges, such as emerging ESG issues and climate-related risks and opportunities, may be discussed by the Group's ESG Working Group.

Supported by our ESG Working Group, our Board oversees climate-related issues and risks regularly during board meetings and ensures that they are incorporated into our strategy.

To ensure our Board keeps up with the latest trend of climate-related issues, climate competence training will be provided to ensure it has the necessary expertise and skills to oversee the management of climate-related issues. Our Board also seeks professional advice from external experts when necessary to better support the decision-making process.

A3. 環境及天然資源

本集團已制定「環境及安全目標、指數及計劃監控程序」政策,以識別本集團的環保目標,實施環保計劃及驗證結果。

在決定環境目標、指數和計劃時,本集團考慮了不同的標準,包括業務活動的重大環境影響、關聯方的環境問題以及本集團對預防污染的承諾。每個部門均負責向員工傳達環境目標和計劃,並鼓勵員工維護環保的工作場所。

A4. 氣候變化

管治

本集團根據業務風險的性質處理與氣候有關的風險。氣候變化的物理影響,包括極端 天氣事件,或對設施的損壞,都會立即產生 業務影響,並被視為業務風險。本集團的環 境、社會及管治工作組可討論長期挑戰,例 如新出現的環境、社會及管治事宜及與氣候 相關的風險及機遇。

在環境、社會及管治工作組的支援下,董事會定期於董事會會議上監督與氣候有關的事宜及風險,並確保其納入我們的策略。

為確保董事會跟上與氣候有關的問題的最新趨勢,將提供氣候能力培訓,以確保其具備必要的專業知識及技能以監督與氣候有關的問題的管理。董事會亦於必要時尋求外部專家之專業意見,以更好地支援決策過程。

環境、 社會及管治報告

Strategy

Climate change risk forms part of our overall risk profile through its role in increasing the frequency and intensity of certain diseases, and the health and mortality impacts resulting from natural disasters. We assess the overall level of risk by taking into consideration a range of diverse risk factors across the many categories in our services range. This diversity of risk combined with our business strategy and broad geographic footprint helps us mitigate risk and provide protection against the impacts of short-term climate change effects.

Our products and services continue to provide protection for people in our communities against weather and heat-related disease. Besides, we continue to explore opportunities to engage our business partners and encourage them to develop climate resilience and reduce their operational carbon footprint by taking into consideration different climate-related scenarios, including a "2°C or lower scenario" through the following steps:

Step 1: Set Future Images Assuming Climate Change Effects

As climate change measures proceed, there is a possibility that the industry will be exposed to substantial changes, such as stricter policies including the introduction of and increases in carbon pricing, as well as advances in technology and changes in customer awareness.

In light of these climate change effects, based on the International Energy Agency ("IEA") scenarios and others, we developed multiple future images as the external environment that will surround our Group. With regard to the IEA scenarios, we put focus on the 2°C scenario (2DS) and pictured future images in cases where climate change measures do not progress and where such measures progress further "Beyond 2°C scenario".

策略

氣候變化風險是我們總體風險狀況的一部 分,此乃由於氣候變化風險會提高某些疾病 的頻率和強度以及自然災害對健康及死亡率 所造成的影響方面所起的作用。我們透過考 慮服務範圍內多個類別的不同風險因素,評 估整體風險水準。此風險的多樣性與我們的 業務戰略以及廣泛的地域足跡相結合,有助 於我們降低風險,並提供保護,以抵禦短期 氣候變化的影響。

我們的產品及服務持續為我們社區的人民提供保護,使其免受天氣及與高溫有關的疾病的影響。此外,我們繼續發掘機會與我們的業務夥伴接洽,並鼓勵彼等透過以下步驟,透過考慮不同氣候相關情景(包括「2°C或更低情景」),發展氣候復原力及減少其營運碳足跡:

步驟一:假設氣候變化影響以設定未來映像 隨著氣候變化措施的推進,該行業有可能面 臨重大變動,例如更嚴格的政策,包括引入 及提高碳定價,以及技術進步和客戶意識的 變化。

鑒於該等氣候變化影響,我們根據國際能源署(「國際能源署」)發佈的情景及其他情景,開發了多幅未來映像,作為環繞本集團的外部環境。關於國際能源署的情景,我們將重點放在2℃情景(2DS)上,並在氣候變化措施未取得進展和此類措施進展「超越2℃情景」的情況下,描繪了未來映像。

環境、 社會及管治報告

Step 2: Consider the Impacts

We considered the impacts on our Group for each of the future images developed in Step 1. We believe that in such a society, it will be possible to expand carbon dioxide reduction effects.

With regard to effects on raw material procurement and production, the introduction of and increases in carbon pricing is anticipated in accordance with the global advance of climate change measures, leading to the possibility of higher raw material procurement and production costs.

On the other hand, in the case where climate change measures are not adequate throughout society, production interruptions and supply chain disruptions are likely to increase as a result of higher frequency and intensification of natural disasters such as flooding.

Step 3: Respond to the Strategies

Our Group will begin promoting the reduction of non-renewable energy in our daily operation. This strategy will allow for flexible and strategic responses to each demand for the regions where the emission factors of purchased electricity consumptions are high. By promoting real carbon emissions reductions throughout the world through comprehensive energy-saving policies and the introduction of renewable energy, we are working to achieve zero carbon emission in our business.

We minimize carbon emissions through comprehensive energy-saving and introduction of renewable energy. With respect to renewable energy in particular, we have set a new target, achieving a reduction rate for purchased electricity in the coming few years.

With regard to the ongoing confirmation of the suitability and progress of the Group's strategies, we believe that we will have opportunities for stable funding and sustainable increases in corporate value through appropriate information disclosure, and dialogue with institutional investors and other stakeholders.

步驟二:考慮影響

我們已考慮步驟一中所開發的每個未來映 像對本集團的影響。我們認為,在此種社會 中,有可能擴大二氧化碳減排效果。

關於對原材料採購及生產的影響,預計碳定 價將根據氣候變化措施的全球進展情況而引 入並增加,從而有可能提高原材料採購及生 產成本。

另一方面,在社會整體氣候變化措施不充分 的情況下,由於洪澇等自然災害頻發及加 劇,生產中斷及供應鏈中斷的情況可能會增 加。

步驟三:相應策略

本集團將開始在日常營運中推動減少不可再 生能源。此戰略將允許靈活及戰略性地對購 買的電力消耗排放系數高的地區的每項需求 作出反應。我們通過全面的節能政策及引入 可再生能源,在全球範圍內推動實際的碳減 排,致力於實現我們業務中的零碳排放。

我們透過全面節能及引入可再生能源,將碳排放量減至最低。特別是可再生能源方面, 我們制定了新的目標,在未來幾年內實現購 電率的降低。

就持續確認本集團策略的適合性及進展而言,我們相信,我們將有機會透過適當資料 披露及與機構投資者及其他持份者對話,獲 得穩定資金及持續提升企業價值。

環境、 社會及管治報告

Risk Management

Our Group identifies the climate change related risks or tests the existing risk management strategies under climate change with the aid of risk assessment. Hence, the areas where new strategies are needed could be identified.

The risk assessment takes a standard risk-based approach using national data, local information and expert knowledge, which can identify how climate change may compound existing risks or create new ones. The risk assessment is conducted through the following steps:

Step 1: Establish the context

- Objective/goal
- Scale
- Time frame
- Climate change scenario for most climate variables and sea level

Step 2: Identify existing risks (past and current)

- Identify the record of the occurrence of climatic hazards in the past in the area
- Risk management strategies in place to tackle future occurrence of the hazard

Step 3: Identify future risks and opportunities

- Explore climate change projections for the selected time frame(s) and emission scenario(s)
- Identify potential hazards
- Investigate whether any existing risk from Step 2 may get worse under future projected changes
- Identify new risks that can emerge under future projected changes

Step 4: Analyse and evaluate risk

 Identify a set of decision areas or systems (i.e., geographical areas, business operations, assets, ecosystems, etc.) that have the potential to be at risk in future

As outlined within the Governance section above, the Group has robust risk management and business planning processes that are overseen by the board of directors in order to identify, assess and manage climate-related risks. The Group engages with government and other appropriate organizations in order to keep abreast of expected and potential regulatory and/or fiscal changes.

風險管理

本集團識別與氣候變化有關的風險,或借助 風險評估測試氣候變化下的現有風險管理策 略。因此,可以確定需要新戰略的領域。

風險評估採用基於風險的標準方法,利用國家數據、當地資訊及專家知識,以查明氣候變化如何可能使現有風險複合或造成新風險。風險評估乃誘過以下步驟進行:

步驟一:建立背景

- 目標/宗旨
- 範圍
- 時間範圍
- 大多數氣候變量及海平面的氣候變化 情景

步驟二:確定現有風險(過去及當前)

- 確定過去在該地區發生氣候災害的記錄
- 已制定風險管理策略,以處理今後發生的危險

步驟三:確定未來風險及機會

- 探討選定時間框架及排放方案的氣候 變化預測
- 確定潛在危險
- 調查步驟二中的任何現有風險在未來 預計變動中是否會惡化
- 確定未來預計變動中可能出現的新風 險

步驟四:分析及評估風險

 確定一套可能在未來面臨風險的決策 領域或系統(即地理區域、業務運營、 資產、生態系統等)

誠如上文「管治」一節所述,本集團擁有穩健的風險管理及業務規劃程序,並由董事會監督,以識別、評估及管理與氣候有關的風險。本集團與政府及其他適當機構接觸,以掌握預期及潛在監管及/或財政變動。

環境、 社會及管治報告

We continue to raise awareness of climate change in regard to monitoring of carbon and energy footprint in our daily operation. However, there remain gaps in understanding how such climate risks and opportunities may impact our operations, assets and profits. Our Group assesses how the business addresses climate change risks and opportunities and takes the initiative to monitor and reduce its environmental footprint.

我們繼續提高對氣候變化的認識,以監測我們日常運營中的碳及能源足跡。然而,在瞭解該等氣候風險及機遇如何影響我們的業務、資產及溢利方面仍存在差距。本集團評估業務如何應對氣候變化風險及機遇,並主動監察及減少其環境足跡。

Significant Climate-related Issues

During the reporting period, the significant climate-related physical risks and transition risks, which have impacted and/or may impact our Group's business and strategy in (i) operations, products and services, (ii) supply chain and value chain, (iii) adaptation and mitigation activities, (iv) investment in research and development, and (v) financial planning, as well as the steps taken to manage these risks, are as follows:

與氣候有關的重大問題

於報告期內,已影響及/或可能影響本集團於(i)營運、產品及服務、(ii)供應鏈及價值鏈、(iii)適應及緩解活動、(iv)研發投資及(v)財務計劃方面的業務及策略的重大氣候相關物理風險及過渡風險,以及為管理該等風險而採取之步驟如下:

Climate-related risks description 氣候相關風險描述

Financial Impact 財務影響 Steps taken to manage the risks 為管理風險而採取之步驟

Physical Risk 物理風險

Acute physical risks 極端物理風險

- Increased severity and frequency of extreme weather events such as cyclones and floods. These have the potential to cause both idiosyncratic and systemic risks, resulting in potential damage to machinery and equipment.

 颶風及洪水等極端天氣事件的嚴重性及發生頻率均有所增加。該等風險可能造成特殊及系統性風險,從而對機械及設備造成潛在損害。
- Operating costs and repairing expense increase 運營成本及維修費用增加
- Planned to establish a natural disasters emergency plan. 計劃設立自然災害應急方案
- Planned to devise an action plan to articulate the goals and targets of the reductions in GHG emission and energy consumption. Outlined the plan to achieving those targets and defined responsibilities.
 計劃制定行動計劃,闡明減少溫室氣體排放及能源消耗的目標及目的。概述了實現該等目標及明確責任的計劃。

環境、 社會及管治報告

Climate-related risks description 氣候相關風險描述

Financial Impact 財務影響

Steps taken to manage the risks 為管理風險而採取之步驟

Chronic physical risks 慢性物理風險

力。

- Changes in precipitation patterns and extreme variability in weather patterns. Frequent extreme weather events and rising in sea levels are likely to pose disruptions to communities across the region over the long term, affecting economic output and business productivity.

 Provided The State of Change of Change
- Governments that have been pushing for new regulations to reduce GHG emission will pose a threat to the financial performance of a business and increase regulatory risk.

能給整個地區的社區帶來破

壞,影響經濟產出及企業生產

一直在推動制定新法規以減少 溫室氣體排放的政府,將對企 業的財務表現構成威脅,並增 加監管風險。

- Revenue reduces 收入減少
- Operating cost increases 運營成本增加
- Planned improvements, retrofits, relocations, or other changes to facilities that may reduce their vulnerability to climate impacts, and increase climate resilience in the long term.
 - 計劃對設施進行裝修、翻新、搬 遷或其他改建,以修補有關氣候 影響的漏洞,並提高氣候長期抗 禦能力。
- Record the energy consumption to identify peaks in usage, thus significant savings could be determined.
 記錄能源消耗量以識別用量高峰 期,務求大幅節省能源。
- Engaged with local or national governments and local stakeholders on local resilience.
 與地方或國家政府及當地持份者 合作,對抗當地風險。

環境、 社會及管治報告

Climate-related risks description 氣候相關風險描述

Financial Impact 財務影響

Steps taken to manage the risks 為管理風險而採取之步驟

Transitional Risk 過渡風險

Policy risk 政策風險

- As a result of energy efficiency requirements, the carbonpricing mechanisms by the PRC Government, increase the price of fossil fuels.
 由於能源效率要求,中國政府 制定碳定價機制令化石燃料價 格上升。
- Operating cost increases 運營成本增加
- Planned to conduct a carbon footprint survey, in order to work out the company's footprint, to prioritize energy and waste reductions.
 計劃進行碳足跡調查,以確定公司的碳足跡,並優先減少能源及廢物。
- Monitor the updates of the relevant environmental laws and regulations against existing products and services, to avoid the unnecessary increase in cost and expenditure due to noncompliance.

監控現有產品及服務對相關環境 法律及法規之更新,以避免因不 遵守法規而導致成本及開支出現 不必要的增加。

Legal risk 法律風險

- Exposure to litigation risk. We have to adapt the tightened laws and regulations imposed by the government due to climate change, as well as bear the risk of potential litigation once we fail to obligate the new regulations.

 面臨訴訟風險。我們必須適應政府因氣候變化而收緊的法律及法規,一旦我們未能遵守新法規,則可能面臨訴訟風險。
- Enhanced air pollutant emissions-reporting obligations for local government, and we may have to spend more time on fulfilling the ESG reporting standards to comply with the Hong Kong Listing Rules. 提高地方政府的空氣污染物排放申報責任,我們可能須消耗更多時間履行環境、社會及管治報告準則,以遵守香港上市規則。

- Operating cost increases 運營成本增加
- Monitored the updates of environmental laws and regulations and implemented GHG emissions calculations in advance.
 監測環境法律及條例的更新情況, 並預先執行溫室氣體排放量計算。
- Continued monitoring of the ESG reporting standards of the Hong Kong Listing Rules. 持續監察香港上市規則之環境、 社會及管治報告準則。

環境、 社會及管治報告

Climate-related risks	description
氣候相關風險描述	

Financial Impact 財務影響

Steps taken to manage the risks 為管理風險而採取之步驟

Technology risk 技術風險

- Low-carbon, energy-saving technologies are launched.
 Lagging behind in technology advancement may weaken our competitive edges.
 推出低碳、節能技術。技術進步的滯後可能削弱我們的競爭優勢。
- Capital investment increases
 資本投資增加
- Research and Development (R&D) expense increases 研發費用增加
- Planned to invest in the innovations of energy saving products.
 計劃投資於創新節能產品。
- Examined the feasibility and benefits
 of applying the latest low-carbon and
 energy-saving technologies into our
 operation
 考察將最新低碳節能技術應用於
 運營的可行性及效益。

Market risk 市場風險

- More customers are concerned about climate-related risks and opportunities, which may lead to changes in customer preferences.
 更多客戶關注與氣候有關的風險及機遇,可能導致客戶偏好的變化。
- Inability to attract co-financiers and/or investors due to uncertain risks related to the climate.
 由於與氣候有關的不確定 風險,無法吸引共同融資者 及/或投資者。

- Revenue decreases 收入減少
- Operating cost increases 運營成本增加
- Production cost increases
 生產成本增加
- Fulfilled the climate-related regulations by the government. 符合政府的氣候相關規例。
- Prioritize climate change as a high concern in the market decisions to show to the clients that the company is concerned about the problem of climate change.
 在市場決策中,將氣候變化作為

在市場決策中,將氣候變化作為 高度關注的優先事項,向客戶表 明,公司對氣候變化問題十分關 注。

環境、 社會及管治報告

Climate-related risks description 氣候相關風險描述

Financial Impact 財務影響

Steps taken to manage the risks 為管理風險而採取之步驟

Reputational risk 聲譽風險

- Risk of stigmatization of our business sector, as there will be more stakeholder concern or negative stakeholder feedback on our Group.
 由於本集團將面對更多持份者
 - 由於本集團將面對更多持份者 的關注或持份者對本集團的負 面反饋,因此我們的業務部門 面臨被污名化的風險。
- Negative press coverage related to support of our Group's business projects or activities with negative impacts on the climate (e.g., GHG emissions and energy conservation), which may affect our reputation and image.

 (尚支持本集團業務項目或活動對氣候造成負面影響(如溫室氣體排放及節能),則其有關之負面新聞報導可能影響我們的聲譽及形象。

- Revenue decreases 收入減少
- Operating costs increase 運營成本增加
- Fulfilled the social responsibility by organizing more public relations activities to show how our Group places importance on climate change. 履行社會責任,組織更多的公關活動,展示本集團如何重視氣候變化。
- Reviewed the business projects to ensure the production and the projects were environmental-friendly. 檢討業務項目以確保生產及項目 環保。

During the reporting period, the primary climate-related opportunities and the corresponding financial impacts were as follows:

於本報告期內,與氣候有關的主要機遇及相 應的財務影響如下:

Detailed description of climate-related opportunities

詳細描述與氣候有關的機遇

財務影響

Financial Impact

Resource efficiency

資源效率

- Use of more efficient modes of transport 使用更有效的運輸方式
- Use of more efficient production and distribution processes 使用更高效的生產及分銷流程
- Use of recycling 循環利用
- Reduce water consumption 減少耗水量

- Operating cost reduces through efficiency gains and cost reductions
 - 通過提高效率及降低成本來降低運營成本

環境、 社會及管治報告

Detailed description of climate-related opportunities

詳細描述與氣候有關的機遇

Financial Impact 財務影響

Energy source

能源

- Use of lower-emission sources of energy 低排放能源的使用
- Use of supportive policy incentives 使用支援性政策獎勵
- Use of new technologies 新技術的使用
- Shift toward decentralized energy generation 改用分散式能源發電

- Operating cost reduces through use of lowest cost abatement
 - 通過使用最低成本減排降低運營成本
- Returns on investment in low- emission technology increases 低排放技術投資回報增加

Products and services

產品及服務

- Development of climate adaptation and insurance risk solutions
 制定氣候適應及保險風險解決方案
- Ability to diversify business activities 使業務活動多樣化的能力
- Development of new products or services through R&D and innovation 通過研發及創新開發新產品或服務
- Revenue increases through new solutions to adaptation needs, such as insurance risk transfer of products and services

通過新的適應需求解決方案(如產品及服務的保險風險轉移)增加收入

Markets

市場

 Access to new markets 维入新市場

- Revenue increases through access to new and emerging markets
 - 通過進入新市場及新興市場增加收入

環境、 社會及管治報告

Detailed description of climate-related opportunities

詳細描述與氣候有關的機遇

Resilience

復原力

- Participation in renewable energy programs and adoption of energyefficiency measures
 參與可再生能源方案及採取能效措施
- Resource substitution or diversification 資源替代或多樣化

Financial Impact

財務影響

- Market valuation increases through resilience planning, such as planning of the research in the use of electric vehicles
 - 通過彈性計劃,例如計劃使用電動車的研究,增加市場 估值
- Reliability of supply chain and ability to operate under various conditions increases
 提高供應鏈的可靠性及在各種條件下的運行能力
- Revenue increases through new products and services related to ensuring resiliency
 通過與確保復原力相關的新產品及服務增加收入

Metrics and Targets

Our Group adopts the key metrics to assess and manage climate-related risks and opportunities. The energy consumption and greenhouse gas (GHG) emissions indicators are the key metrics used to assess and manage relevant climate-related risks where we consider such information to be material and crucial for evaluating the impact of our operation on global climate change during the reporting period. Our Group regularly tracks our energy consumption and GHG emissions indicators to assess the effectiveness of emission reduction initiatives, as well as set targets to contribute to our effort to have minimal impact on global warming.

The details of time frames over which the target applies and the base year from which progress is measured are described in section A1: "Emissions" and section A2: "Use of Resources" of this Report. Our Group adopts an absolute target to manage climate-related risks, opportunities and performance.

指標及目標

本集團採納主要指標以評估及管理與氣候有關之風險及機遇。能源消耗及溫室氣體排放指標是評估及管理與氣候有關的風險的關鍵指標,我們認為該等資料對於評估我們業務對報告期內全球氣候變化的影響具有重大及關鍵意義。本集團定期追蹤能源消耗及溫室氣體排放指標,以評估減排措施之成效,並為盡量減低對全球暖化的影響作出貢獻而設定目標。

有關目標所適用的時間範圍及衡量進展的基年之詳情已載於本報告A1節:「排放物」及A2節:「資源使用」。本集團採取絕對目標管理與氣候有關之風險、機遇及表現。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

B. SOCIAL ASPECTS EMPLOYMENT AND LABOUR PRACTICES

B1. EMPLOYMENT

The Group believes employees are valuable assets and the foundation for success and development of the Group. The Group strives to maintain a safe and equal working environment for its employees and promote employees' health and well-being. The employment contracts and human resources management policies cover the Group's standards in respect of compensation and dismissal, recruitment and promotion, working hours, rest periods and other benefits and welfare.

The Group strives to create a fair and inclusive workplace where all its employees are treated with dignity and respect. The Group provides equal opportunity in all aspects of employment and prohibits discrimination or harassment against any individual on their gender, age, nationality, marital status, disability, race, colour, religion and any other characteristics protected by the relevant laws.

The Group is in strict compliance with the relevant laws and regulations in the PRC and Hong Kong, including the Labour Law of the PRC, the Labour Contract Law of the PRC, the Employment Ordinance (Chapter 57 of the Laws of Hong Kong), the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong), the Sex Discrimination Ordinance (Chapter 480 of the Laws of Hong Kong) and the Race Discrimination Ordinance (Chapter 602 of the Laws of Hong Kong). During the reporting period, the Group was not aware of any material non-compliance (2023: nil) with those applicable laws and regulations.

B. 社會層面 僱傭及勞工常規

B1. 僱傭

本集團相信僱員乃珍貴資產,並是本 集團成功及發展的基礎。本集團致力 為其僱員維持安全及平等工作環境, 並促進僱員的健康及福祉。僱傭合約 及人力資源管理政策涵蓋本集團有關 補償及解僱、招聘及晉升、工作時間、 休息時間和其他權益及福利。

本集團致力於營造一個公平、包容的 工作環境,讓所有員工均得到尊嚴和 尊重。本集團在僱傭的各個方面提供 平等機會,並禁止歧視或騷擾任何個 人的性別、年齡、國籍、婚姻狀況、 殘疾、種族、膚色、宗教及受相關法 律保護的任何其他特徵。

本集團嚴格遵守中國及香港的相關法律及法規,包括《中華人民共和國勞動法》、《中華人民共和國勞動合同法》、《僱傭條例》(香港法例第57章)、《強制性公積金計劃條例》(香港法例第485章)、《性別歧視條例》(香港法例第480章)及《種族歧視條例》(香港法例第602章)。於本報告期間,本集團並不知悉任何重大不遵守該等適用法律及法規的情況(二零二三年:無)。

環境、 社會及管治報告

The employee composition breakdown by gender, age group, employment category and geographical region at the end of the reporting period is shown as follows:

於報告期末,按性別、年齡組別、就 業類別及地區劃分之僱員組成明細如 下:

Employment 僱傭	2024 二零二四年	2023 二零二三年
By gender		
按性別		
• Male	56%	57%
男		
• Female	44%	43%
女		
By age group		
按年齡組別		
• 30 years old or below	40%	44%
30歲或以下		
• 31-40 years old	45%	43%
31–40 歲		
• 41-50 years old	14%	12%
41-50 歲		
Over 50 years old	1%	1%
50 歲以上		
By employment category		
按就業類別		
Senior management	1%	1%
高級管理層		
Middle management	12%	9%
中級管理層		
• General	87%	90%
一般職級		
By geographical region		
按地理區域		
Hong Kong	1%	1%
香港		
• The PRC	99%	99%
中國		

環境、 社會及管治報告

In addition, below is the detailed breakdown of our employee turnover rate by gender, age group and geographical region during the reporting period:

此外,於報告期內,我們按性別、年齡組別 及地區劃分的僱員流失比率明細如下:

Employment turnover rate	2024	2023
僱員流失比率	二零二四年	二零二三年
By gender		
按性別		
• Male	19%	18%
男		
• Female	19%	18%
女		
By age group		
按年齡組別		
• 30 years old or below	32 %	25%
30歲或以下		
• 31-40 years old	12%	13%
31-40歲		
• 41-50 years old	7%	11%
41-50歲		
Over 50 years old	8%	11%
50歲以上		
By geographical region		
按地理區域		
Hong Kong	16%	38%
香港		
• The PRC	19%	18%
中國		
Overall	19%	18%
整體		

環境、 社會及管治報告

B2. HEALTH AND SAFETY

Employee health and safety is the Group's top priority. The Group strictly abides by the relevant laws and regulations in the PRC and Hong Kong, including the Law of the PRC on Work Safety, the Law of the PRC on the Prevention and Control of Occupational Disease and the Occupational Safety and Health Ordinance (Chapter 509 of the Laws of Hong Kong).

The Group has established a set of policies related to health and safety, including the "Occupational Health and Safety Operation Control Program" and the "Occupational Health and Safety Monitoring and Control Procedures", which illustrates our commitment to providing a safe working environment for our employees and strengthening their awareness towards occupational health and safety.

Safety Education

Safety education is crucial to ensure that employees are fully understand the safety risks and well-equipped to handle the job duty safely. The Production Department is responsible for providing training to employees working at production sites.

Before working on sites, all employees must receive a three-tier safety training, comprising plant-entry training, workshop training and class training. For employees who are engaged in special operations, they are required to attain training and assessments in accordance with national laws and regulations. They are only allowed to work on sites after they have passed the assessments and obtained relevant licenses.

B2. 健康與安全

員工的健康與安全是本集團的重要事項。本集團嚴格遵守中國及香港的相關法律及法規,包括《中華人民共和國安全生產法》、《中華人民共和國職業病防治法》和《職業安全及健康條例》(香港法例第509章)。

本集團已制定一套與健康和安全相關的政策,包括「職業健康與安全操作控制計劃」和「職業健康與安全監控程序」,此等政策體現了我們為僱員提供安全工作環境的承諾,並加強他們對職業健康和安全的意識。

安全教育

安全教育對確保員工充分了解安全風 險以及安全處理工作職責的設備至關 重要。生產部門負責為在生產工場工 作的員工提供培訓。

在工場工作之前,所有員工必須接受 三級安全培訓,包括工廠進入培訓、 車間培訓和課堂培訓。對於從事特殊 業務的員工,他們必須按照國家法律 及法規進行培訓和評估。他們只有在 通過評估並獲得相關資格認可後才能 在工場上工作。

環境、 社會及管治報告

Safe production process

The Group has assigned registered security officers to be responsible for the Group's safety supervision and management. Prior to the implementation of new technologies, the Group conducts full identification and evaluation of hazards. After installation of the production equipment, the Group conducts an inspection to ensure the equipment is safe to operate. During the production process, all production employees shall strictly implement the safety operation regulations, including the use of protective equipment. The Security and Logistics Department is responsible for inspecting and monitoring the use of protective equipment in each department. The Group also conducts safety inspections, including daily inspections and regular inspections, to rectify any unsafe situations.

Health of employees

The Group places great emphasis on the health of employees. The Group provides pre-job, on-the-job, off-the-post and emergency health check-ups for employees who are directly exposed to occupational hazards. Besides, underage and pregnant workers are avoided from taking up job positions that may pose higher health risks to them, including working in the hazardous chemicals storage warehouse and the hydrogen station.

During the reporting period, the Group was not aware of any material non-compliance (2023: nil) with the relevant laws and regulations related to providing a safe working environment in the PRC and Hong Kong.

During the reporting period, there were 71 work injury cases (2023: 50, 2022: 32) and 4,424 lost days due to work injury (2023: 2,134, 2022: 810) in our business operations. There was no work-related fatality case (2023 nil, 2022: nil) during the reporting period. Employees were given paid sick leave for their recovery. Overall, no employees had serious accident during the reporting period.

安全生產程序

僱員的健康

本集團高度重視僱員的健康。本集團 為直接承受職業危險的僱員提供任職 前、在職、離職後及緊急健康檢查。 此外,本集團避免未成年及懷孕員工 從事可能對他們造成較大健康風險的 工作崗位,包括在危險化學品儲存倉 庫和氫氣站工作。

於本報告期間,本集團並不知悉任何 重大不遵守有關在中國及香港提供安 全工作環境的相關法律及法規(二零 二三年:無)。

於報告期內,我們業務營運期間發生 71宗工傷案件(二零二三年:50宗、 二零二二年:32宗),及因工傷損失 工作日數為4,424日(二零二三年: 2,134、二零二二年:810)。並無與工 作有關之死亡案件(二零二三年:無、 二零二二年:無)。僱員均獲得有薪病 假作休養康復。總體而言,於報告期 間,並無僱員發生嚴重事故。

環境、 社會及管治報告

B3. DEVELOPMENT AND TRAINING

The Group believes the knowledge and skills of its employees are vital to the sustainable development of the Group. As stipulated in the Group's "Human Resources Management Control Procedures", the Group offers various training programs for employees, including plant-entry training, pre-job training and regular training, to enhance their requisite knowledge and skills in discharging their duties.

1. Plant-entry training

The plant-entry training is based on the departmental and plant training course systems. The training includes internal management system, quality, environmental and product environmental protection system knowledge.

2. Pre-job training

The pre-job training includes theoretical and practical training. Employees are allowed to work independently only when they have passed the training assessment.

3. Regular training

Each department identifies regular training programs according to the specific needs of the department and the job nature. The regular training programs are induced in the annual training plan.

During the reporting period, the detailed of the percentage of employees received training in each type as follows:

B3. 發展與培訓

本集團相信其員工的知識及技能對本 集團的可持續發展至關重要。根據本 集團的「人力資源管理監控程序」規定, 本集團為員工提供各種培訓計劃,包 括進入工廠培訓、崗前培訓和定期培 訓,以提高他們履行職責所需的知識 和技能。

1. 進入工廠培訓

進入工廠培訓是基於部門和工廠 培訓課程系統。培訓內容包括內 部管理體系、質量、環境和產品 環保體系知識。

2. 崗前培訓

崗前培訓包括理論和實踐培訓。 員工只有在通過培訓評估後才能 獨立工作。

3. 定期培訓

每個部門根據部門的具體需求和 工作性質確定定期培訓計劃。定 期培訓計劃於年度培訓計劃中引 入。

於報告期內,接受各類培訓的僱員百分比詳情如下:

Percentage of employee received training in each type 各類受訓僱員百分比	2024 二零二四年	2023 二零二三年
By gender		
按性別		
• Male	80%	90%
男		
• Female	80%	82%
女		
By employment category		
按就業類別		
Senior management	88%	45%
高級管理層		
Middle management	90%	95%
中級管理層		
• General	79 %	86%
一般職級		

環境、 社會及管治報告

During the reporting period, the breakdown of trained employees by gender and employment category was as follows:

於報告期內,按性別及就業類別分列 之受訓僱員明細如下:

Breakdown of trained employees by category 按類別分列之受訓僱員	2024 二零二四年	2023 二零二三年
By gender		
按性別		
• Male	57 %	59%
男		
• Female	43%	41%
女		
By employment category		
按就業類別		
Senior management	1%	1%
高級管理層		
Middle management	13%	10%
中級管理層		
• General	86%	89%
一般職級		

During the reporting period, the average training hours completed per employee by gender and employee category is as follows:

於報告期內,按性別及僱員類別分列 之每名僱員已完成平均受訓時數如下:

Average training hours (hours/employee)	2024	2023
平均培訓時數(小時/僱員)	二零二四年	二零二三年
By gender		
按性別		
• Male	24.9	28.1
男		
• Female	25.2	26.1
女		
By employment category		
按就業類別		
Senior management	1.7	1.0
高級管理層		
Middle management	25.3	26.6
中級管理層		
• General	25.2	27.6
一般職級		

環境、 社會及管治報告

B4. LABOUR STANDARDS

Adhering to the Labour Law of the PRC and the Employment Ordinance (Chapter 57 of the Laws of Hong Kong), the Group is committed to supporting the effective abolition of child labour and upholding the elimination of all forms of forced labour.

As stipulated in the Group's "Human Resources Management Control Procedures", during the recruitment process, job applicants are required to present their identity documents to the Human Resources Department for age verification as preventing from engaging child labour. In case of engaging any child labour, the Group will stop the child labour from working and offer medical checks for him/her. The Group will also contact his/her guardians and return the child labour to his/her guardians.

The Group respects the freedom of employees. All works should be voluntarily performed and must not involve forced labour. The Group forbids abusing, corporal punishment, violence, spirit oppression, sexual harassment (including improper language, posture and body contact) as forms of penalty.

During the reporting period, the Group was not aware of any material non-compliance (2023: nil) with the relevant laws and regulations related to recruitment of child labour or forced labour practices.

OPERATING PRACTICES

B5. SUPPLY CHAIN MANAGEMENT

The Group strives to maintain long-term and stable relationships with suppliers and maintain competitive advantages in the value chain. In order to manage and mitigate the environmental and social risks in the supply chain, the Group has adopted a policy of "Suppliers Control Procedures" and a stringent supplier selection procedure. During the reporting period, the Group had 1,448 suppliers (2023: 1,601) located in the PRC and 236 suppliers (2023: 235) located in Hong Kong.

When selecting new suppliers, the Group assesses the environmental compliance of the potential supplier's products by conducting environmental assessments, including the hazardous substance-free (the "HSF") surveys and the HSF on-site audits.

B4. 勞工標準

本集團遵守《中華人民共和國勞動法》 和《僱傭條例》(香港法例第57章),致 力支持有效廢除童工及堅決消除各種 形式的強制性勞動。

根據本集團的「人力資源管理監控程序」 規定,在招聘過程中,求職者必須向 人力資源部門出示身份證明文件作年 齡核實,以防止從事童工勞動。如果 有任何童工,本集團將停止童工工作, 並為他/她提供醫療檢查。本集團亦 會聯繫他/她的監護人並將童工歸還 給他/她的監護人。

本集團尊重員工的自由。所有工作均 須自願進行和不得涉及強制性勞動。 本集團禁止辱罵、體罰、暴力、精神 壓迫、性騷擾(包括不恰當的語言、姿 勢和身體的接觸)作為懲罰方式。

在本報告期內,本集團並未發現任何 重大違反有關招聘童工或強制性勞動 的相關法律及法規的情況(二零二三 年:無)。

營運常規

B5. 供應鏈管理

本集團致力與供應商保持長期穩定的關係,並維持價值鏈的競爭優勢。為管理及減輕供應鏈中的環境和社會風險,本集團採取「供應商監控程序」政策及嚴格的供應商挑選程序。於報告期內,本集團的1,448名(二零二三年:1,601名)供應商位於中國及236名(二零二三年:235名)供應商位於香港。

在選擇新供應商時,本集團通過進行 環境評估,包括無有害物質「無有害物質」調查和無有害物質現場審核,評估 潛在供應商產品的環境合規性。

環境、 社會及管治報告

The Group incorporates its standards of environmental management, product quality, product delivery and confidentiality in supplier agreements, and requires suppliers to abide by the Group's standards.

The Group has established a Suppliers Management Team to evaluate the performance of suppliers regularly based on the Group's internal guidelines. The Group gives priority to cooperate with suppliers who have a higher ranking in the environmental evaluation.

B6. PRODUCT RESPONSIBILITY

The Group regards product quality as a key competitive advantage of its business and makes every effort to improve the product quality while strengthening communications with customers. The Group has obtained certifications of Quality Management System, including ISO9001:2015, GB/T19001-2016, IATF16949:2016.

The Group complies with the applicable laws and regulations in the PRC and Hong Kong, including the Product Quality Law of the PRC, the Consumer Protection Law of the PRC and the Trade Descriptions Ordinance (Chapter 362 of the Laws of Hong Kong) and the Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong).

Quality Control

The Group has implemented "Production Operation Procedures" to identify the responsibilities of different departments and ensure that our products meet the national standards. The Group's Quality Planning Team and Quality Department are responsible for formulating related inspection standards and operating instructions and examining the characteristics of the products.

The Group has also adopted "Monitoring and Measuring Equipment Control Procedures" to ensure that the monitoring and measuring equipment used to examine the product characteristics and product compliance are able to meet its intended use. The Group conducts measurement verification and regular assessments of its monitoring and measuring equipment to ensure the inspection results are accurate.

本集團在供應商協議中納入其環境管理、產品質量、產品交付和保密標準,並要求供應商遵守本集團的標準。

本集團已成立供應商管理團隊,根據 本集團的內部指引定期評估供應商的 表現。本集團優先與在環境評估中排 名較高的供應商合作。

B6. 產品責任

本集團視產品質量為業務的主要競爭優勢,並致力提升產品質素,同時加強與客戶的溝通。本集團已取得質量管理體系認證,包括ISO9001:2015、GB/T19001-2016、IATF16949:2016。

本集團遵守中國及香港適用法律及法規,包括《中國產品質量法》、《中華人民共和國消費者權益保護法》及《商品説明條例》(香港法例第362章)及《個人資料(隱私)條例》(香港法例第486章)。

品質監控

本集團已實施「生產經營程序」,以識別不同部門的責任,並確保我們的產品符合國家標準。本集團的質量計劃團隊和質量部門負責制定相關的檢驗標準和操作説明,並檢查產品的特性。

本集團亦已採納「監察及測量設備監控程序」,以確保用於檢驗產品特性及產品合規性的監測及測量設備能夠達到預期用途。本集團對其監測和測量設備進行測量驗證和定期評估,以確保檢測結果準確。

環境、 社會及管治報告

Data Protection and Privacy

The Group regards data privacy and security as a key operating principle and takes high precautions in ensuring their confidentiality to avoid misuse of personal data. The Group has implemented an "Information Security Management System", which covers regulations and measures for securing confidentiality.

The Group's privacy policy is incorporated in the employment contracts, employees shall fully abide by the guidance on prohibiting any unauthorised disclosure of confidential information.

During the reporting period, the Group was not aware of any material non-compliance (2023: nil) with the relevant laws and regulations related to product responsibility in the PRC and Hong Kong.

B7. ANTI-CORRUPTION

The Group is committed to upholding high standards of business ethics and integrity. The Group strictly abides by the relevant laws and regulations in the PRC and Hong Kong, including the Criminal Law of the PRC and the Prevention of Bribery Ordinance (Chapter 201 of the Laws of Hong Kong). The Group forbids any form of corruption, extortion, bribery, fraud, money laundering and embezzlement.

The Group's "Complaints Reporting and Whistleblower Protection System" encourages and enables employees to report on observed and suspected non-compliance and questionable practices.

The Group has also established a confidentiality mechanism to protect whistleblowers against intimidation and reprisals.

During the reporting period, no legal case concerned with corrupt practices was brought against the Group, and the Group was not aware of any material non-compliance (2023: nil) with the relevant laws and regulations related to anti-corruption in the PRC and Hong Kong.

資料保護及隱私

本集團將資料隱私和安全視為關鍵的 營運原則,並採取高度預防措施以確 保其機密性,以避免濫用個人資料。 本集團實施「信息安全管理系統」,其 中包括確保機密性的法規和措施。

本集團的隱私政策已納入勞動合同, 員工應完全遵守禁止未經授權披露機 密信息的指引。

於本報告期間,本集團並不知悉任何 重大不遵守有關中國及香港產品責任 的相關法律及法規(二零二三年:無)。

B7. 反貪污

本集團致力致力恪守最高的道德與誠信標準。本集團嚴格遵守中國及香港的相關法律及法規,包括《中華人民共和國刑法》及《防止賄賂條例》(香港法例第201章)。本集團禁止任何形式的貪污、敲詐、受賄、欺詐、洗黑錢和盜用公款。

本集團的「投訴報告和舉報人保護系統」 鼓勵並使員工能夠報告觀察到的和可 疑的違規行為及有問題的操作。

本集團亦建立一個保密機制,以保護 舉報人免受恐嚇和報復。

於本報告期內,本集團未發生任何與 貪污行為有關的法律案件,本集團並 未發現任何重大不遵守中國和香港反 貪污相關法律及法規的情況(二零二三 年:無)。

環境、 社會及管治報告

During the reporting period, the number of employees received anti-corruption training and the training hours by employment category were as follows:

於報告期內,按僱傭類別劃分的接受 反貪污培訓的僱員人數及培訓時數如 下,

Anti-corruption training	2024	2023
反貪污培訓	二零二四年	二零二三年
Number of employees received training		
接受培訓的僱員人數		
Senior management	132	138
高級管理層		
Middle management	1320	703
中級管理層		
• General	1,775	1,129
普通		
Total employees	3,227	1,970
僱員總數		
Number of training hours		
培訓時數		
Senior management	198	207
高級管理層		
Middle management	1,980	1,055
中級管理層		
• General	2,663	1,694
普通		
Total training hours	4,841	2,956
總培訓時數		

COMMUNITY

B8. COMMUNITY INVESTMENT

As a socially responsible enterprise, the Group is constantly aware of the needs of the community and strives to bring a positive impact on community development. The Group encourages its employees to dedicate their time and skills to supporting local communities with the aim to create a harmonious society.

We believe that this can nurture great corporate culture and practices in the Group. In 2024, we made a total of HK\$1,149,000 (2023: HK\$1,699,000) for charity donations.

社區

B8. 社區投資

作為一家對社會負責任的企業,本集 團不斷了解社區的需求,並致力為社 區發展帶來積極影響。本集團鼓勵員 工投入時間和技能,支援當地社區, 以創造和諧社會。

我們相信,這可以在集團中培養良好的企業文化及常規。於二零二四年,我們合共捐款1,149,000港元(二零二三年:1,699,000港元)作慈善用途。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORTING INDEX

環境、社會及管治報告索引

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hazardous wastes are handled, reduction

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	health reasons		
關鍵績效指標B6.1	已售或已運送產品總數中因安全與健康理由而	本集團目前未報告此指標。	
	須回收的百分比		
KPI B6.2	Number of products and service related	The Group currently does not report on	N/A
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	with		
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	and protecting intellectual property rights	this indicator.	不適用
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Subject areas, asp	pects, general disclosures and Key		
Performance India	cators (KPIs)	Sections	Pages
主要範疇、層面、-	一般披露及關鍵績效指標	章節	頁次
B7: Anti-corruption			
B7:反貪污			
General Disclosure		"Anti-corruption"	78
一般披露		「反貪污」	
KPI B7.1	Number of concluded legal cases regarding	No concluded legal case regarding	N/A
	corrupt practices brought against the issuer	corrupt practices was noted.	不適用
	or its employees during the reporting period		
	and the outcomes of the case		
關鍵績效指標B7.1	於報告期內對發行人或其僱員提出並	概不知悉有關貪污的已結案法律案件。	
	已審結的貪污訴訟案件的數目及訴訟結果		
KPI B7.2	Description of preventive measures and	"Anti-corruption"	78
	whistle-blowing procedures, how they are		
	implemented and monitored		
關鍵績效指標B7.2		「反貪污」	
	執行及監察方法		
Community			
社區			
B8: Community Inv	restment		
B8:社區投資		"	70
General Disclosure		"Community Investment"	79
一般披露		「社區投資」	70
KPI B8.1	Focus areas of contribution (e.g. education,	"Community Investment"	79
	environmental concerns, labour needs,		
	health, culture, sport)	[4] [5] 47 次]	
關鍵績效指標B8.1	專注貢獻範疇(如教育、環境事宜、	「社區投資」	
KDI DO O	勞工需求、健康、文化、體育)	"Canada and "	70
KPI B8.2	Resources contributed (e.g. money or time) to the focus area	"Community Investment"	79
圆钟结为长槽 DO O	在專注範疇所動用資源(如金錢或時間)	「社區投資」	
朔姚縜双拍标 B8.2	任守/工乳畸川 到用 具 / 队 \ 知 立	1 江四汉貝」	

Deloitte.

TO THE SHAREHOLDERS OF TRULY INTERNATIONAL HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Truly International Holdings Limited (the "Company") and its subsidiaries (collectively referred to as "the Group") set out on pages 93 to 208, which comprise the consolidated statement of financial position as at 31 December 2024, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information and other explanatory information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTER

Key audit matter is the matter that, in our professional judgment, was of most significance in our audit of the consolidated financial statements of the current period. The matter was 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 the matter.

德勤

獨立核數師報告書 致信利國際有限公司股東

(於開曼群島註冊成立之有限公司)

意見

本核數師行已完成審核第93至208頁所載信利國際有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)之綜合財務報表,包括於二零二四年十二月三十一日之綜合財務狀況表與截至該日止年度之綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表之附註,包括重大會計政策資料及其他解釋資料。

本行認為,綜合財務報表已根據香港會計師公會 (「香港會計師公會」)頒佈之香港財務報告準則(「香港財務報告準則」)真實而公平地反映 貴集團於 二零二四年十二月三十一日之綜合財務狀況以及 其截至該日止年度之綜合財務表現及綜合現金流量,並已遵照香港公司條例之披露要求妥為編製。

意見之基礎

本行根據香港會計師公會頒佈之《香港審計準則》 (「香港審計準則」)進行審核。本行在該等準則下 承擔之責任已在本報告「核數師就審計綜合財務 報表須承擔之責任」部分中作進一步闡述。根據 香港會計師公會頒佈之《專業會計師道德守則》(「守 則」),本行獨立於 貴集團,並已履行守則中之 其他專業道德責任。本行相信,本行所獲得之審 計憑證能充足及適當地為本行之審計意見提供基 礎。

關鍵審計事項

關鍵審計事項是根據本行之專業判斷,認為對本期綜合財務報表之審計最為重要之事項。這事項是在本行審計整體綜合財務報表及出具意見時進行處理,而本行不會對這事項提供單獨之意見。

KEY AUDIT MATTER (Continued)

關鍵審計事項(續)

Key audit matter

關鍵審計事項

How our audit addressed the key audit matter 本行之審計如何處理關鍵審計事項

Impairment assessment of goodwill 商譽之減值評估

We identified the impairment assessment of goodwill arising from acquisition of Truly (Hui Zhou) Smart Display Limited ("Truly HZ") in 2021 as a key audit matter due to the significance of the balance to the consolidated financial statements as a whole, combined with the significant degree of estimations made by the management of the Group associated with the recoverable amount of the cash-generating unit to which goodwill has been allocated.

本行視二零二一年收購信利(惠州)智能顯示有限公司(「信利惠州」)產生之商譽減值評估為關鍵審計事項,此乃由於結餘對綜合財務報表之整體至關重要,加上 貴集團管理層就獲分配商譽之現金產生單位可收回金額作出重大程度估計。

Our procedures in relation to the impairment assessment of goodwill arising from Truly HZ included:

本行就對信利惠州產生的商譽所作減值評估進行之程序包括:

- Evaluating the competence, capabilities and objectivity of the independent valuer;
- 評估獨立估值師之資歷、能力及客觀性;
- Discussing with the management and the independent valuer to understand the key estimations made by the management in the impairment assessment of goodwill including the estimate of forecast revenue, gross margins, growth rates and discount rates adopted;
- 與管理層及獨立估值師討論以瞭解管理層於商譽減值 評估作出的主要估計(包括估計預測收益、毛利率、 增長率及所採用貼現率);

KEY AUDIT MATTER (Continued)

關鍵審計事項(續)

Key audit matter

關鍵審計事項

As disclosed in note 4 to the consolidated financial statements, the management assessed the impairment of goodwill by estimation of recoverable amount of the cash-generating unit to which goodwill has been allocated which is the higher of the value-in-use and fair value less costs of disposal. The value-in-use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit based on five-year financial budgets approved by the management of the Group and a suitable discount rate in order to calculate the present value. Key estimates involved in the preparation of cash flow projections for the period covered by the approved financial budgets include the estimate of forecast revenue, gross margins, growth rates and discount rates adopted. The management also engaged an independent valuer to perform the valuation, including determine the discount rate. As disclosed in the consolidated financial statements, the carrying amount of goodwill arising from acquisition of Truly HZ as at 31 December 2024 was HK\$498.990.000, representing 2.0% of total assets of the Group. Based on the impairment assessment of the goodwill, an impairment loss of HK\$35,010,000 was recognised in the profit or loss during the year ended 31 December 2024.

誠如綜合財務報表附註4所披露,管理層透過估計已獲分配商譽的現金產生單位的可收回金額(為使用價值與公平價值減出售成本的較高者)評估商譽減值。使用價值開實要求 貴集團根據 貴集團管理層批准的五年財務預算估計現金產生單位預期產生的未來現金流量及合適的貼現率以計算現值。編製核准財務預算涵蓋期間現金流過現為的主要估計包括估計預測收益、毛利率、增行值,包括釐定貼現率。該如綜合財務報表所披露,於二零二四年十二月三十一日收購信利惠州產生商譽的賬面值為498,990,000港元,相當於 貴集團總資產的2.0%。根據商譽之減值評估,截至二零二四年十二月三十一日止年度,於損益內確認的減值虧損為35,010,000港元。

How our audit addressed the key audit matter 本行之審計如何處理關鍵審計事項

- Assessing the reasonableness of key inputs and assumptions used by the management in the estimation of recoverable amount, including revenue projection and growth rate applied;
- 評估管理層於估計可收回金額時所採用主要輸入數據 及假設(包括收益預測及所採用增長率)是否合理;
- Evaluating the appropriateness of discount rate applied in the forecast by comparing them to economic and industry data and certain company specific parameters, with the assistance of our internal valuation specialists, as well as evaluating the reasonableness of parameters applied by the independent valuer; and
- 在內部估值專家的協助下,透過將預測應用之貼現率 與經濟及行業數據及若干公司特定參數對比,評估其 是否合適,並評價獨立估值師所用參數的合理性;及
- Evaluating the reasonableness of the financial budgets approved by the management and the cash flow projections by comparing the actual results of those cash-generating unit to the previously forecasted results used.
- 透過將該等現金產生單位之實際業績與所用先前預測 結果比較,評估管理層批准之財務預算及現金流量預 測的合理性。

OTHER INFORMATION

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

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

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

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

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

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

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

其他資料

貴公司董事須對其他資料負責。其他資料包括年 報內之所有資料,但不包括綜合財務報表及本行 之核數師報告書。

本行對綜合財務報表之意見並不涵蓋其他資料。 本行亦不對該等其他資料發表任何形式之鑒證結 論。

就本行對綜合財務報表之審計而言,本行之責任 是閱讀其他資料,並藉此考慮其他資料是否與綜 合財務報表或本行在審計過程中得知之情況存在 重大抵觸,或基於其他原因似乎存在重大錯誤陳 述之情況。倘基於本行已執行之工作,所得結論 為其他資料出現重大錯誤陳述,本行需要報告該 事實。在這方面,本行並無任何報告。

董事及管治層就綜合財務報表須承擔之責 任

貴公司董事須負責根據香港會計師公會頒佈之香港財務報告準則及香港《公司條例》之披露規定擬備真實而中肯之綜合財務報表,並對其認為為使綜合財務報表之擬備不存在由於欺詐或錯誤而導致之重大錯誤陳述所需之內部控制負責。

在擬備綜合財務報表時,董事負責評估 貴集團 持續經營之能力,並在適用情況下披露與持續經 營有關之事項,以及使用持續經營為會計基礎, 除非董事有意將 貴集團清盤或停止經營,或別 無其他實際之替代方案。

管治層須負責監督 貴集團之財務申報過程。

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

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

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

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

核數師就審計綜合財務報表須承擔之責任

在根據香港審計準則進行審計之過程中,本行運 用了專業判斷,保持了專業懷疑態度。本行亦:

- 識別和評估由於欺詐或錯誤而導致綜合財務 報表存在重大錯誤陳述之風險,設計及執行 審計程序以應對這些風險,以及獲取充足和 適當之審計憑證,作為本行意見之基礎。由 於欺詐可能涉及串謀、偽造、蓄意遺漏、虚 假陳述,或凌駕於內部控制之上,因此未能 發現因欺詐而導致之重大錯誤陳述之風險高 於未能發現因錯誤而導致之重大錯誤陳述之 風險。
- 了解與審計相關之內部控制,以設計適當之 審計程序,但目的並非對 貴集團內部控制 之有效性發表意見。
- 評價董事所採用會計政策之恰當性及作出會 計估計和相關披露之合理性。

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

(Continued)

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the group as a basis for forming an opinion on the group financial statements. We are responsible for the direction, supervision and review of the audit work performed for purposes of the group audit. We remain solely responsible for our audit opinion.

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

核數師就審計綜合財務報表須承擔之責任

- 對董事採用持續經營會計基礎之恰當性作出結論。根據所獲取之審計憑證,確定是否存在與事項或情況有關之重大不確定性,從而可能導致對 貴集團之持續經營能力產生重大疑慮。如果本行認為存在重大不確定性,則有必要在核數師報告書中提請使用者注意綜合財務報表中之相關披露。假若有關之披露不足,則本行須修改意見。本行之結論是基於截至核數師報告書日期止所取得之審計憑證。然而,未來事項或情況可能導致 貴團不能持續經營。
- 評價綜合財務報表之整體列報方式、結構和 內容,包括披露,以及綜合財務報表是否中 肯反映相關交易和事項。
- 計劃及執行集團審計以就集團內實體或業務單位的財務資料獲取充分、適當之審計憑證,作為對集團財務報表出具意見的基礎。本行負責以集團審計為目的進行審計工作的方向、監督和審查。本行為審計意見承擔全部責任。

除其他事項外,本行與管治層溝通了計劃之審計 範圍、時間安排、重大審計發現等,包括本行在 審計中識別出內部控制之任何重大不足之處。

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

(Continued)

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

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

The engagement partner on the audit resulting in this independent auditor's report is Yeung Pik Fung.

核數師就審計綜合財務報表須承擔之責任 (續)

本行還向管治層提交聲明,説明本行已符合有關獨立性之相關專業道德要求,並與彼等溝通有可能合理地被認為會影響本行獨立性之所有關係和其他事項,以及(在適用情況下)就消除威脅而採取之行動或應用之防範措施。

從與管治層溝通之事項中,本行確定哪些事項對本期綜合財務報表之審計最為重要,因而構成關鍵審計事項。本行在核數師報告書中描述該等事項,除非法律或法規不允許公開披露該等事項,或在極端罕見的情況下,如果合理預期在本行報告中溝通某事項造成之負面後果超過產生之公眾利益,本行決定不應在報告中溝通該事項。

出具本獨立核數師報告書之審計項目合夥人是楊 碧鳳。

Deloitte Touche Tohmatsu

Certified Public Accountants

Hong Kong 26 March 2025 德勤 ● 關黃陳方會計師行

執業會計師

香港

二零二五年三月二十六日

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

FOR THE YEAR ENDED 31 DECEMBER 2024 ● 截至二零二四年十二日三十一日止年度

		NOTES 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Revenue Cost of sales	收益 銷售成本	5	17,840,169 (16,453,936)	15,588,143 (14,265,850)
Gross profit Other income Other gains and losses, net Impairment loss on goodwill Reversal of impairment losses under expected credit loss model, net Distribution and selling expenses	毛利 其他收入 其他損益淨額 商譽減值虧損 預期信用損失模式下減值虧損 撥回淨額 分銷及銷售費用	7 8 19	1,386,233 223,234 (87,129) (35,010) 11,398 (320,404)	1,322,293 109,537 (18,240) (53,424) 2,170 (321,291)
Finance costs Administrative expenses Share of result of an associate	財務費用 行政費用 分佔一間聯營公司業績	9	(380,016) (461,021) (36,906)	(389,443) (449,019) 46,802
Profit before tax Income tax expense	税前溢利 所得税開支	10	300,379 (53,814)	249,385 (88,949)
Profit for the year Other comprehensive expenses	本年度溢利 本年度其他全面開支	11	246,565	160,436
for the year Item that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations	可能於其後重新分類至損益的 項目: 換算海外業務所產生之外匯差額		(398,651)	(360,444)
Total comprehensive expenses for the year	本年度全面開支總額		(152,086)	(200,008)
Profit (loss) for the year attributable to:	本年度溢利(虧損)應佔:			
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益		302,085 (55,520) 246,565	262,799 (102,363) 160,436
Total comprehensive expenses for the year attributable to:	本年度全面開支總額應佔:			
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益		(91,850) (60,236) (152,086)	(89,561) (110,447) (200,008)
Earnings per share Basic (HK cents per share)	每股盈利 基本(每股港仙)	15	9.56	8.31

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

AT 31 DECEMBER 2024 • 於二零二四年十二月三十一日

		NOTES 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	16	11,842,258	12,928,174
Right-of-use assets	使用權資產	17	570,210	599,568
Goodwill	商譽	18	499,403	534,413
Interest in an associate	於一間聯營公司的權益	20	2,619,779	1,542,138
Financial assets at fair value through profit or loss	於損益以公平價值列賬之金融資產	21	2,407	4,220
Deferred tax assets	遞延税項資產	31	46,681	47,193
Deposits paid for acquisition of	就收購物業、廠房及設備支付訂金	31	40,001	47,193
property, plant and equipment	机 以期初来 ·		3,899	52,809
Rental and other deposits	租賃及其他按金	23	19,541	256
Trental and other deposits	但貝及共地技並	23		
			15,604,178	15,708,771
CURRENT ASSETS	流動資產			
Inventories	存貨	22	2,667,757	3,206,930
Trade and other receivables	應收賬項及其他應收款項	23	3,721,412	3,576,849
Trade and bills receivables at fair value	於其他全面收益以公平價值列賬			
through other comprehensive income	之應收賬項及應收票據	24	1,185,198	619,109
Financial assets at fair value through	於損益按公平價值列賬之金融資產			
profit or loss		21	33,068	_
Amount due from an associate	應收聯營公司款項	25	392	8,828
Restricted bank deposits	受限制銀行存款	26	502,066	582,856
Cash and cash equivalents	現金及現金等價物	26	1,035,140	802,291
			9,145,033	8,796,863
CURRENT LIABILITIES	流動負債			
Trade and other payables	應付賬項及其他應付款項	27	7,643,378	7,025,977
Contract liabilities	合約負債	28	235,921	270,584
Tax payable	應付税項		109,128	106,191
Bank and other borrowings	銀行及其他借款	29	6,275,862	5,104,469
Amount due to an associate	結欠一間聯營公司款項	25	537,521	418,493
Lease liabilities	租賃負債	30	9,994	4,200
			14,811,804	12,929,914
NET CURRENT LIABILITIES	流動負債淨額		(5,666,771)	(4,133,051)
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		9,937,407	11,575,720

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

AT 31 DECEMBER 2024 • 於二零二四年十二月三十一日

		NOTES 附註	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
NON-CURRENT LIABILITIES	非流動負債			
Bank and other borrowings	銀行及其他借款	29	380,191	1,570,967
Other payables	其他應付款項	27	13,576	26,697
Lease liabilities	租賃負債	30	35,240	1,169
Deferred tax liabilities	遞延税項負債	31	155,844	156,124
			584,851	1,754,957
NET ASSETS	資產淨值		9,352,556	9,820,763
CAPITAL AND RESERVES	 資本及儲備			
Share capital	股本	32	63,222	63,222
Share premium and other reserves	股份溢價及其他儲備		9,159,090	9,534,864
Equity attributable to owners	本公司擁有人應佔權益			
of the Company			9,222,312	9,598,086
Non-controlling interests	非控股權益		130,244	222,677
TOTAL EQUITY	權益總額		9,352,556	9,820,763

The consolidated financial statements on pages 93 to 208 were approved and authorised for issue by the board of directors on 26 March 2025 and are signed on its behalf by:

載於第93至208頁之綜合財務報表已於二零二五年三月二十六日獲董事會批准及授權刊發,並由以下人士代表簽署:

Lam Wai Wah 林偉華 *DIRECTOR* 董事 Wong Pong Chun, James 黃邦俊 DIRECTOR 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

FOR THE YEAR ENDED 31 DECEMBER 2024 • 截至二零二四年十二月三十一日止年度

		Share capital	Share premium	Special reserve	Capital redemption reserve	Exchange reserve	Other reserves	Retained profits	Total equity attributable to owners of the Company 本公司擁有人	Non- controlling interests	Total
		股本 HK\$'000 千港元	股份溢價 HK\$'000 千港元	特別儲備 HK\$'000 千港元 (note a) (附註a)	資本贖回儲備 HK\$'000 千港元	外匯儲備 HK\$'000 千港元	其他儲備 HK\$'000 千港元 (note b) (附註b)	保留溢利 HK\$'000 千港元	應佔權益總額 HK\$'000 千港元	非控股權益 HK\$'000 千港元	合計 HK\$*000 千港元
At 1 January 2023	於二零二三年一月一日	63,222	1,210,563	990	867	(105,235)	1,705,452	7,109,826	9,985,685	351,218	10,336,903
Profit (loss) for the year Other comprehensive expenses for the year — Exchange differences arising on translation of foreign operations	本年度溢利(虧損) 本年度其他全面開支 一換算海外業務所產生之 外匯差額	-	-	-	-	(352,360)	-	262,799	262,799	(102,363)	(360,444)
			-	-	-	(352,360)	-	-	(352,360)	(8,084)	(300,444)
Total comprehensive (expenses) income for the year	本年度全面(開支)收益總額	-	-	-	-	(352,360)	-	262,799	(89,561)	(110,447)	(200,008)
Acquisition of additional interest in a subsidiary (note 42(a)) Dividend declared (note 14) Transfer	收購一間附屬公司額外權益 (附註42(a)) 已宣派股息(附註14) 轉撥	- - -	- - -	- - -	-	(1,160) - -	3,900 - 14,206	15,332 (316,110) (14,206)	18,072 (316,110)	(18,094) - -	(22) (316,110) –
At 31 December 2023	於二零二三年十二月三十一日	63,222	1,210,563	990	867	(458,755)	1,723,558	7,057,641	9,598,086	222,677	9,820,763
Profit (loss) for the year Other comprehensive expenses for the year — Exchange differences arising on	本年度溢利(虧損) 本年度其他全面開支 一換算海外業務所產生之	-	-	-	-	-	-	302,085	302,085	(55,520)	246,565
translation of foreign operations	外匯差額	-	-	-	-	(393,935)	-	-	(393,935)	(4,716)	(398,651)
Total comprehensive (expenses) income for the year	本年度全面(開支)收益總額	-	-	-	-	(393,935)	-	302,085	(91,850)	(60,236)	(152,086)
Acquisition of additional interest in a subsidiary(note 42(a)) Dividend declared (note 14) Transfer	收購一間附屬公司額外權益 (附註42(a)) 已宣派股息(附註14) 轉撥	- - -	- - -	- - -	-	(2,994) - -	7,757 - 24,429	27,423 (316,110) (24,429)	32,186 (316,110) -	(32,197) - -	(11) (316,110) –
At 31 December 2024	於二零二四年十二月三十一日	63,222	1,210,563	990	867	(855,684)	1,755,744	7,046,610	9,222,312	130,244	9,352,556

Notes:

(a) The special reserve represents the difference between the nominal value of the shares of the subsidiaries acquired and the nominal value of the Company's shares issued for the acquisitions in prior year.

(b) Other reserves comprise:

- (i) the statutory surplus reserve and the enterprise expansion reserve of the subsidiaries established in the People's Republic of China (the "PRC") other than Hong Kong. According to the Articles of Association of the PRC subsidiaries, a percentage of net profit as reported in the PRC statutory accounts should be transferred to the statutory surplus reserve and the enterprise expansion reserve determined at the discretion of the board of directors of these companies. The statutory surplus reserve can be set off against accumulated losses whilst the enterprise expansion reserve can be used for expansion of production facilities or an increase in registered capital; and
- (ii) the amounts arising from the acquisition of additional equity interests in subsidiaries from non-controlling shareholders of subsidiaries or deemed disposal of equity interests in subsidiaries without losing control. It represents the difference between the consideration paid or received and the adjustment to the noncontrolling interests in subsidiaries.

附註:

(a) 特別儲備指所收購附屬公司之股份面值與本公司於過 往年度就收購而發行之股份面值兩者間之差額。

(b) 其他儲備包括:

- (i) 在中華人民共和國(「中國」)(不包括香港)成立 之附屬公司之法定盈餘儲備及企業發展儲備。 根據中國附屬公司之組織章程細則,中國法定 賬目內呈報之純利若干百分比須轉撥至法定盈 餘儲備及企業發展儲備,該百分比乃由該等公 司之董事會酌情決定。法定盈餘儲備可抵銷累 計虧損,而企業發展儲備則可用於擴展生產設 施或增加註冊資本;及
- (ii) 自附屬公司非控股股東收購附屬公司額外股權 或視作出售附屬公司股權而不致失去控制權產 生之金額,相當於已付或已收取代價與附屬公 司非控股權益調整之差額。

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

FOR THE YEAR ENDED 31 DECEMBER 2024 ● 截至二零二四年十二月三十一日止年度

		2024	2023
		二零二四年	
		HK\$'000	HK\$'000
		千港元 —————	
OPERATING ACTIVITIES	經營活動		
Profit before tax	税前溢利	300,379	249,385
Adjustments for:	調整:		
Interest income	利息收入	(23,734)	(21,556)
Reversal of impairment losses under	應收賬項預期信用損失模式下減值		
expected credit loss model on trade	虧損撥回淨額		
receivable, net		(11,398)	(2,170)
Reversal of allowance for inventories, net	存貨撥備撥回淨額	(22,426)	(33,418)
Depreciation of property,	物業、廠房及設備折舊		
plant and equipment		1,276,651	1,357,394
Depreciation of right-of-use assets	使用權資產折舊	19,771	61,447
Loss on disposal/write-off of property,	出售/撇銷物業、廠房及設備之虧損		
plant and equipment	→ H3 \-t += -L0	102,088	74,552
Impairment loss on goodwill	商譽減值虧損	35,010	53,424
Gain from changes in fair value of financial	於損益以公平價值列賬之金融資產	(40.400)	(501)
assets at fair value through profit or loss	公平價值變動收益 衍生金融工具公平價值變動虧損淨額	(13,168)	(531)
Loss on fair value changes of derivative financial instruments, net	衍生並融工兵公十慎但愛期虧預净額		222
Government grants	政府津貼	(151,853)	(52,044)
Share of result of an associate	成的序始 分佔聯營公司業績	36,906	(46,802)
Finance costs	財務費用	380,016	389,443
Operating cash flows before movements	未計營運資金變動前之經營現金流量	000,010	000,1.0
in working capital	不計 宮廷貝立愛勁刖之經宮'児立/川里	1,928,242	2,029,346
Decrease (increase) in inventories	存貨減少(增加)	469,071	(96,219)
Increase in trade and other receivables	應收賬項及其他應收款項增加	(42,842)	(266,327)
(Increase) decrease in trade and bills	於其他全面收益以公平價值列賬之	(-12,0-12)	(200,027)
receivables at fair value through other	應收賬項及應收票據(增加)減少		
comprehensive income	" VIVE VIVE VIVE VIVE VIVE VIVE VIVE VIV	(536,003)	344,311
Increase in trade and other payables	應付賬項及其他應付款項增加	5,776,321	3,463,145
Decrease in contract liabilities	合約負債減少	(26,775)	(95,574)
Increase (decrease) in amount	應付聯營公司款項增加(減少)		
due to an associate		8,436	(110,125)
Decrease in amount due from an associate	應收聯營公司款項減少	119,028	6,326
Government grants received for	已收政府津貼用於經營活動		
operating activities		78,991	48,530
Receipt arising from net settlement of	衍生金融工具結算淨額產生的收入		
derivative financial instruments		_	642
Cash generated from operations	經營活動所賺取之現金	7,774,469	5,324,055
Hong Kong profits tax (paid) refunded	(已繳)已退回香港利得稅	(717)	19,953
PRC Enterprise Income Tax paid	已繳中國企業所得税	(46,401)	(60,015)
Tax paid for other jurisdictions	其他司法權區已繳税項	(455)	(1,016)
NET CASH FROM OPERATING ACTIVITIES	經營活動所得現金淨額	7,726,896	5,282,977

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

FOR THE YEAR ENDED 31 DECEMBER 2024 • 截至二零二四年十二月三十一日止年度

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
INVESTING ACTIVITIES	投資活動		
Purchase of property, plant and equipment	購買物業、廠房及設備	(570,107)	(458,441)
Placement of restricted bank deposits	存放受限制銀行存款	(135,667)	(92,418)
Deposits paid for acquisition of property, plant and equipment	就收購物業、廠房及設備支付訂金	(3,899)	(52,809)
Acquisition of an additional interest	收購一間聯營公司的額外權益	(4.400.550)	(004,004)
in an associate Proceeds from disposals of property,	山东州类 一座巨及凯供协乐组为市	(1,188,550)	(601,621)
plant and equipment	出售物業、廠房及設備的所得款項	1,881	3,749
Interest received	已收利息	23,734	21,556
Release of restricted bank deposits	解除受限制銀行存款	197,328	354,456
Acquisition of financial asset at fair value	收購於損益按公平價值列賬		
through profit or loss	之金融資產	(18,391)	_
Payments of rental and other deposits	租賃及其他按金付款	(19,887)	_
NET CASH USED IN INVESTING ACTIVITIES	投資活動所用現金淨額	(1,713,558)	(825,528)
FINANCING ACTIVITIES	融資活動		
Repayment of bank and other borrowings	償還銀行及其他借款	(9,436,321)	(10,636,130)
Interest paid for bank and other borrowings	就銀行及其他借款支付的利息	(350,465)	(366,110)
Dividend paid	已付股息	(316,110)	(316,110)
Repayment of lease liabilities	償還應付債券	(7,654)	(56,135)
Interest paid for consideration on acquisition	就收購一間聯營公司額外權益的		
of an additional interest in an associate	代價支付利息	(15,379)	(19,570)
Interest paid for lease liabilities	已付租賃負債利息	(161)	(7,007)
Acquisition of additional interest in	收購一間附屬公司額外權益	(44)	(00)
a subsidiary New bank and other borrowings raised	<u> </u>	(11) 4,379,652	(22) 6,896,540
	新造銀行及其他借款	4,379,652	0,890,540
NET CASH USED IN FINANCING ACTIVITIES	融資活動所用現金淨額	(5,746,449)	(4,504,544)
NET INCREASE (DECREASE) IN	現金及現金等值項目增加		
CASH AND CASH EQUIVALENTS	(減少)淨額	266,889	(47,095)
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE YEAR	年初之現金及現金等值項目	802,291	858,759
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	匯率變動之影響	(34,040)	(9,373)
CASH AND CASH EQUIVALENTS AT END OF THE YEAR,	年終之現金及現金等值項目,		
represented by bank balances and cash	指銀行結存及現金	1,035,140	802,291

FOR THE YEAR ENDED 31 DECEMBER 2024 • 截至二零二四年十二月三十一日止年度

1. GENERAL

Truly International Holdings Limited (the "Company") is incorporated in the Cayman Islands under the Companies Law of the Cayman Islands as an exempted company. The Company is a public limited company with its shares listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its ultimate controlling party is Mr. Lam Wai Wah, who is also the Chairman and Managing Director of the Company. The addresses of the registered office and principal place of business of the Company are disclosed in the section headed "General Information" to the annual report.

The functional currency of the Company is United States dollars ("US\$"). The consolidated financial statements are presented in Hong Kong dollars ("HK\$") which is different from the functional currency of the Company, as the directors of the Company (the "Directors") consider that HK\$ is the most appropriate presentation currency in view of its place of listing.

The Company acts as an investment holding company. Its subsidiaries are principally engaged in the business of manufacture and sale of liquid crystal display ("LCD") products including touch panel products and electronic consumer products including compact camera module, fingerprint identification modules, personal health care products and electrical devices.

1. 一般事項

信利國際有限公司(「本公司」)於開曼群島根據開曼群島公司法註冊成立為一間受豁免公司。本公司為一間上市有限公司,其股份在香港聯合交易所有限公司(「聯交所」)上市。其最終控股人士為林偉華先生,亦為本公司主席兼董事總經理。本公司註冊辦事處及主要營業地點之地址於年報「一般資料」一節披露。

本公司之功能貨幣為美元(「美元」)。本公司董事(「董事」)經考慮其上市地點,認為港元(「港元」)為最適合之呈列貨幣,故綜合財務報表乃以本公司功能貨幣以外之港元呈報。

本公司乃投資控股公司,其附屬公司之主要 業務為製造及銷售液晶體顯示器(「液晶體顯 示器」)產品(包括觸控屏產品)及電子消費產 品,包括微型相機模組、指紋識別模組、個 人保健護理產品及電子設備。

FOR THE YEAR ENDED 31 DECEMBER 2024 • 截至二零二四年十二月三十一日止年度

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

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

In the current year, the Company and its subsidiaries (collectively referred to as "the Group") have applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the Group's annual period beginning on 1 January 2024 for the preparation of the consolidated financial statements:

Amendments to HKFRS 16 Lease Liability in a Sale and

Leaseback

Amendments to HKAS 1 Classification of Liabilities

as Current or Non-current and related amendments

to Hong Kong

Interpretation 5 (2020)

Amendments to HKAS 1 Non-current Liabilities with

Covenants

Amendments to HKAS 7 Supplier Finance and HKFRS 7 Arrangements

Except as described below, the application of the new and amendments to HKFRSs in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂

於本年度強制生效之新訂香港財務報告準 則及其修訂

於本年度,本公司及其附屬公司(統稱為「本集團」)已就編製綜合財務報表首次應用香港會計師公會(「香港會計師公會」)頒佈之下列香港財務報告準則之修訂,有關修訂於本集團在二零二四年一月一日開始之年度期間強制生效:

香港財務報告準則 售後租回的 第16號(修訂) 租賃負債 香港會計準則 將負債分類為 第1號(修訂) 流動或非流動

及香港詮釋 第5號

(二零二零年) 之相關修訂

香港會計準則第1號 (修訂) 附帶契諾的 非流動負債

香港會計準則第7號及 供應商融資安排 香港財務報告準則 第7號(修訂)

除下文所述者外,於本年度應用新訂及經修 訂香港財務報告準則對本集團於本年度及過 往年度之財務狀況及表現及/或該等綜合財 務報表所載之披露並無重大影響。

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

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

2.1 Impacts on application of Amendments to HKFRS 16 *Lease Liability in a Sale and Leaseback*

The Group has applied the amendments for the first time in the current year.

The amendments add subsequent measurement requirements for sale and leaseback transactions that satisfy the requirements of HKFRS 15 Revenue from Contracts with Customers to be accounted for as a sale. The amendments require a seller-lessee to determine "lease payments" or "revised lease payments" such that the seller-lessee would not recognise a gain or loss that relates to the right of use retained by the seller-lessee. The amendments also clarify that applying the requirements does not prevent the seller-lessee from recognising in profit or loss any gain or loss relating to subsequent partial or full termination of a lease.

According to the transitional provisions, the Group has applied the new accounting policy retrospectively to the sale and leaseback transactions entered into by the Group as the seller-lessee after the initial application of HKFRS 16 "Leases". The application of the amendments has no material impact on the Group's financial position and performance.

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂(續)

於本年度強制生效之新訂香港財務報告準 則及其修訂(續)

2.1 應用香港財務報告準則第16號(修訂) 售後租回的租賃負債之影響

本集團已於本年度首次應用該等修訂。

該等修訂增加對符合香港財務報告準則第15號來自客戶合約之收入將予入 賬列作出售規定之售後租回交易之後 續計量規定。該等修訂要求賣方一租人 種定「租賃付款」或「經修訂可 付款」,從而賣方一承租人將不會確 認賣方一承租人所保留與使用權有關 之收益或虧損。該等修訂亦釐清應用 有關規定不會妨礙賣方一承租人於租 有關規定不會妨礙賣方一承租人於 有關之任何收益或虧損。

根據過渡條文,本集團已對於首次應用香港財務報告準則第16號「租賃」後本集團作為賣方一承租方訂立之售後租回交易追溯應用新會計政策。應用該等修訂對本公司之財務狀況及表現並無重大影響。

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

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

2.2 Impacts on application of Amendments to HKAS 1

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

The Group has applied the amendments for the first time in the current year.

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

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

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂(續)

於本年度強制生效之新訂香港財務報告準 則及其修訂(續)

2.2 應用香港會計準則第1號(修訂)「將負債分類為流動或非流動」及香港詮釋第5號(二零二零年)之相關修訂(「二零二零年修訂」)及香港會計準則第1號(修訂)「附帶契諾的非流動負債」(「二零二二年修訂|)之影響

本集團已於本年度首次應用該等修訂。

二零二零年修訂為評估將清償期限延遲至報告日期後最少十二個月之權利提供澄清及額外指引,以將負債分類為流動或非流動,當中:

- 訂明負債應基於報告期末已存在的權利而分類為流動或非流動。 具體而言,該分類不受管理層在 12個月內清償負債之意圖或預期 所影響。
- 澄清結清負債可透過向對手方轉 讓現金、貨品或服務,或實體本 身的股本工具等方式進行。倘若 負債具有條款,可由對手方選 透過轉讓實體本身的股本工具進 行清償,則僅當實體應用香港列 計準則第32號「金融工具:呈列」 將選擇權單獨確認為股本工具 時,該等條款不會影響將其分類 為流動或非流動。

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

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

2.2 Impacts on application of Amendments to HKAS 1

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

For rights to defer settlement for at least twelve months from reporting date which are conditional on the compliance with covenants, the 2022 Amendments specifically clarify that only covenants that an entity is required to comply with on or before the end of the reporting period affect the entity's right to defer settlement of a liability for at least twelve months after the reporting date, even if compliance with the covenant is assessed only after the reporting date. The 2022 Amendments also specify that covenants with which an entity must comply after the reporting date (i.e. future covenants) do not affect the classification of a liability as current or non-current at the reporting date. However, if the entity's right to defer settlement of a liability is subject to the entity complying with covenants within twelve months after the reporting period, an entity discloses information that enables users of financial statements to understand the risk of the liabilities becoming repayable within twelve months after the reporting period. This would include information about the covenants, the carrying amount of related liabilities and facts and circumstances, if any, that indicate that the entity may have difficulties complying with the covenants.

In accordance with the transition provision, the Group has applied the new accounting policy to the classification of liability as current or non-current retrospectively. The application of the amendments in the current year had no material impact on the consolidated financial statements.

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂(續)

> 於本年度強制生效之新訂香港財務報告準 則及其修訂(續)

> 2.2 應用香港會計準則第1號(修訂)「將負債分類為流動或非流動」及香港詮釋第5號(二零二零年)之相關修訂(「二零二零年修訂」)及香港會計準則第1號(修訂)「附帶契諾的非流動負債」(「二零二二年修訂」)之影響(續)

就將清償期限延遲至報告日期後至少 十二個月之權利(以遵守契諾為條件) 而言, 二零二二年修訂特別澄清, 只 有實體在報告期末當時或之前須遵守 之契諾,方會影響該實體將償還負債 延遲至報告日期後至少十二個月之權 利,即使契諾之遵守情況僅於報告日 期後評估。二零二二年修訂亦訂明, 實體於報告日期後必須遵守之契諾(即 未來契諾)不會影響於報告日期將負債 分類為流動或非流動。然而,倘實體 延遲清償負債之權利受限於實體於報 告期後十二個月內遵守契諾,則實體 須披露資料以使財務報表使用者能夠 了解該等負債於報告期後十二個月內 要償還之風險。該等資料將包括契諾、 相關負債之賬面值以及表明實體可能 難以遵守契諾之事實及情況(如有)。

根據過渡條文,本集團已對將負債分 類為流動或非流動追溯應用新會計政 策。於本年度應用該等修訂對綜合財 務報表並無重大影響。

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

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

2.3 Impacts on application of Amendments to HKAS 7 and HKFRS 7 "Supplier Finance Arrangements"

The Group has applied the amendments for the first time in the current year.

The amendments add a disclosure objective to HKAS 7 "Statement of Cash Flows" stating that an entity is required to disclose information about its supplier finance arrangements that enables users of financial statements to assess the effects of those arrangements on the entity's liabilities and cash flows.

In addition, HKFRS 7 "Financial Instruments: Disclosures" was amended to add supplier finance arrangements as an example within the requirements to disclose information about an entity's exposure to concentration of liquidity risk.

In accordance with the transition provision, the entity is not required to disclose comparative information for any reporting periods presented before the beginning of the annual reporting period in the first year of application as well as the information required by HKAS 7:44 (b) (ii) and (b)(iii) above as at the beginning of the annual reporting period in which the entity first applies those amendments.

The Group has provided additional disclosures related to the amendments in notes 27, 29 and 34(b).

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂(續)

於本年度強制生效之新訂香港財務報告準 則及其修訂(續)

2.3 應用香港會計準則第7號及香港財務報 告準則第7號(修訂)「供應商融資安排」 之影響

本集團已於本年度首次應用該等修訂。

該等修訂為香港會計準則第7號「現金 流量表」增加一項披露目標,指出實體 須披露有關其供應商融資安排之資料, 使財務報表使用者可評估該等安排對 實體負債及現金流量之影響。

此外,香港財務報告準則第7號「金融工具:披露」已作出修訂,以在有關實體所面對流動資金集中風險之披露資料的規定內加入供應商融資安排作為例子。

根據過渡條文,實體毋須披露於首個應用年度之年度報告期間開始前所呈列之任何報告期間之比較資料,以及於實體首次應用該等修訂之年度報告期間開始時之上文香港會計準則第7:44(b)(iii)及(b)(iii)條所規定之資料。

本集團已於綜合財務報表附註27、29 及34(b)就該等修訂提供額外披露資料。

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

New and amendments to HKFRSs in issue but not vet effective

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

Amendments to HKFRS Amendments to the Classification 9 and HKFRS 7 and Measurement of Financial Instruments³ Amendments to HKFRS Contracts Referencing Nature — 9 and HKFRS 7 dependent Electricity3 Amendments to HKFRS Sale or Contribution of Assets 10 and HKAS 28 between an Investor and its Associate or Joint Venture¹ Amendments to HKFRS Annual Improvements to HKFRS Accounting Standards Accounting Standards — Volume 11³ Amendments to Lack of Exchangeability² HKAS 21 HKFRS 18 Presentation and Disclosure in Financial Statements⁴

- Effective for annual periods beginning on or after a date to be determined.
- ² Effective for annual periods beginning on or after 1 January 2025.
- Effective for annual periods beginning on or after 1 January 2026.
- Effective for annual periods beginning on or after 1 January 2027.

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

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂(續)

已頒佈但尚未生效的新訂香港財務報告準 則及其修訂

本集團並無提早應用下列已頒佈但尚未生效 的新訂香港財務報告準則及其修訂:

香港財務報告準則第 金融工具分類及計量 9號及香港財務報 (修訂本)³ 告準則第7號(修訂)

香港財務報告準則第 涉及依賴自然能源生 9號及香港財務報 產電力的合同³ 告準則第7號(修訂)

香港財務報告準則第 投資者與其聯營公司 10號及香港會計準 或合資企業之間的 則第28號 資產出售或注資1

香港財務報告準則會 香港財務報告準則會 計準則(修訂) 計準則之年度改進

— 第11冊³ 香港會計準則 缺乏可兑換性²

第21號(修訂)

(修訂)

香港財務報告準則 財務報表的 第18號 呈列及披露⁴

- 1 於有待釐定日期或之後開始之年度期間生效。
- 2 於二零二五年一月一日或之後開始之年度期間 牛效。
- 3 於二零二六年一月一日或之後開始之年度期間 牛效。
- 4 於二零二七年一月一日或之後開始之年度期間 生效。

除下文所述之香港財務報告準則之修訂外, 本公司董事預期應用所有其他香港財務報告 準則之修訂將不會於可見未來對綜合財務報 表構成重大影響。

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

New and amendments to HKFRSs in issue but not yet effective (Continued)

HKFRS 18 "Presentation and Disclosure in Financial Statements"

HKFRS 18 "Presentation and Disclosure in Financial Statements", which sets out requirements on presentation and disclosures in financial statements, will replace HKAS 1 "Presentation of Financial Statements". This new HKFRS Accounting Standard, while carrying forward many of the requirements in HKAS 1, introduces new requirements to present specified categories and defined subtotals in the statement of profit or loss; provide disclosures on management-defined performance measures in the notes to the financial statements and improve aggregation and disaggregation of information to be disclosed in the financial statements. In addition, some HKAS 1 paragraphs have been moved to HKAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" and HKFRS 7 "Financial Instruments: Disclosures". Minor amendments to HKAS 7 "Statement of Cash Flows" and HKAS 33 "Earnings per Share" are also made.

HKFRS 18, and amendments to other standards, will be effective for annual periods beginning on or after 1 January 2027, with early application permitted. The application of the new standard is expected to affect the presentation of the statement of profit or loss and disclosures in the future financial statements. The Group is in the process of assessing the detailed impact of HKFRS 18 on the Group's consolidated financial statements.

2. 應用新訂香港財務報告準則(「香港財 務報告準則」)及其修訂(續)

於本年度強制生效之新訂香港財務報告準 則及其修訂(續)

香港財務報告準則第18號「財務報表呈列及 披露 /

香港財務報告準則第18號「財務報表的呈列及披露,財務報表的呈列及披露規定,將取代香港會計準則第1號「財務報表的呈列人數方數。該項新訂香港財務報告準則會計準則第1號的多項規定與對於承襲香港會計準則第1號的多項規定的類別及定義四十分的新規定;於財務報表附註中提供管報表中將會計進則第1號的段落已移至極少數,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並改進於財務,並以及香港會計準則第1號的段落已移動工程,以及香港會計準則第1號的段落已移動工程,以及香港會計準則第7號「現金流量表」及香港會計準則第33號「每股盈利」亦作出細微修訂。

香港財務報告準則第18號及其他準則之修訂將於二零二七年一月一日或之後開始的年度期間生效,並允許提早應用。預期新準則的應用將影響未來財務報表中的損益表之呈列及披露。本集團正在評估香港財務報告準則第18號對本集團綜合財務報表的具體影響。

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

3.1 Basis of preparation of consolidated financial statements

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange ("Listing Rules") and by the Hong Kong Companies Ordinance ("CO").

The directors of the Company have, at the time of approving the consolidated financial statements, a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Thus they continue to adopt the going concern basis of accounting in preparing the consolidated financial statements.

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

3. 綜合財務報表編製基準及重大會計政 策資料

3.1 綜合財務報表編製基準

綜合財務報表已按照香港會計師公會 頒佈之香港財務報告準則編製。就編 製綜合財務報表而言,倘預期資料被 合理地會影響主要用戶之決定,則有 關資料被視為重要資料。此外,綜合 財務報表包括聯交所證券上市規則(「上 市規則」)及香港公司條例(「公司條例」) 規定之適用披露資料。

本公司董事在批淮綜合財務報表時, 合理預期本集團具有充足資源,在可 見將來繼續經營。因此,彼等編製綜 合財務報表時,繼續採用持續經營基 準。

誠如下文所載會計政策所闡釋,綜合 財務報表乃根據歷史成本法編製,惟 於各報告期末若干按公平價值計量之 金融工具除外。

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

3.2 Material accounting policy information

Basis of consolidation

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

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

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

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

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

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

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料

綜合賬目之基準

綜合財務報表包括本公司以及本公司 及其附屬公司控制之實體之財務報表。 倘屬以下情況,則本公司獲得控制權:

- 可對投資對象行使權力;
- 因參與投資對象之業務而可獲得 或有權獲得可變回報;及
- 有能力藉行使其權力而影響該等 回報。

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

本集團於獲得附屬公司控制權時將附屬公司綜合入賬,並於失去附屬公司綜合入賬,並於失去附屬公司控制權時終止入賬。具體而言,於本年度內購入或出售之附屬公司之收入及開支,按自本集團獲得控制權當日起至本集團失去附屬公司控制權當日止,計入綜合損益及其他全面收益表內。

損益及各其他全面收益項目乃歸屬予本公司擁有人及非控股權益。附屬公司之全面收益總額乃歸屬予本公司擁有人及非控股權益,即使導致非控股權益結餘出現虧絀。

附屬公司之財務報表於有需要情況下 作出調整,致使其會計政策與本集團 之會計政策一致。

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

3.2 Material accounting policy information

(Continued)

Basis of consolidation (Continued)

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

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

Changes in the Group's interests in existing subsidiaries

Changes in the Group's interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries, including reattribution of relevant reserves between the Group and the non-controlling interests according to the Group's and the non-controlling interests' proportionate interests.

Any difference between the amount by which the noncontrolling interests are adjusted, and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

綜合賬目之基準(續)

所有與本集團成員公司之間交易有關 之集團內公司間資產與負債、權益、 收入、開支及現金流量於綜合賬目時 悉數對銷。

附屬公司之非控股權益與本集團權益 分開呈列,於清盤後相當於其持有人 有權按比例分佔相關附屬公司資產淨 值之現存所有權權益。

本集團於現有附屬公司所佔權益之變動

本集團於附屬公司所佔權益之變動倘不致令本集團失去對該等附屬公司之控制權,有關變動入賬列作權益交易。本集團之相關權益組成部分及非控股權益之賬面值須予調整,以反映於附屬公司所佔相對權益之變動,包括根據本集團及非控股權益之權益比例重新歸屬本集團及非控股權益之有關儲備。

非控股權益之調整金額與已付或已收 代價公平價值之間任何差額均直接於 權益中確認,並歸屬於本公司擁有人。

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

3.2 Material accounting policy information

(Continued)

Goodwill

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

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

A cash-generating unit (or group of cash-generating units) to which goodwill has been allocated is tested for impairment annually or more frequently when there is indication that the unit may be impaired. If the recoverable amount is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill and then to the other assets on a pro rata basis based on the carrying amount of each asset in the unit (or group of cash-generating units).

On disposal of the relevant cash-generating unit or any of the cash-generating unit within the group of cash-generating units, the attributable amount of goodwill is included in the determination of the amount of profit or loss on disposal.

The Group's policy for goodwill arising on the acquisition of an associate is described below.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

商譽

收購業務產生之商譽以收購業務日期 設立之成本減累計減值虧損(如有)列 賬。

就減值測試而言,商譽乃被分配到預期將從合併之協同效應中受益之本集團各有關現金賺取單位(或現金賺取單位之組別),此乃就內部管理目的監察商譽之最低層次,並不大於經營分部。

已獲分配商譽之現金賺取單位(或現金賺取單位之組別)每年或(更頻繁地)每當該單位有可能出現減值之跡象時進行減值測試。當可收回金額少於其賬面值時,減值虧損之分配次序為首先用以削減任何商譽之賬面值,然後根據單位(或現金賺取單位之組別)內每項資產之賬面值按比例分配至其他資產。

於出售相關現金賺取單位或一組現金 賺取單位內任何現金賺取單位時,商 譽應佔金額計入釐定出售損益之金額 內。

本集團就收購一間聯營公司所產生商 譽採納之政策載於下文。

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

3.2 Material accounting policy information

(Continued)

Investment in an associate

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

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of associates used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, an investment in an associate is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate.

The Group assesses whether there is an objective evidence that the interest in an associate may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 "Impairment of Assets" ("HKAS 36") as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

When a group entity transacts with an associate of the Group, profits and losses resulting from the transactions with the associate is recognised in the Group's consolidated financial statements only to the extent of interests in the associate that are not related to the Group.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

於一間聯營公司之投資

聯營公司指本集團可施加重大影響力 之實體。重大影響力指參與投資對象 之財務及營運決策之權力,而非控制 或聯合控制有關政策之權力。

聯營公司之業績及資產與負債採用權益會計法列入此等綜合財務報表。編製作權益會計處理用途之聯營公司財務報表所採用會計政策與本集團於類似情況就類似交易及事項所採用者一致。根據權益法,於聯營公司之投資初始以成本在綜合財務狀況表內確認,並於其後調整以確認本集團分佔聯營公司損益及其他全面收益。

倘集團旗下實體與本集團聯營公司交易,本集團之綜合財務報表確認與該聯營公司交易所產生之損益僅限於該聯營公司與本集團以外之權益。

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

3.2 Material accounting policy information

(Continued)

Investment in an associate (Continued)

Acquisition of additional interests in associates

When the Group increases its ownership interest in an associate but the Group continues to use the equity method, goodwill is recognised at acquisition date if there is excess of the consideration paid over the share of carrying amount of net assets attributable to the additional interests in associates acquired. Any excess of share of carrying amount of net assets attributable to the additional interests in associates acquired over the consideration paid are recognised in the profit or loss in the period in which the additional interest are acquired.

Revenue from contracts with customers

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

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

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

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

Information about the Group's accounting policies relating to contracts with customers is provided in note 5.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

於一間聯營公司之投資(續) 收購一間聯營公司的額外權益

倘本集團增加其於聯營公司的所有權權益,但本集團繼續使用權益法,倘已付代價超逾分佔所收購聯營公司額外權益應佔淨資產賬面值之部份,商譽會於收購日確認。倘分佔所收購聯營公司額外權益應佔淨資產賬面值之部份超逾已付代價,則超逾部份於收購額外權益期間在損益中確認。

客户合約收益

本集團於達成履約責任時(或就此)確認收益,即與特定履約責任相關之貨品或服務「控制權」轉移至客戶時。

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

收益於客戶獲得明確貨品或服務控制 權時確認。

合約負債指本集團因已自客戶收取代價(或代價款項已到期)而須向客戶轉讓貨品或服務之責任。

本集團與客戶合約有關的會計政策的 資料載於附註5。

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

3.2 Material accounting policy information

(Continued)

Property, plant and equipment

Property, plant and equipment including leasehold land and buildings held for use in the production or supply of goods or services, or for administrative purposes (other than construction in progress as described below), are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Properties in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Costs include any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management, including costs of testing whether the related assets is functioning properly and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition. To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備

物業、廠房及設備(包括持作生產或提供貨品或服務用途,或用作行政用途之租賃土地及樓宇,惟下文所述之在建工程除外)乃於綜合財務狀況表按成本減其後累計折舊及其後累計減值虧損(如有)入賬。

作生產、供應或行政用途之在建物業 按成本減任何已確認減值虧損列賬。 成本包括將資產送往所需地點及達致 所需狀況以便按管理層心目中的形型 運作所產生的任何直接應計成本(包括 測試相關資產是否正常運行的成本)及 (就合資格資產而言)根據本集團會計 政策資本化之借款成本。該等資產於 可作擬定用途時開始計算折舊,所用 基準與其他物業資產相同。

當本集團就同時包括租賃土地及樓宇部分之物業之擁有權權益支付款項時於初業之擁有權權益支付款項時於初始確認時之相對公平價值按比相對公平價值按比相對公配至該兩部分。在能夠可靠分配計學之權之,當代價無法在非租賃樓宇部分資為「使用法在非租賃樓宇部司」。當代價無法在非租賃樓宇部間間租賃土地之不可分割權益之間和報租賃土地之不可分割權益之間,整項物業分類為物業、廠房及設備。

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

3.2 Material accounting policy information

(Continued)

Property, plant and equipment (Continued)

Depreciation is recognised so as to write off the cost of assets (other than construction in progress) less their residual values over their estimated useful lives, using the reducing balance/straight-line methods. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Leases

Definition of a lease

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

For contracts entered into or modified on or after initial application of HKFRS 16 or arising from business combinations, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備(續)

資產(在建工程除外)採用餘額遞減/直線法,按其估計可使用年期確認折舊,以撇銷其成本減剩餘價值。估計可使用年期、剩餘價值及折舊方法於各報告期末予以檢討,任何估計變動之影響乃按預先計提之基準入賬。

物業、廠房及設備項目於出售時或當繼續使用該資產預期不會產生任何日後經濟利益時取消確認。出售或棄用物業、廠房及設備項目產生之任何收益或虧損按該資產之出售所得款項與賬面值之差額計算,並於損益確認。

租賃

和賃之定義

倘合約為換取代價而給予在一段時間 內控制可識別資產的用途,則該合約 屬於租賃或包含租賃。

就於初始應用日期或之後訂立或修改 或因業務合併產生之合約而言,本集 團根據香港財務報告準則第16號項下 定義於開始時、修改日期或購入日期 (倘適用)評估合約是否屬於租賃或包 含租賃。該合約將不會重新評估,除 非合約之條款及條件其後變動。

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

3.2 Material accounting policy information

(Continued)

Leases (Continued)

The Group as a lessee

Allocation of consideration to components of a contract For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative standalone price of the lease component and the aggregate stand-alone price of the non-lease components, including contract for acquisition of ownership interests of a property which includes both leasehold land and non-lease building components, unless such allocation cannot be made reliably.

The Group applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associated non-lease components as a single lease component.

Right-of-use assets

The cost of right-of-use asset includes the amount of the initial measurement of the lease liability.

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

Right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets as a separate line item on the consolidated statement of financial position.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為承租人

將代價分配至合約組成部分

就包含租賃組成部分以及一項或多項 額外租賃或非租賃組成部分之合約而 言,本集團根據租賃組成部分之相對 獨立價格及非租賃組成部分之獨立價 格總和將合約代價分配至各租賃組成 部分,包括收購含有租賃土地及非租 賃樓宇組成部分之物業所有權權益之 合約,惟有關分配無法可靠作出則除 外。

本集團採用可行權宜方法,不將非租 賃組成部分從租賃組成部分區分開來, 而是將租賃組成部分及任何相關非租 賃組成部分作為一項單獨租賃組成部 分進行入賬。

使用權資產

使用權資產之成本包括租賃負債之初始計量金額。

使用權資產按成本減任何累計折舊及 減值虧損計量,並就租賃負債之任何 重新計量作出調整。

使用權資產於其估計可使用年期及租期(以較短者為準)內以直線法提列折舊。

本集團於綜合財務狀況表內將使用權 資產呈列為獨立項目。

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

3.2 Material accounting policy information

(Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset.

When the modified contract contains one or more additional lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component. The associated non-lease components are included in the respective lease components.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

租賃(續)
本集團作為承租人(續)

租賃修訂

如果同時符合以下條件,本集團將租 賃修訂入賬列作一項單獨租賃:

- 該項修訂通過加入一項或多項相關資產之使用權而擴大租賃範圍;及
- 租賃代價增加之金額與租賃範圍 擴大部份之單獨價格及就反映特 定合約之情況而對該單獨價格作 出之任何適當調整相稱。

就並非入賬列作單獨租賃之租賃修訂 而言,本集團透過使用於修訂生效日 期之經修訂折現率折現經修訂租賃付 款而按經修訂租賃之年期重新計量租 賃負債。

本集團透過對相關使用權資產作出相應調整將租賃負債之重新計量入賬。

當經修訂合約包含一項或多項額外租 賃組成部分時,本集團根據租賃組成 部分的相對獨立價格,將經修訂合約 中的代價分配至各租賃組成部分。相 關非租賃組成部分計入相應的租賃組 成部分。

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

3.2 Material accounting policy information

(Continued)

Leases (Continued)

The Group as a lessor

Classification and measurement of leases

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

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset, and such costs are recognised as an expense on a straight-line basis over the lease term.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為出租人

租賃之分類及計量

本集團作為出租人之租賃分類為融資 或經營租賃。當租賃條款轉讓其相關 資產擁有權之絕大部分風險與回報予 承租人時,合約分類為融資租賃。所 有其他租賃則分類為經營租賃。

來自經營租賃之租金收入於相關租賃 之年期內按直線基準於損益中確認。 磋商及安排經營租賃引致之初始直接 成本均加入租賃資產之賬面值,而有 關成本於租賃年期內按直線基準確認 為開支。

外幣

編製各個別集團實體之財務報表時, 以該實體功能貨幣以外之貨幣(外幣) 所確認之交易乃按交易日期之現行匯 率入賬。於報告期末,以外幣列值之 貨幣項目乃按該日之現行匯率重新換 算。以外幣歷史成本計量之非貨幣項 目則不予重新換算。

因結算貨幣項目及重新換算貨幣項目 而產生之匯兑差額乃於產生期間在損 益中確認。

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

3.2 Material accounting policy information

(Continued)

Foreign currencies (Continued)

For the purposes of presenting the consolidated financial statements, (i) the assets and liabilities of the Group's foreign operations are translated into US\$; (ii) the assets and liabilities of the Group denominated or translated into US\$ are then translated into the presentation currency of the Group (i.e. Hong Kong dollars) using exchange rates prevailing at the end of the reporting period. Income and expenses items are translated at the average exchange rates for the period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of the exchange reserve (attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

Exchange differences relating to the retranslation of the Group's net assets in HK\$ to the Group's presentation currency (US\$) are recognised directly in other comprehensive income and accumulated in exchange reserve. Such exchange differences accumulated in the exchange reserve are not reclassified to profit or loss subsequently.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

外幣(續)

就呈報綜合財務報表而言,(i)本集團 海外業務之資產及負債按報告期末之 現行匯率換算為美元;(ii)本集團以 元計值或換算為美元之資產及負債 後按報告期末之現行匯率換算為本 團之呈列貨幣(即港元)。收入及開 項目則按期內平均匯率換算。所產生 外匯差額(如有)於其他全面收益確認, 並於外匯儲備(歸屬於非控股權益(如 適用)項下權益累計。

於出售海外業務(即出售本集團於海外業務的全部權益,或出售涉及失去對一間擁有海外業務的附屬公司的控制權,或部分出售一間擁有海外業務的聯營公司(其保留權益成為一項金融資產)的權益)時,本公司擁有人應佔有關該業務的所有於權益累計的外滙差額重新分類至損益。

與將本集團以港元計值的資產淨值重 新轉換為本集團的呈列貨幣(即美元) 有關的匯兑差額直接於其他全面收益 表內確認,並累計於匯兑儲備中。於 匯兑儲備累計的匯兑差額隨後不會重 新分類至損益表中。

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

3.2 Material accounting policy information

(Continued)

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss over the useful lives of the related assets.

Government grants related to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. Such grants are presented under "other income".

Taxation

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

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit before tax because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

政府津貼

當能夠合理保證本集團符合政府津貼 附帶之條件,並且將會收取有關津貼 時,方會確認政府津貼。

政府津貼乃於本集團將擬用作補貼相關成本之津貼確認為開支之期間內有系統地於損益確認。特別是以本集團須購買、建設或以其他方式收購非流動資產作為首要條件之政府津貼於綜合財務狀況表確認為遞延收入,並於有關資產之可使用年期轉撥至損益。

用作已產生開支或虧損的補償或向本 集團提供即時財務援助而應收(並無日 後相關成本)與收入相關的政府津貼, 乃於其成為可收取的期間於損益內確 認。有關津貼呈列為「其他收入」。

税項

所得税開支指即期及遞延所得税開支 之總和。

本期應付税項乃按本年度應課税溢利計算。應課税溢利因其他年度之應課税收入或可扣税支出或毋須課税或不可扣稅之項目而與稅前溢利不同。本集團之本期稅項負債乃採用於報告期末已制定或實質制定之稅率計算。

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

3.2 Material accounting policy information

(Continued)

Taxation (Continued)

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit and at the time of the transaction does not give rise to equal taxable and deductible temporary differences. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the 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.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

税項(續)

遞延税項負債乃按因附屬公司之投資 所產生之應課税暫時差額進行確認 時差額有可控制暫時差額撥回及 時差額有可能不會於可見未來撥回 情況則除外。因該等投資所產生可 減暫時差額而產生之遞延税項資產 僅於可能出現足夠應課税溢利以及 時差額的利益被利用,而在可見未來 將預期可被撥回時確認。

遞延税項資產之賬面值於報告期末進 行檢討,並於不再可能有足夠應課税 溢利用於收回全部或部分資產時作出 調減。

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

3.2 Material accounting policy information

(Continued)

Taxation (Continued)

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities the Group applies HKAS 12 "Deferred Tax related to Assets and Liabilities arising from a Single Transaction" requirements to the lease liabilities, and the related assets separately. The Group recognises a deferred tax asset related to lease liabilities to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised and a deferred tax liability for all taxable temporary differences.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

税項(續)

遞延税項資產及負債乃按預期於償還 負債或變現資產期間適用之稅率,根 據於報告期末已制定或實質制定之稅 率(及稅法)計算。

遞延税項負債及資產的計量,反映本 集團於報告期末預期將要收回或償還 其資產及負債賬面值之稅務後果。

就計量本集團確認使用權資產及相關 租賃負債的租賃交易的遞延税項而言, 本集團首先釐定税項扣減是否歸屬於 使用權資產或租賃負債。

就税項扣減歸屬於租賃負債的租赁交易而言,本集團單獨對租賃負債及相關資產應用香港會計準則第12號「與單一交易產生的資產及負債相關的遞延稅項」的規定。本集團確認與租賃負債相關的遞延稅項資產,惟以可能負債課稅溢利可用以抵銷可扣減暫時性差額為限,並就所有應課稅暫時性差額確認遞延稅項負債。

倘有合法可強制執行權利以即期稅項 資產抵銷即期稅項負債,且兩者均涉 及由相同徵稅機關向相同課稅實體徵 收之所得稅,則遞延稅項資產與負債 互相抵銷。

本期及遞延税項於損益中確認。

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

3.2 Material accounting policy information

(Continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost of inventories are determined on a first-in, first-out method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. Costs necessary to make the sale include incremental costs directly attributable to the sale and non-incremental costs which the Group must incur to make the sale.

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15 "Revenue from Contracts with Customers" ("HKFRS 15"). Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets at fair value through profit or loss ("FVTPL")) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognised immediately in profit or loss.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

存貨

存貨乃以成本及可變現淨值兩者之較低值入賬。存貨成本以先入先出法計算。可變現淨值乃按存貨之估計售價減所有估計完成成本及在市場上銷售所需成本計算。在市場上銷售所需成本包括銷售直接應佔之增量成本及本集團為在市場上銷售而須產生之非增量成本。

金融工具

金融資產及金融負債乃當集團實體成 為工具合約其中一方時確認。所有以 一般方式買賣之金融資產均按買賣日 期基準確認及取消確認。一般方式買 賣指資產須於市場規則或慣例所設定 之時限內交付之金融資產買賣。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

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

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income ("FVTOCI"):

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling the financial assets; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

實際利率法為計算金融資產或金融負債之攤銷成本以及於相關期間分配利息收入及利息開支之方法。實際利率指將估計未來現金收入及付款(包括所有構成實際利率不可或缺部分之已付或已收費用及點數、交易成本及其他溢價或折讓)於金融資產或金融負債預期年期或(倘適用)較短期間準確折現至初始確認時賬面淨值之利率。

金融資產

金融資產之分類及後續計量

符合下列條件之金融資產其後按攤銷 成本計量:

- 金融資產乃於目的為收取合約現 金流量之商業模式內持有;及
- 合約條款於特定日期產生僅為支 付本金及未償還本金利息之現金 流量。

符合以下條件之金融資產其後按於其 他全面收益以公平價值列賬(「於其他 全面收益以公平價值列賬」)計量:

- 金融資產乃於目的為同時收取合約現金流量及出售金融資產之商業模式內持有;及
- 合約條款於特定日期產生僅為支 付本金及未償還本金利息之現金 流量。

所有其他金融資產其後按於損益以公 平價值列賬計量。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

Amortised cost and interest income Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost and trade receivables subsequently measured at FVTOCI. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become creditimpaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產之分類及後續計量(續)

(i) 攤銷成本及利息收入

其後按攤銷成本計量之金融資產 及其後按於其他全面收益以公平 價值列賬計量之應收賬項乃使用 實際利率法確認利息收入。利息 收入乃對一項金融資產賬面總值 應用實際利率予以計算,惟其後 出現信貸減值之金融資產除外 (見下文)。就其後出現信貸減值 之金融資產而言, 自下一報告期 起,利息收入乃對金融資產攤銷 成本應用實際利率予以確認。倘 出現信貸減值之金融工具因信貸 風險改善而不再出現信貸減值, 於釐定資產不再出現信貸減值 後,自報告期開始起利息收入乃 對金融資產賬面總值應用實際利 率予以確認。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

ii) Trade receivables classified as at FVTOCI

Subsequent changes in the carrying amounts for trade and bills receivables classified as at FVTOCI as a result of interest income calculated using the effective interest method are recognised in profit or loss. All other changes in the carrying amount of these receivables are recognised in other comprehensive income and accumulated under the heading of FVTOCI reserve. Impairment allowances are recognised in profit or loss with corresponding adjustment to other comprehensive income without reducing the carrying amounts of these receivables. When these receivables are derecognised, the cumulative gains or losses previously recognised in other comprehensive income are reclassified to profit or loss.

(iii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend earned on the financial asset and is included in the "other gains and losses" line item.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產之分類及後續計量(續)

(ii) 分類為於其他全面收益以公平價 值列賬之應收賬項

(iii) 於損益以公平價值列賬之金融資 產

> 不符合按攤銷成本計量或按於其 他全面收益以公平價值列賬計量 或指定為於其他全面收益以公平 價值列賬之金融資產按於損益以 公平價值列賬計量。

> 於各報告期末,於損益以公平價值列賬之金融資產按公平價值計量,而任何公平價值收益或虧損則於損益確認。於損益確認之收益或虧損淨額不包括金融資產所賺取之任何股息,並計入「其他收益及虧損」項目內。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9")

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets (including trade and other receivables, trade and bills receivables at FVTOCI and restricted bank deposits and bank balances) which is subject to impairment assessment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

The Group always recognises lifetime ECL for trade receivables.

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, in which case the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

根據香港財務報告準則第9號「金融工 具」(「香港財務報告準則第9號」)須進 行減值評估之金融資產減值

本集團就根據香港財務報告準則第9號須進行減值評估之金融資產(包括應收賬項及其他應收款項、於其他全面收益以公平價值列賬之應收賬項及應收票據及受限制銀行存款及銀行結存)按預期信用損失(「預期信用損失」)模式進行減值評估。預期信用損失金額於各報告日更新,以反映自初始確認以來之信貸風險變動。

全期預期信用損失指於相關工具預期年期內所有潛在違約事件所產生之預期信用損失。相反,12個月預期信用損失(「12個月預期信用損失」)指預期將於報告日後12個月內可能發生違約事件所產生之全期預期信用損失部分。評估乃根據本集團過往信用損失經驗(就債務人之特定因素作出調整)、整體經濟狀況以及評估於報告日之現時狀況及未來狀況預測而進行。

本集團一直就應收賬項確認全期預期 信用損失。

就所有其他工具而言,本集團計量相等於12個月預期信用損失之虧損撥備,除非信貸風險自初始確認以來顯著增加,在此情況下本集團確認全期預期信用損失。評估應否確認全期預期信用損失是基於自初始確認以來發生違約情況之可能性或風險有否顯著增加。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9") (Continued)

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- an actual or expected significant deterioration in the operating results of the debtor.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

根據香港財務報告準則第9號「金融工 具」(「香港財務報告準則第9號」)須進 行減值評估之金融資產減值(續)

(i) 信貸風險顯著增加

評估信貸風險自初始確認以來有 否顯著增加時,本集團比較於 告日金融工具發生違約之風險與 於初始確認日期金融工具發生違 約之風險。作出該評估時, 國考慮合理可作為依據之定量 定性資料,包括毋須付出不必要 定性資料,包 成本或努力即可獲得之過往經驗 及前瞻性資料。

尤其是,評估信貸風險是否顯著 增加時會考慮下列資料:

- 金融工具的外部(如有)或 內部信貸評級的實際或預 期顯著惡化;
- 債務人經營業績實際或預期顯著惡化。

不論上述評估結果如何,本集團假設合約付款逾期超過30日即代表信貸風險自初始確認以來顯著增加,除非本集團有合理可作為依據之資料顯示並非如此則作別論。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9") (Continued)

Significant increase in credit risk (Continued) Despite the aforegoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A debt instrument is determined to have low credit risk if i) it has a low risk of default, ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when it has an internal or external credit rating of 'investment grade' as per globally understood definitions.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

根據香港財務報告準則第9號「金融工 具」(「香港財務報告準則第9號」)須進 行減值評估之金融資產減值(續)

(i) 信貸風險顯著增加(續)

本集團定期監察確定信貸風險有 否顯著增加所用標準之成效,並 於適當時候作出修訂,從而確保 有關標準能夠於款項逾期前確定 信貸風險顯著增加。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9") (Continued)

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender (s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession (s) that the lender (s) would not otherwise consider; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

根據香港財務報告準則第9號「金融工 具」(「香港財務報告準則第9號」)須進 行減值評估之金融資產減值(續)

(ii) 違約之定義

就內部信貸風險管理而言,當內部建立或自外部取得之資料顯示債務人不大可能向其債權人(包括本集團)支付全額款項(不計及本集團所持任何抵押品)時,則本集團認為發生違約事件。

倘不考慮上述各項,本集團認為 金融資產逾期超過90日即表示 違約,除非本集團有合理可作為 依據之資料顯示更滯後違約標準 較為合適則作別論。

(jii) 出現信貸減值之金融資產

當一項或多項對金融資產估計未來現金流量具有不利影響之事件發生時,即表示該金融資產出現信貸減值。金融資產出現信貸減值之證據包括下列事件之可觀察數據:

- (a) 發行人或借款人遇到嚴重 財政困難;
- (b) 違反合約,例如違約或發 生逾期事件;
- (c) 借款人之貸方出於與借款 人財政困難有關之經濟或 合約考慮而給予借款人在 任何其他情況下均不予作 出之讓步;或
- (d) 借款人有可能破產或進行 其他財務重組。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9") (Continued)

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forwardlooking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights. The Group assesses ECL on trade receivables which are credit-impaired individually and uses a practical expedient in estimating ECL on remaining trade receivables using a provision matrix taking into consideration historical credit loss experience, adjusted for forward looking information that is available without undue cost or effort.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

根據香港財務報告準則第9號「金融工 具」(「香港財務報告準則第9號」)須進 行減值評估之金融資產減值(續)

(iv) 撇銷政策

本集團在有資料顯示對手方陷入嚴重財政困難且無實際收回可能 (例如對手方被清盤或已進入破產程序)時撇銷金融資產。經考 慮法律意見(如適當)後,已撇銷 金融資產仍可根據本集團之收回 程序實施強制執行。撇銷構成一 項取消確認事件。其後收回任何 款項將於損益確認。

預期信用損失之計量及確認 預期信用損失之計量為違約概 率、違約損失率(即違約時損失 程度)及違約風險之函數。違約 概率及違約損失率評估乃以過往 數據及前瞻性資料為依據。預期 信用損失之估計反映按產生違約 之相關風險作為加權數值而釐定 之無偏頗及概率加權金額。本集 團對信貸減值之應收賬項進行個 別評估,並使用可行權宜方法, 運用撥備矩陣估計餘下應收賬項 之預期信用損失,當中考慮過往 信用損失經驗,並就無需付出過 多成本或努力即可獲得之前瞻性 資料作出調整。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9") (Continued)

(v) Measurement and recognition of ECL (Continued)
Generally, the ECL is the difference between all
contractual cash flows that are due to the Group in
accordance with the contract and the cash flows
that the Group expects to receive, discounted
at the effective interest rate determined at initial
recognition.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

Except for trade and bills receivables that are measured at FVTOCI, the Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade and other receivables where the corresponding adjustment is recognised through a loss allowance account. For trade and bills receivables that are measured at FVTOCI, the loss allowance is recognised in other comprehensive income and accumulated in the FVTOCI reserve without reducing the carrying amount of these receivables. Such amount represents the changes in the FVTOCI reserve in relation to accumulated loss allowance.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

根據香港財務報告準則第9號「金融工 具」(「香港財務報告準則第9號」)須進 行減值評估之金融資產減值(續)

(v) 預期信用損失之計量及確認(續) 預期信用損失通常為根據合約應 付本集團之所有合約現金流量與 本集團預計收取之現金流量(按 初始確認時釐定之實際利率折 現)之間差額。

> 利息收入乃根據金融資產之賬面 總值計算,除非金融資產出現信 貸減值,在此情況下,利息收入 根據金融資產之攤銷成本計算。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfer the financial asset and substantially all the risk and rewards of ownership of the asset to another entity.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

On derecognition of trade and bills receivables classified as at FVTOCI, the cumulative gain or loss previously accumulated in the FVTOCI reserve is reclassified to profit or loss.

Financial liabilities and equity

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

取消確認金融資產

僅當自資產收取現金流量之合約權利 屆滿時,或本集團將金融資產及資產 擁有權絕大部分風險及回報轉讓予另 一實體時,本集團方會取消確認金融 資產。

於取消確認按攤銷成本計量之金融資 產時,資產賬面值與已收及應收總代 價之間差額於損益確認。

於取消確認分類為於其他全面收益以 公平價值列賬之應收賬項及應收票據 時,先前於於其他全面收益以公平價 值列賬儲備累計之累計收益或虧損重 新分類至損益。

金融負債及權益

分類為債務或權益

債務及權益工具乃根據合同安排之性 質以及金融負債及權益工具之定義分 類為金融負債或權益。

權益工具

權益工具乃證明實體於扣減所有負債後之資產中擁有剩餘權益之任何合同。本公司發行之權益工具於扣除直接發行成本後按已收所得款項記賬。

回購本公司自有權益工具直接在權益 中確認及扣除。本公司並無就購買、 出售發行或註銷本公司本身的權益工 具在損益中確認任何收益或虧損。

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

3.2 Material accounting policy information

(Continued)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial liabilities at amortised cost

Financial liabilities (including trade and other payables, bank and other borrowings and amount due to an associate) are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Impairment losses on property, plant and equipment and right-of-use assets (see the accounting policy in respect of qoodwill above)

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment and right-of-use assets to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss, if any.

The recoverable amount of property, plant and equipment, right-of-use assets and intangible assets are estimated individually. When it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

金融工具(續) 金融負債及權益(續)

按攤銷成本列賬之金融負債

金融負債(包括應付賬項及其他應付款項、銀行及其他借款及結欠聯營公司款項)其後以實際利率法按攤銷成本計量。

取消確認金融負債

本集團僅在本集團之責任獲解除、取 消或屆滿時,方會取消確認金融負債。 被取消確認之金融負債賬面值與已付 及應付代價兩者間之差額於損益確認。

物業、廠房及設備以及使用權資產之 減值虧損(見上文有關商譽之會計政策)

於報告期末,本集團檢討其具有限使 用年期之物業、廠房及設備以及使用 權資產之賬面值,以釐定是否有任何 跡象顯示該等資產出現減值虧損。倘 出現任何有關跡象,則須估計有關資 產之可收回金額,以釐定減值虧損之 程度(如有)。

物業、廠房及設備、使用權資產及無 形資產之可收回金額予以個別估計, 倘無法個別估計可收回金額,本集團 則估算該資產所屬現金賺取單位之可 收回金額。

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

3.2 Material accounting policy information

(Continued)

Impairment losses on property, plant and equipment and right-of-use assets (see the accounting policy in respect of goodwill above) (Continued)

In testing a cash-generating unit for impairment, corporate assets are allocated to the relevant cash-generating unit when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of cash generating units for which a reasonable and consistent allocation basis can be established. The recoverable amount is determined for the cash-generating unit or group of cash-generating units to which the corporate asset belongs, and is compared with the carrying amount of the relevant cash-generating unit or group of cash-generating units.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備以及使用權資產之 減值虧損(見上文有關商譽之會計政策) (續)

於測試現金賺取單位之減值時,倘可確定合理及一致之分配基準,則公司資產將分配至相關現金賺取單位內可確定合理及一致分配基準的最小組別。可收回金額乃按公司資產所屬現金賺取單位組別釐定,並與相關現金賺取單位或現金賺取單位組別之賬面值比較。

可收回金額乃公平價值減出售成本與 使用價值之較高者。在評估使用價值 時,估計未來現金流量使用稅前折現 率折現至其現值,該折現率反映貨幣 時間價值之當前市場估計及未調整估 計未來現金流量之資產(或現金賺取單 位)特定風險。

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

3.2 Material accounting policy information

(Continued)

Impairment losses on property, plant and equipment and right-of-use assets (see the accounting policy in respect of goodwill above) (Continued)

If the recoverable amount of an asset (or a cashgenerating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash-generating unit, the Group compares the carrying amount of a group of cashgenerating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units or the group of cash-generating unit. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of cash-generating units. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of cash-generating units. An impairment loss is recognised immediately in profit or loss.

3. 綜合財務報表編製基準及重大會計政 策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備以及使用權資產之 減值虧損(見上文有關商譽之會計政策) (續)

倘估計資產(或現金賺取單位) シ可收 回金額低於其賬面值,資產(或現金賺 取單位)之賬面值將被削減至其可收回 金額。就無法按合理而一致之分配基 準分配至現金賺取單位之公司資產或 部分公司資產而言,本集團將一組現 金賺取單位之賬面值(包括已分配至該 組現金賺取單位之公司資產或部分公 司資產之賬面值)與該組現金賺取單位 或該現金賺取單位之可收回金額作比 較。在分配減值虧損時,減值虧損之 分配次序為首先用以削減任何商譽之 賬面值(倘適用),然後根據該單位或 該組現金賺取單位內每項資產之賬面 值按比例分配至其他資產。一項資產 之賬面值不予削減至低於下列各項中 之最高值:公平價值減出售成本(倘可 計量)、其使用價值(倘可確定)及零。 原應分配至該項資產之減值虧損金額 按比例分配至該單位或該組現金賺取 單位內之其他資產。減值虧損即時於 損益確認。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, the Directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Key sources of estimation uncertainty

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

4. 估計不確定性的主要來源

於應用本集團的會計政策時,董事須就從其他來源不顯而易見的資產及負債賬面值作出判斷、估計及假設。估計及相關假設乃以過往經驗及認為屬有關的其他因素為基礎。實際結果可能有別於該等估計。

估計及相關假設會持續檢討。倘若會計估計 修訂只影響該期間,則有關修訂會在修訂估 計期間確認。倘若有關修訂既影響本期,亦 影響未來期間,則有關修訂會在修訂期間及 未來期間確認。

估計不確定性的主要來源

以下為於報告期末極可能導致資產及負債之 賬面值於下個財政年度內作出重大調整之未 來相關主要假設及估計不明朗因素之其他主 要來源。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY 4. 估計不確定性的主要來源(續)

(Continued)

Key sources of estimation uncertainty (Continued)

Estimated impairment of goodwill

Determining whether goodwill arising on acquisition of Truly (Hui Zhou) Smart Display Limited ("Truly HZ") is impaired requires an estimation of the recoverable amount of the cash-generating unit to which goodwill has been allocated which is the higher of the value in use and fair value less costs of disposal. The value-in-use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit based on five-year financial budgets approved by the management of the Group and a suitable discount rate in order to calculate the present value. The Group engages an independent valuer to perform the valuation, including determining the discount rate. The management of the Group works closely with the independent valuer to establish the appropriate estimation model and inputs to the model. Key estimates involved in the preparation of cash flow projections for the period covered by the approved financial budgets include the estimate of forecast revenue, gross margins, growth rates and discount rate adopted. The cash flows beyond the five-year period are extrapolated using long-term growth rate of 2%. Where the actual future cash flows are less than expected, or changes in facts and circumstances which result in downward revision of expected future cash inflows due to unfavourableness, a material impairment loss may arise.

As at 31 December 2024, the carrying amount of goodwill arising from acquisition of Truly HZ was amounted to HK\$498,990,000 (2023: HK\$534,000,000) net of accumulated impairment loss of HK\$170,569,000 (2023: HK\$135,559,000).

估計不確定性的主要來源(續)

商譽估計減值

釐定因收購信利(惠州)智能顯示有限公司 (「信利惠州」) 而產生之商譽是否減值須估計 已獲分配商譽之現金賺取單位之可收回金額 (即使用價值與公平價值減出售成本兩者中 之較高者)。計算使用價值時,本集團須按 本集團管理層批准之五年財政預算,估計預 期可自現金賺取單位產生之未來現金流量及 適當折現率,以計算現值。本集團委聘獨立 估值師進行估值,包括釐定折現率。本集團 管理層與獨立估值師密切合作,以建立適當 的估值模式及模式輸入數據。編製已獲批准 之財務預算涵蓋期間之現金流量預測涉及之 主要估計包括對預測收益、毛利率、增長率 及所採用折現率之估計。超過五年期間之現 金流量採用2%的長期增長率推算。倘實際 未來現金流量較預期為少,或因事實及環境 之不利變動而下調預期未來現金流入,則可 能出現重大減值虧損。

於二零二四年十二月三十一日,收購信 利惠州而產生之商譽賬面值經扣除累計減值虧170,569,000港元(二零二三年:135,559,000港元)後為498,990,000港元(二零二三年:534,000,000港元)。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY 4.

(Continued)

Key sources of estimation uncertainty (Continued)

Allowance for inventories

The Group's inventories include LCD products and electronic consumer products. The net realisable values are subject to fluctuation of market prices of the relevant products. When there is a downward trend in the market, the selling price of the finished goods may decrease which imposes pressures to the net realisable values. As at 31 December, 2024, the carrying amount of inventories was HK\$2,667,757,000 (net of allowance of inventories of HK\$370,462,000 (2023: HK\$3,206,930,000 (net of allowance of inventories of HK\$405,601,000)).

Provision of ECL for trade receivables

Credit-impaired trade receivables are assessed for ECL individually. In addition, the Group uses provision matrix to calculate ECL for the not credit-impaired trade receivables which have similar credit risk characteristics. The provision rates are based on aging of debtors as groupings of various debtors taking into consideration the Group's historical default rates and forward-looking information that is reasonable and supportable available without undue costs or effort. At every reporting date, the historical observed default rates are reassessed and changes in the forward-looking information are considered.

The provision of ECL is sensitive to changes in estimates. The information about the Group's trade receivables and the ECL are disclosed in notes 23 and 34(b).

4. 估計不確定性的主要來源(續)

估計不確定性的主要來源(續)

存貨撥備

本集團的存貨包括液晶體顯示器產品及電子消費產品。可變現淨值受相關市場價格波動影響。當市場出現下跌趨勢時,製成品的售價可能會下降,對可變現淨值構成壓力。於二零二四年十二月三十一日,存貨之賬面值為2,667,757,000港元(扣除存貨撥備370,462,000港元)(二零二三年:3,206,930,000港元(扣除存貨撥備405,601,000港元))。

應收賬項之預期信用損失撥備

出現信貸減值之應收賬項乃個別評估預期信 用損失。此外,本集團使用撥備矩陣計算信 用風險特微相若而並無出現信貸減值之應收 賬項之預期信用損失。撥備率按不同債務人 組別之債務人賬齡計算,當中計及本集團歷 史違約率及毋須付出不必要成本或努力即可 獲得合理可作為依據之前瞻性資料。於各報 告日重新評估歷史觀察所得違約率,並考慮 前瞻性資料之變動。

預期信用損失撥備極受估計變動影響。有關本集團應收賬項及預期信用損失之資料於附註23及34(b)披露。

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5. REVENUE

5.

收益

Disaggregation of revenue from contract with customers by types of products is analysed as follows:

按產品種類劃分之客戶合約收益分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Sales of LCD products Sales of electronic consumer products	銷售液晶體顯示器產品 銷售電子消費產品	12,539,569 5,300,600 17,840,169	13,382,037 2,206,106 15,588,143

The Group is principally engaged in the manufacture and distribution of LCD products and electronic consumer products. The Group recognises the revenue at a point in time when the control of products is transferred to the customer, i.e. when the goods have been delivered to customer's specific location. A receivable is recognised by the Group when the goods are delivered to the customer's premises as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due. The customers have neither rights of return nor rights to defer or avoid payment for the goods once they are accepted by the customers. The normal credit period is 30 to 120 days upon delivery.

During the years ended 31 December 2024 and 2023, all performance obligations for sales of LCD products and electronic consumer products are for period of one year or less. As permitted under HKFRS 15, the transaction price allocated to unsatisfied performance obligations as at 31 December 2024 and 31 December 2023 are not disclosed.

本集團之主要業務為製造及分銷液晶體顯示器產品及電子消費產品。本集團於產品控制權轉移至客戶(即貨品已交付予客戶的指定地點)時確認收益。本集團於貨品交付至客戶處所時確認應收款項,此乃收取代價權利成為無條件之時間點,原因為有關款項只須經過一段時間即可收取。客戶一經接收貨物,即無權退貨亦無權推遲或逃避支付貨品款項。正常信貸期為交付後30至120日。

截至二零二四年及二零二三年十二月三十一日止年度,銷售液晶體顯示器產品及電子消費產品之履約責任均為期一年或以下。根據香港財務報告準則第15號之規定,毋須披露於二零二四年十二月三十一日及二零二三年十二月三十一日分配至未履行履約責任之交易價格。

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6. SEGMENT INFORMATION

Information reported to the Company's executive directors, being the chief operating decision maker, for the purposes of resource allocation and assessment of performance focuses on the sales of different types of products. Inter-segment sales are charged at prevailing market rates. Thus the Group is currently organised into two operating segments which are sales of LCD products and electronic consumer products. The information for each operating segment is as follows:

LCD products

 manufacture and distribution of LCD products and touch panel products

Electronic consumer products

manufacture and distribution of electronic consumer products such as compact camera module, fingerprint identification modules, personal health care products and electrical devices

6. 分類資料

向本公司執行董事(即主要營運決策者)報告 以分配資源及評估表現的資料集中於不同類 別產品的銷售。分類間銷售乃按現行市價支 銷。因此,本集團目前分為兩個經營分類, 即銷售液晶體顯示器產品及電子消費產品。 各經營分類的資料如下:

液晶體顯示器 一產品

製造及分銷液晶體顯示器產品及觸控屏產品

電子消費產品 一

製造及分銷電子消費 產品(例如微型相機模 組、指紋識別模組、個 人保健產品及電子設 備)

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6. **SEGMENT INFORMATION** (Continued)

Segment revenues and results

The following is an analysis of the Group's revenue and results by operating and reportable segments:

For the year ended 31 December 2024

6. 分類資料(續)

分類收益及業績

本集團按經營及報告分類劃分的收益及業績 分析如下:

截至二零二四年十二月三十一日止年度

		LCD products 液晶體 顯示器產品	Electronic consumer products 電子 消費產品	Segment total 分類總額	Eliminations 對銷	Consolidated 綜合
		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
REVENUE	收益					
External sales	外銷	12,539,569	5,300,600	17,840,169	_	17,840,169
Inter-segment sales	分類間銷售	-	674,234	674,234	(674,234)	-
		12,539,569	5,974,834	18,514,403	(674,234)	17,840,169
RESULT	業績					
Segment result	分類業績	1,016,396	(220,252)	796,144	(16,031)	780,113
Finance costs	財務費用					(380,016)
Impairment loss on goodwill	商譽減值虧損					(35,010)
Share of result of	分佔一間聯營公司					
an associate	業績					(36,906)
Unallocated expenses	未分配開支					(27,802)
Profit before tax	税前溢利					300,379

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6. **SEGMENT INFORMATION** (Continued)

Segment revenues and results (Continued)

For the year ended 31 December 2023

6. 分類資料(續)

分類收益及業績(續)

截至二零二三年十二月三十一日止年度

		LCD products 液晶體 顯示器產品	Electronic consumer products 電子 消費產品	Segment total 分類總額	Eliminations 對銷	Consolidated 綜合
		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
REVENUE	收益					
External sales	外銷	13,382,037	2,206,106	15,588,143	_	15,588,143
Inter-segment sales	分類間銷售	_	597,570	597,570	(597,570)	-
		13,382,037	2,803,676	16,185,713	(597,570)	15,588,143
RESULT	 業績					
Segment result	分類業績	742,205	(53,980)	688,225	(17,578)	670,647
Finance costs Impairment loss on	財務費用商譽減值虧損					(389,443)
goodwill						(53,424)
Share of result of an associate	分佔一間聯營公司 業績					46,802
Unallocated expenses	未分配開支					(24,975)
Unallocated other gains	未分配其他收益					(21,070)
and losses	及虧損					(222)
Profit before tax	税前溢利					249,385

The accounting policies of the operating segments are the same as the Group's accounting policies. Segment profit represents the profit earned by each segment without allocation of central administration costs including directors' salaries, finance costs, share of result of an associate and gain (loss) on fair value changes of derivative financial instruments. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and performance assessment.

經營分類之會計政策與本集團會計政策相同。分類溢利指未分配中央行政管理成本,包括董事薪金、財務費用、分佔一間聯營公司業績及衍生金融工具公平價值變動收益(虧損)。此為向主要營運決策者報告以分配資源及評估表現的計算方法。

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6. **SEGMENT INFORMATION** (Continued)

Other information

For the year ended 31 December 2024

6. 分類資料(續)

其他資料

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		LCD products 液晶體 顯示器產品 HK\$′000 千港元	Electronic consumer products 電子 消費產品 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
Amounts included in the measure of segment results:	計算分類業績所包括 的金額:			
Reversal of allowance for inventories, net	存貨撥備撥回淨額 (列入銷售成本)			
(included in cost of sales)		(19,685)	(2,741)	(22,426)
Depreciation (including amounts capitalised in inventories)	折舊(包括在存貨資本化 之金額)	1,060,780	215,871	1,276,651
Depreciation of right-of-use assets		19,771	-	19,771
Loss on disposal/write off of	出售/撇銷物業、廠房	100 570	4 500	102.000
property, plant and equipment (Reversal of) impairment losses	及設備之虧損 預期信用損失模式下減值	100,579	1,509	102,088
under ECL model, net	虧損(撥回)淨額	(11,502)	104	(11,398)

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截至二零二三年十二月三十一日止年度

		LCD products 液晶體 顯示器產品 HK\$′000 千港元	Electronic consumer products 電子 消費產品 HK\$'000 千港元	Consolidated 綜合 HK\$'000 千港元
Amounts included in the measure of segment results:	計算分類業績所包括 的金額:			
(Reversal of) allowance for inventories, net	存貨撥備(撥回)淨額 (列入銷售成本)			
(included in cost of sales) Depreciation (including amounts	折舊(包括在存貨資本化	(42,111)	8,693	(33,418)
capitalised in inventories)	之金額)	1,120,433	236,961	1,357,394
Depreciation of right-of-use assets	使用權資產折舊	58,325	3,122	61,447
Loss on disposal/write off of	出售/撇銷物業、廠房			
property, plant and equipment (Reversal of) impairment losses	及設備之虧損 預期信用損失模式下減值	72,930	1,622	74,552
under ECL model, net	虧損(撥回)淨額	(2,277)	107	(2,170)

Segment assets and liabilities are not disclosed as they are not regularly reviewed by chief operating decision maker.

由於分類資產及負債並非由主要營運決策者定期審閱,故並無披露該等資產及負債。

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6. **SEGMENT INFORMATION** (Continued)

Geographical information

The following table sets out information about (i) the Group's revenue from external customers by location of customers and (ii) the Group's non-current assets by location of assets.

6. 分類資料(續)

地區資料

下表載列(i)本集團按客戶所在地區分類的外部客戶收益及(ii)本集團按資產所在地區分類的非流動資產的資料。

Revenue from					
		external o	ustomers	Non-curre	ent assets
		外部客	戶收益	非流重	か資產
		2024	2023	2024	2023
		二零二四年		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
The PRC	中國	11,632,739	10,040,205	15,497,702	15,627,827
Hong Kong	香港(本籍地)				
(place of domicile)		2,398,795	1,387,901	17,136	28,604
Europe	歐洲	1,025,303	948,475	10	5
South Korea	南韓	939,279	1,240,963	_	_
Japan	日本	266,188	318,483	_	_
North America	北美洲	253,129	177,047	450	666
South America	南美洲	132,454	245,475	_	_
Taiwan	台灣	106,834	75,015	_	_
Vietnam	越南	25,857	98,564	_	_
Others	其他	1,059,591	1,056,015	_	_
		17,840,169	15,588,143	15,515,298	15,657,102

Notes:

- (i) Regarding revenue arising from sales to external customers in Europe and others, no individual countries are material and hence separate disclosure is not required.
- (ii) Non-current assets exclude financial assets at FVTPL, deferred tax assets and rental and other deposits.

Information about major customers

Revenue from customers of the corresponding years contributing over 10% of the total sales of the Group are as follows:

附註:

- (i) 就來自歐洲及其他地區外部客戶的銷售收益而 言,概無個別國家佔有重大份額,故並無呈列 獨立披露資料。
- (ii) 非流動資產不包括在損益以公平價值列賬之金 融資產、遞延税項資產及租賃及其他按金。

主要客戶資料

於相應年度,佔本集團銷售總額10%以上的客戶收益如下:

		2024 二零二四年 HK\$′000	2023 二零二三年 HK\$'000
		千港元	千港元
Customer A (Note)	客戶A(附註)	2,847,019	N/A 不適用

Note: Revenue from LCD products and electronic consumer products

附註:液晶體顯示器產品及電子消費產品的收入。

7. OTHER INCOME

7. 其他收入

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Other income includes:	其他收入包括:		
Government grants (Note 38) Compensation income Interest income Rental income with fixed monthly rental Other service fees Sundry income	政府津貼(附註38) 賠償收入 利息收入 固定月租之租金收入 其他服務費 雜項收入	151,853 14,783 23,734 23,451 6,723 2,690	52,044 3,175 21,556 19,478 10,979 2,305
		223,234	109,537

8. OTHER GAINS AND LOSSES, NET 8. 其他損益淨額

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Loss on disposal/write-off of property, plant and equipment	出售/撇銷物業、廠房及設備 之虧損	(102,088)	(74,552)
Gain on fair value changes of	於損益以公平價值列賬之金融資產		
financial assets at FVTPL, net Loss on fair value changes of	公平價值變動收益淨額 衍生金融工具公平價值	13,168	531
derivative financial instruments, net	變動虧損淨額	_	(222)
Net foreign exchange gain	外匯收益淨額	1,791	56,003
		(87,129)	(18,240)

9. FINANCE COSTS

9. 財務費用

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on bank and other borrowings	銀行及其他借款之利息	364,476	362,866
Interest on lease liabilities	租賃負債之利息	161	7,007
Interest on deferred consideration in	有關收購信利仁壽額外股權		
relation to acquisition of additional	之遞延代價之利息(附註20)		
equity interest in Truly RS (note 20)		15,379	19,570
		380,016	389,443

綜合財務報表附註

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10. INCOME TAX EXPENSE

10. 所得稅開支

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Current tax:	本期税項:		
PRC Enterprise Income Tax	中國企業所得税	31,893	72,252
Other jurisdictions	其他司法權區	318	1,252
		32,211	73,504
Withholding tax (Note)	預扣税(附註)	21,374	612
		53,585	74,116
Over-provision in prior years:	過往年度超額撥備:		
The PRC	中國	(3)	(71)
Deferred tax (see note 31)	遞延税項(見附註31)	232	14,904
Income tax expense for the year	本年度所得税開支	53,814	88,949

Note: The withholding tax for the years ended 31 December 2024 and 2023 were provided on the interest income of intercompany loans and dividend income received from the PRC subsidiaries.

Under the two-tiered profits tax rates regime, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. The Directors consider the amount involved upon implementation of the two-tiered profits tax rates regime as insignificant to the consolidated financial statements. Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profit for both years.

Income tax arising in the PRC and other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

Pursuant to the relevant law and regulations in the PRC, PRC subsidiaries qualified as Hi-Tech Enterprise are entitled to 15% PRC enterprise income tax. The tax rate of the other PRC subsidiaries is 25%.

Pursuant to the PRC Enterprise Income Tax Law (the "EIT Law of PRC") and the Detailed Implementation Rules, distribution of the profits earned by the PRC subsidiaries since 1 January 2008 to holding companies incorporated in Hong Kong is subject to the PRC withholding tax at the applicable tax rates of 5%.

附註:截至二零二四年及二零二三年十二月三十一日 止年度的預扣税乃按從中國附屬公司收到的公 司間貸款利息收入及股息收入撥備。

根據兩級制利得稅率制度,合資格集團實體首2百萬港元溢利將按8.25%之稅率徵稅,而超過2百萬港元之溢利則按16.5%之稅率徵稅。不符合兩級制利得稅率制度資格之集團實體之溢利將繼續按16.5%之劃一稅率徵稅。董事認為,實施兩級制利得稅率制度所牽涉金額對綜合財務報表而言並不重大。香港利得稅乃就兩個年度內估計應課稅溢利按稅率16.5%計算。

於中國及其他司法權區產生之所得稅按相關司法權區之現行稅率計算。

根據中國相關法律及法規,符合高新技術企業資格之中國附屬公司所享有中國企業所得税率為15%。其他中國附屬公司之税率為25%。

根據中國企業所得税法(「中國企業所得税法」)及實施條例細則,自二零零八年一月一日起,就向於香港註冊成立之控股公司分派中國附屬公司賺取之溢利須按5%之適用税率繳納中國預扣税。

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10. INCOME TAX EXPENSE (Continued)

The income tax expense for the year can be reconciled to the profit before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

10. 所得稅開支(續)

本年度之所得税開支與綜合損益及其他全面 收益表之税前溢利之對賬如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Profit before tax	税前溢利	300,379	249,385
Add: share of result of an associate	加:分佔一間聯營公司業績	36,906	(46,802)
		337,285	202,583
Tax at the average income tax rate of 15.63% (2023: 18.41%) (Note i)	按平均所得税率15.63% (二零二三年:18.41%)		
19.03 % (2023, 16.41 %) (NOTE I)	課税(附註i)	52,707	37,286
Tax effect of expenses not deductible for tax purpose	不可扣税支出之税務影響	17,921	18,198
Tax effect of income not taxable for	毋須課税收入之税務影響	(04.504)	(00,000)
tax purpose	温分左序却被拨供	(21,591)	(22,860)
Over-provision in respect of prior years	過往年度超額撥備	(3)	(71)
Tax effect of tax losses not recognised Utilisation of tax losses previously	未確認税務虧損之税務影響 動用先前未確認税務虧損	62,278	119,153
not recognised		(27,623)	(29,249)
(Reversal of) withholding tax on	中國附屬公司未分派盈利		
undistributed earnings of PRC subsidiaries	之預扣税(撥回)	(2,321)	3,338
Withholding tax on interest income	利息收入之預扣税	166	612
Withholding tax on dividend income	股息收入之預扣税	21,208	_
Tax relief related to additional tax deduction	涉及就所產生研究開支給予		
on research expenses incurred (Note ii)	額外扣税之税務寬減		
	(附註ii)	(48,928)	(37,458)
Income tax expense for the year	本年度所得税開支	53,814	88,949

Notes:

- (i) The average income tax rate for the years ended 31 December 2024 and 2023 represents the weighted average tax rate of the operations in different jurisdictions on the basis of the relevant amounts of profit before tax and the tax rate of the relevant entities for the year.
- (iii) Pursuant to relevant law and regulations, the PRC subsidiaries are entitled to additional tax deduction on qualifying research and development costs expenditures for the years ended 31 December 2024 and 2023.

附註:

- (i) 截至二零二四年及二零二三年十二月三十一日 止年度之平均所得税率指根據税前溢利相關款 額及年內相關實體之税率計算之不同司法權區 業務之加權平均税率。
- (ii) 根據相關法律及法規,截至二零二四年及二零 二三年十二月三十一日止年度,中國附屬公司 有權就合資格研發成本開支享有額外税務扣 減。

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11. PROFIT FOR THE YEAR

11. 本年度溢利

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Profit for the year has been arrived at after charging (crediting):	本年度溢利乃於扣除(計入) 以下各項後達致:		
Auditor's remuneration	核數師酬金		
Audit service	審核服務	4,732	4,800
Non-audit services	非審核服務	208	205
		4,940	5,005
Cost of inventories recognised as expenses	確認為開支之存貨成本	15,796,633	13,641,530
Reversal of allowance for inventories, net (included in cost of sales) Research expenses	存貨撥備撥回淨額 (列入銷售成本) 研究開支(列入銷售成本)	(22,426)	(33,418)
(included in cost of sales) Depreciation of property, plant and equipment (including amounts	物業、廠房及設備折舊 (包括在存貨資本化之金額)	679,729	657,738
capitalised in inventories)		1,276,651	1,357,394
Depreciation of right-of-use assets	使用權資產折舊	19,771	61,447
Salaries and other benefits Staff costs, inclusive of directors'	薪金及其他福利 員工成本,包括董事酬金		
remuneration (note 12)	(附註12)	1,620,503	1,440,809
Contributions to retirement benefit	退休福利計劃供款		
scheme		120,846	117,839
		1,741,349	1,558,648

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12. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION

Directors' and chief executive's remuneration for the year, disclosed pursuant to the applicable Listing Rules and CO, is as follows:

12. 董事及行政總裁酬金

根據適用上市規則及公司條例披露年內董事 及行政總裁之酬金如下:

2024

(a) EXECUTIVE DIRECTORS

二零二四年

(a) 執行董事

		Lam Wai Wah 林偉華 HK\$′000 千港元	Wong Pong Chun James 黃邦俊 HK\$'000 千港元	Cheung Wing Cheung 張榮祥 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Fees	袍金	-	-	-	-
Other emoluments:	其他酬金:				
Salaries and other benefits	薪金及其他福利	5,168	1,272	1,440	7,880
Performance related	與表現掛鈎之獎金				
incentive payments (Note i)	(附註i)	9,243	200	120	9,563
Contributions to retirement	退休福利計劃供款				
benefit scheme		-	11	18	29
Sub-total	小計	14,411	1,483	1,578	17,472

The executive directors' emoluments shown above were mainly for their services in connection with the management of the affairs of the Company and the Group.

上述所示執行董事之酬金主要為彼等 就管理本公司及本集團事務時提供服 務之酬金。

(b) NON-EXECUTIVE DIRECTOR

(b) 非執行董事

		Song Bei Bei 宋貝貝 HK\$'000 千港元	Dai Cheng Yun 戴成雲 HK\$'000 千港元	Lam Po Chun Jane 林寶珍 HK\$'000 千港元 (Note ii) (附註ii)	Total 總額 HK\$'000 千港元
Fees	袍金	-	-	-	-
Other emoluments:	其他酬金:				
Salaries and other benefits	薪金及其他福利	1,170	969	224	2,363
Performance related incentive	與表現掛鈎之獎金				
payments (Note i)	(附註i)	130	130	7	267
Contributions to retirement	退休福利計劃供款				
benefit scheme		15	15	2	32
Sub-total	小計	1,315	1,114	233	2,662

The non-executive directors' emolument shown above was mainly for their service as a director of the Company.

上述所示非執行董事之酬金主要為彼就擔任本公司董事時提供服務之酬金。

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12. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (Continued)

12. 董事及行政總裁酬金(續)

2024 (Continued)

二零二四年(續)

(c) INDEPENDENT NON-EXECUTIVE DIRECTORS

(c) 獨立非執行董事

		Chung Kam Kwong 鍾錦光 HK\$'000 千港元	Heung Kai Sing 香啟誠 HK\$′000 千港元	Cheung Wai Yin, Wilson 張偉賢 HK\$'000 千港元	Total 總額 HK\$′000 千港元
Fees	袍金	264	180	180	624
Other emoluments:	其他酬金:				
Salaries and other benefits	薪金及其他福利	-	-	-	_
Performance related incentive	與表現掛鈎之獎金				
payments (Note i)		-	-	-	-
Contributions to retirement	退休福利計劃供款				
benefit scheme		_	-	-	_
Sub-total	小計	264	180	180	624

The independent non-executive directors' emoluments shown above were mainly for their services as directors of the Company.

上述所示獨立非執行董事之酬金主要 為彼等就擔任本公司董事時提供服務 之酬金。

		HK\$′000 千港元
Total for all directors in 2024	二零二四年全體董事總計	20,758

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12. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (Continued)

12. 董事及行政總裁酬金(續)

2023

二零二三年

(a) EXECUTIVE DIRECTORS

(a) 執行董事

		Lam Wai Wah 林偉華 HK\$' 000 千港元	Wong Pong Chun James 黃邦俊 HK\$'000 千港元	Cheung Wing Cheung 張榮祥 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Fees	袍金	-	-	-	-
Other emoluments:	其他酬金:				
Salaries and other benefits	薪金及其他福利	3,970	1,272	1,439	6,681
Performance related	與表現掛鈎之獎金				
incentive payments (Note i)	(附註i)	8,323	-	120	8,443
Contributions to retirement	退休福利計劃供款				
benefit scheme		-	36	18	54
Sub-total	小計	12,293	1,308	1,577	15,178

The executive directors' emoluments shown above were mainly for their services in connection with the management of the affairs of the Company and the Group.

上述所示執行董事之酬金主要為彼等 就管理本公司及本集團事務時提供服 務之酬金。

(b) NON-EXECUTIVE DIRECTOR

(b) 非執行董事

		Song Bei Bei 宋貝貝 HK\$' 000 千港元	Dai Cheng Yun 戴成雲 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Fees	· · · · · · · · · · · · · · · · · · ·	-	-	-
Other emoluments:	其他酬金:			
Salaries and other benefits	薪金及其他福利	1,192	1,107	2,299
Performance related incentive	與表現掛鈎之獎金			
payments (Note i)	(附註i)	154	154	308
Contributions to retirement benefit	退休福利計劃供款			
scheme		13	13	26
Sub-total	小計	1,359	1,274	2,633

The non-executive directors' emolument shown above was mainly for their service as a director of the Company.

上述所示非執行董事之酬金主要為彼就擔任本公司董事時提供服務之酬金。

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12. DIRECTORS' AND CHIEF EXECUTIVE'S REMUNERATION (Continued)

2023 (Continued)

(c) INDEPENDENT NON-EXECUTIVE DIRECTORS

12. 董事及行政總裁酬金(續)

二零二三年(續)

(c) 獨立非執行董事

		Chung Kam Kwong 鍾錦光 HK\$'000 千港元	Ip Cho Ting, Spencer 葉祖亭 HK\$'000 千港元 (Note iii) (附註iii)	Heung Kai Sing 香啟誠 HK\$'000 千港元	Cheung Wai Yin, Wilson 張偉賢 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Fees Other emoluments:	袍金 其他酬金:	264	240	172	138	814
Salaries and other benefits	薪金及其他福利	-	-	-	-	_
Performance related incentive payments (Note		-	-	-	-	-
Contributions to retirement benefit scheme	退休福利計劃供款	_	_	_	_	-
Sub-total	小計	264	240	172	138	814

The independent non-executive directors' emoluments shown above were mainly for their services as directors of the Company.

上述所示獨立非執行董事之酬金主要 為彼等就擔任本公司董事時提供服務 之酬金。

> HK\$'000 千港元

Total for all directors in 2023

二零二三年全體董事總計

18,625

Note i: The performance related incentive payments are based on the remuneration approved by the remuneration committee for the years ended 31 December 2024 and 2023.

Note ii: Lam, Po Chun Jane was appointed as a non-executive director with effect from 15 November 2024.

Note iii: Ip Cho Ting, Spencer resigned as independent nonexecutive director on 25 March 2023.

Mr. Lam Wai Wah is also the Chief Executive of the Company and his emoluments disclosed above include those for services rendered by him as the Chief Executive.

Neither the Chief Executive nor any of the Directors waived any emoluments during the years ended 31 December 2024 and 2023.

附註i: 與表現掛鈎之獎金乃根據截至二零 二四年及二零二三年十二月三十一日 止年度薪酬委員會批准之酬金釐定。

附註ii: 林寶珍獲委任為非執行董事,自二零 二四年十一月十五日起生效。

附註iii:葉祖亭先生於二零二三年三月二十五 日已辭任獨立非執行董事。

林偉華先生亦為本公司行政總裁,彼 於上文披露之酬金包括彼作為行政總 裁時提供服務之酬金。

截至二零二四年及二零二三年十二月 三十一日止年度,概無行政總裁或任 何董事放棄收取任何酬金。

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13. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees of the Group during the year included four (2023: four) directors and the chief executive, details of whose remunerations are set out in note 12 above. Details of the remuneration for the year of the remaining one (2023: one) highest paid employee who is neither a director nor chief executive of the Company are as follows:

13. 五名最高薪酬僱員

年內,本集團五名最高薪酬僱員包括四名(二零二三年:四名)董事及行政總裁,其酬金詳情載於上文附註12。年內,餘下一名(二零二三年:一名)既非董事亦非本公司行政總裁之最高薪僱員之酬金詳情如下:

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Salaries and other benefits 薪金及其他福利 Performance related incentive payments 與表現掛鈎之獎金 Contributions to retirement benefit scheme 退休福利計劃供款	1,798 150 18 1,966	1,798 150 18 1,966

The highest paid employee's (2023: one employee) emoluments were within the following bands:

最高薪酬僱員(二零二三年:一名僱員)酬金 之金額介平:

		2024 二零二四年 Number of employee 僱員數目	2023 二零二三年 Number of employee 僱員數目
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元	1	1

During both years, no emoluments were paid by the Group to any of the directors, chief executive or the five highest paid individuals of the Group as an inducement to join or upon joining the Group or as compensation for loss of office.

於該兩個年度,本集團並無向本集團任何董 事、行政總裁或五名最高薪酬人士支付任何 酬金,作為加入本集團或於加入本集團時之 獎勵,或作為離職補償。

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14. DIVIDENDS

14. 股息

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Dividends for ordinary shareholders of the Company recognised as distribution during the year:	本公司普通股東股息於年內確認 為分派:		
2024 Interim — HK5 cents (2023: 2023 interim — HK5 cents) per share	二零二四年中期 — 每股5港仙 (二零二三年:二零二三年 中期 — 5港仙)	158,055	158,055
2023 Final — HK5 cents (2023: 2022 Final — HK5 cents) per share	二零二三年末期 — 5港仙 (二零二三年:二零二二年 末期 — 5港仙)	158,055	158,055

Subsequent to the end of the reporting period, a final dividend in respect of the year ended 31 December 2024 of HK5 cents (2023: HK5 cents) per ordinary share, in an aggregate amount of HK\$158,055,000 (2023: HK\$158,055,000), has been proposed by the directors of the Company and is subject to approval by the shareholders in the forthcoming general meeting.

於報告期末後,本公司董事已建議就截至二零二四年十二月三十一日止年度派發末期股息每股普通股5港仙(二零二三年:5港仙),合共158,055,000港元(二零二三年:158,055,000港元),並須待股東於應屆股東大會上批准。

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15. EARNINGS PER SHARE

15. 每股盈利

The calculation of the basic earnings per share is based on the following data: 每股基本盈利乃根據下列數據計算:

Earnings 盈利

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Earnings for the purposes of basic earnings per share	用以計算每股基本盈利之盈利		
Profit for the year attributable to owners of the Company	本公司擁有人應佔本年度溢利	302,085	262,799

Number of shares 股份數目

		2024 二零二四年 ′000 千股	2023 二零二三年 ′000 千股
Weighted average number of ordinary shares for the purposes of basic earnings per share	用以計算每股基本盈利 之普通股加權平均數	3,161,105	3,161,105

No diluted earnings per share for both 2024 and 2023 were presented as there were no potential ordinary shares in issue for both years.

由於二零二四年及二零二三年均無潛在已發 行普通股,故該兩個年度均並無呈列每股攤 薄盈利。

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16. PROPERTY, PLANT AND EQUIPMENT

16. 物業、廠房及設備

		Leasehold	Furniture,	DI .		Construction	
		land and buildings 知佳土地	fixtures and equipment 原用、共業	Plant and machinery	Motor vehicles	in progress	Total
		租賃土地 及 樓宇 HK\$'000 千港元	傢俬、裝置 及設備 HK\$'000 千港元	廠房及機器 HK\$'000 千港元	汽車 HK\$'000 千港元	在建工程 HK\$'000 千港元	總額 HK\$'000 千港元
COST	成本						
At 1 January 2023	於二零二三年						
	一月一日	5,364,537	2,121,295	18,192,649	38,584	359,940	26,077,005
Currency realignment	貨幣調整	(139,233)	(55,149)	(515,590)	(601)	(15,042)	(725,615)
Additions Disposals/write off	添置 出售/撇銷	8,571	58,940	253,948	5,519	171,317	498,295
Transfer from construction	山告/ 撇射 细燃白左建工程	_	(1,475)	(185,152)	(8,566)	_	(195,193)
in progress	间 饭日仁炷丄仕	66,055	676	49,264	448	(116,443)	_
Transfer from right-of-use	調撥自使用權資產	00,000	070	45,204	440	(110,443)	
assets (Note)	(附註)	_	_	382,772	-	_	382,772
At 31 December 2023	於二零二三年						
	十二月三十一日	5,299,930	2,124,287	18,177,891	35,384	399,772	26,037,264
Currency realignment	貨幣調整	(163,941)	(67,403)	(616,309)	(901)	(18,634)	(867,188)
Additions	添置	14,138	94,246	316,581	362	251,755	677,082
Disposals/write off	出售/撤銷	-	(3,261)	(424,869)	-	-	(428,130)
Transfer from construction	調搬目仕建丄柱		40	200 251	10	(200, 200)	
in progress Transfer from right-of-use	調撥自使用權資產	_	42	266,251	13	(266,306)	_
assets (Note)	(附註)	-	-	56,759	-	-	56,759
At 31 December 2024	於二零二四年十二月						
	三十一目	5,150,127	2,147,911	17,776,304	34,858	366,587	25,475,787
DEPRECIATION	折舊						
At 1 January 2023	於二零二三年 一月一日	836,039	1,471,319	9,711,122	35,488		12,053,968
Currency realignment	貨幣調整	(19,274)	(39,503)	(275,116)	(527)	_	(334,420)
Provided for the year	年度撥備	153,474	128,804	1,072,746	2,370	_	1,357,394
Eliminated on	出售/撇銷對銷	100,171	120,001	1,072,710	2,070		1,007,001
disposals/write off	H H/ MWAISIAI	_	(767)	(107,636)	(8,489)	_	(116,892)
Transfers from right-of-use	調撥自使用權資產						
assets (Note)	(附註)	-	-	149,040	-	-	149,040
At 31 December 2023	於二零二三年十二月						
	三十一日	970,239	1,559,853	10,550,156	28,842	-	13,109,090
Currency realignment	貨幣調整	(28,937)	(51,573)	(363,705)	(718)	-	(444,933)
Provided for the year	年度撥備	139,411	119,711	1,015,380	2,149	-	1,276,651
Eliminated on	出售/撇銷對銷		(0.007)	(004 504)			(004 404)
disposals/write off Transfers from right-of-use	细燃白店田塘次客	-	(2,627)	(321,534)	-	-	(324,161)
assets (Note)	前撥日使用權負進 (附註)	-	-	16,882	-	-	16,882
At 31 December 2024	於二零二四年十二月						
	三十一日	1,080,713	1,625,364	10,897,179	30,273	_	13,633,529
CARRYING VALUES	賬面值						
At 31 December 2024	於二零二四年十二月						
	三十一目	4,069,414	522,547	6,879,125	4,585	366,587	11,842,258
At 31 December 2023	於二零二三年十二月						
	三十一日	4,329,691	564,434	7,627,735	6,542	399,772	12,928,174

Note: During the year ended 31 December, 2024, certain plant and machinery under finance leases with original cost of HK\$56,759,000 and accumulated depreciation of HK\$16,882,000 were acquired by the Group and recategorised from right-of-use assets to property, plant and equipment upon early repayment of the outstanding lease liabilities of HK\$3,034,000.

附註:截至二零二四年十二月三十一日止年度,本集團收購融資租賃項下之若干廠房及機器,其原始成本為56,759,000港元及累計折舊為16,882,000港元,並於提前償還未償還租賃負債3,034,000港元後由使用權資產重新分類為物業、廠房及設備。

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16. PROPERTY, PLANT AND EQUIPMENT (Continued)

The cost of leasehold land and buildings is depreciated over forty years or the terms of the respective leases, whichever is the shorter, using the straight-line method.

The other items of property, plant and equipment, other than construction in progress, are depreciated on a reducing balance method at the following rates per annum:

Furniture, fixtures and equipment 10% to 20% Plant and machinery 11% to 15% Motor vehicles 25% to 30%

16. 物業、廠房及設備(續)

租賃土地及樓宇之成本以直線法以四十年年期或各自租賃年期(以較短者為準)折舊。

其他物業、廠房及設備項目(在建工程除外) 以餘額遞減法,按以下年率計算折舊:

傢俬、裝置及設備10%至20%廠房及機器11%至15%汽車25%至30%

17. RIGHT-OF-USE ASSETS

17. 使用權資產

		Leasehold land 租賃土地 HK\$'000 千港元	Buildings 樓宇 HK\$'000 千港元	Plant and machinery 廠房及機器 HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 31 December 2024	於二零二四年十二月 三十一日				
Carrying amount	馬面值 服面值	524,905	20,595	24,710	570,210
As at 31 December 2023	於二零二三年十二月 三十一日				
Carrying amount	賬面值	557,027	1,213	41,328	599,568
For the year ended 31 December 2024	截至二零二四年十二月 三十一日止年度				
Depreciation charge	折舊支出	14,148	4,722	901	19,771
For the year ended 31 December 2023	截至二零二三年十二月 三十一日止年度				
Depreciation charge	折舊支出	14,062	862	46,523	61,447

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Expense relating to short-term leases	涉及短期租賃之開支	10,603	4,974
Total cash outflow for leases	租賃之總現金流出	(18,418)	(68,116)
Additions to right-of-use assets	添置使用權資產	49,728	3,204

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17. RIGHT-OF-USE ASSETS (Continued)

For both years, the Group leases various offices and plant and machinery for its operations. Lease contracts are entered into for fixed term of 13 months to 5 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

In addition, the Group owns several industrial buildings where its manufacturing facilities are primarily located and office buildings. The Group is the registered owner of these property interests, including the underlying leasehold lands. The leasehold land components of these owned properties are presented separately as the payments made can be allocated reliably.

The Group regularly entered into short-term leases for various offices and plant and machinery. As at 31 December 2024 and 2023, the portfolio of short-term leases is similar to the portfolio of short-term leases to which the short-term lease expense disclosed above.

17. 使用權資產(續)

於該兩個年度,本集團租用多個辦公室及機器供營運所需。所訂租賃合約之固定年期為13個月至5年不等。租賃條款乃按個別基準磋商,並包含一系列不同條款及條件。在釐定租賃年期及評估不可撤銷期間時,本集團應用合約之定義,並釐定可強制執行合約之期間。

此外,本集團擁有多幢工業樓宇(其生產設施所在地)及辦公大樓。本集團為該等物業權益(包括相關租賃土地)之登記擁有人。該等自置物業之租賃土地部分單獨呈列為能夠可靠分配之付款。

本集團定期就多個辦公室以及廠房及機器 訂立短期租賃。於二零二四年及二零二三年 十二月三十一日,短期租賃組合與上文所披 露短期租賃開支之短期租賃組合相若。

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18. GOODWILL

18. 商譽

		Acquisition of Truly HZ 收購 信利惠州 HK\$'000 千港元	Other immaterial acquisition of businesses 其他非重大收購業務 HK\$'000	Total 合計 HK\$'000 千港元
COST At 1 January 2023, 31 December 2023 and 31 December 2024	成本 於二零二三年一月一日、 二零二三年十二月三十一日及			
	二零二四年十二月三十一日	669,559	413	669,972
IMPAIRMENT At 1 January 2023 Impairment loss recognised	減值 於二零二三年一月一日 於年內確認減值虧損	(82,135)	_	(82,135)
during the year		(53,424)	_	(53,424)
At 31 December 2023 Impairment loss recognised	於二零二三年十二月三十一日 於年內確認減值虧損	(135,559)	-	(135,559)
during the year		(35,010)	_	(35,010)
At 31 December 2024	於二零二四年十二月三十一日	(170,569)	-	(170,569)
CARRYING VALUES At 31 December 2024	賬面值 於二零二四年十二月三十一日	498,990	413	499,403
At 31 December 2023	於二零二三年十二月三十一日	534,000	413	534,413

19. IMPAIRMENT TESTING ON GOODWILL

For the purpose of impairment testing of goodwill arising on the acquisition of Truly HZ as set out in note 18, goodwill has been allocated to the underlying CGU which represents Truly HZ in existence at the time of acquisition of Truly HZ which is included in LCD products segment.

In addition to goodwill above, right-of-use assets, property, plant and equipment that generate cash flows together with the related goodwill are also included in the cash-generating unit for the purpose of impairment assessment.

19. 商譽減值測試

就附註18所載收購信利惠州所產生的商譽 減值測試而言,商譽已分配予收購信利惠州 時存在的代表信利惠州的相關現金產生單位 (計入液晶體顯示器產品分部)。

除上述商譽外,產生現金流量的使用權資產、物業、廠房及設備連同相關商譽,亦計 入現金產生單位,以作減值評估。

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19. IMPAIRMENT TESTING ON GOODWILL

(Continued)

As at 31 December 2024, the recoverable amount of Truly HZ was HK\$3,917,379,000, which has been determined based on a value in use calculation. The calculation uses cash flow projections based on financial budgets approved by management covering a 5-year period (2023: 5-year period) and pre-tax discount rate 15.04% (2023: 15.63%). Truly HZ's cash flows beyond the 5-year period (2023: 5-year period) are extrapolated using a steady 2% growth rate (2023: 2%). This growth rate is based on the relevant industry growth forecasts and does not exceed the average long-term growth rate for the industry. Other key assumptions for the value in use calculations relate to the estimation of cash inflows/ outflows which include budgeted sales and gross margin, such estimation is based on Truly HZ's past operating performance and management's expectations for the market development.

During the year ended 31 December 2024, Truly HZ recorded an increase in revenue but still a net loss due to the poor market demand and relatively low selling price of the LCD products. The directors consider that Truly HZ is shifting more production capacity to certain LCD products with more advanced technology and higher market price, but still need some time to bring further revenue and profit increment.

At 31 December 2024, if the discount rate was increase by 0.2%, while other parameters remain constant, the recoverable amount of Truly HZ would be reduced by HK\$68,142,000 and a further impairment of goodwill of HK\$68,142,000 would be recognised in profit or loss. If the budgeted sales covering 5–year period were reduced by 5%, while other parameters remain constant, the recoverable amount of Truly HZ would be reduced by HK\$60,111,000 and a further impairment of goodwill of HK\$60,111,000 would be recognised in profit or loss.

19. 商譽減值測試(續)

於二零二四年十二月三十一日,信利惠州的可收回金額為3,917,379,000港元,乃根據使用價值計算釐定。該計算方法採用現金流量預測,以管理層批准涵蓋5年期(二三年:5年期)的財政預算為基準,稅前點現率為15.04%(二零二三年:15.63%)。超過5年期(二零二三年:5年期)的信利惠州現金流量乃採用穩定增長率2%(二零二三年:2%)推算。該增長率以相關行業的平均長期增金率。其他使用價值計算的主要假設與現金管工程,當至數學的主要假設與現金流入一流出的估計有關,當中包括預計銷售及毛利率,有關估計乃基於信利惠州的過往經營業績及管理層對市場發展的預期。

截至二零二四年十二月三十一日止年度,信 利惠州錄得收入增長,但由於市場需求疲弱 及液晶體顯示器產品的售價相對較低,故仍 錄得淨虧損。董事會認為信利惠州正將更多 生產能力轉移至若干具有更先進技術和較高 市場價格的液晶體顯示器產品,但仍需一段 時間才能帶來進一步的收益及溢利增長。

於二零二四年十二月三十一日,倘貼現率增加0.2%,而其他參數維持不變,信利惠州之可收回金額將減少68,142,000港元,而商譽之進一步減值68,142,000港元將於損益確認。倘涵蓋5年期之預算銷售額減少5%,而其他參數維持不變,信利惠州之可收回金額將減少60,111,000港元,而商譽之進一步減值60,111,000港元將於損益確認。

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20. INTEREST IN AN ASSOCIATE

20. 於聯營公司的權益

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Cost of investment — unlisted Share of results Exchange difference arising on translation	投資成本 — 非上市 分佔業績 換算產生之外匯差額	2,744,260 30,559 (155,040) 2,619,779	1,555,710 67,465 (81,037) 1,542,138

Details of the Group's associate at the end of the reporting period are as follows:

本集團於報告期末之聯營公司詳情如下:

Name of entity 實體名稱	Form of entity 實體形式	Place of incorporation/ registration 註冊成立/ 登記地點	Principal place of operation 主要營業地點	Propor ownershi held by th 本集團 所有權權 2024 二零二四年	p interest he Group 持有之 重益比例 2023	Propori voting held by th 本集團 投票權 2024 二零二四年	rights ne Group 持有之 赴比例 2023	Principal activities 主要業務
Truly (Renshou) High-end Display Technology Limited ("Truly RS")	Incorporated	The PRC	The PRC	29.7%* (Note)	17.1%* (Note)	67.1%* (Note)	67.1%* (Note)	Development and production of LCD products
信利(仁壽)高端顯示科技有限公司(「信利仁壽」)	註冊成立	中國	中國	29.7%* (附註)	17.1%* (附註)	67.1%* (附註)	67.1%* (附註)	開發及生產液晶體 顯示器產品

* Rounded to one decimal point for disclosure purpose.

Note:

The Group has significant influence over Truly RS by virtue of the substantial voting right of 67.1% granted to the Group in the first ten years since the incorporation of Truly RS in 2018, as stated in the shareholders' agreement of Truly RS. Other than the Group, there are two other shareholders in Truly RS. According to the Articles of Association of Truly RS, shareholders' meeting cannot be held without the presence of either one of the other two shareholders. The Directors consider that the Group does not have control but only significant influence over Truly RS under such a term because relevant activities of the associate is directed through shareholder's meeting and any resolutions to be passed in shareholders' meetings shall have the consent from either one of the other shareholders demonstrated by their action of being present in the meetings. Truly RS is therefore classified as an associate of the Group.

In May 2024, the Group acquired additional 12.55% equity interest from another shareholder in Truly Renshou at a cash consideration of RMB1,097,460,000 (equivalent to HK\$1,188,550,000) was fully settled in 2024. There is no change of the terms of the Articles of Association of Truly Renshou including the voting rights of the shareholders and Truly Renshou remains as an associate of the Group.

* 就披露目的四捨五入至小數點後一個位。

附註:

誠如信利仁壽股東協議所載,本集團對信利仁壽有重大影響力,原因是本集團自二零一八年信利仁壽註冊成立起計首十年獲授67.1%重大投票權。除本集團外,信利仁壽尚有其他兩名股東。根據信利仁壽的組織章程細則,不得在其餘兩名股東其中一名缺席的情況下舉行股東大會。董事認為在該條款下,本集團對信利仁壽並無控制權,僅有重大影響力,因該聯營公司相關活動乃透過股東大會主導及任何於股東大會上通過的決議案須經其餘股東其中一名藉出席會議來表示同意。因此,信利仁壽分類為本集團聯營公司。

於二零二四年五月,本集團向信利仁壽的另一名股東收購額外12.55%股權,現金代價為人民幣1,097,460,000(相等於1,188,550,000港元),並於二零二四年悉數結付。信利仁壽的組織章程細則條款(包括股東的投票權)並無變動,且信利仁壽仍為本集團的聯營公司。

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20. INTEREST IN AN ASSOCIATE (Continued)

Summarised financial information of Truly RS

The summarised financial information below represents amounts shown in the associate's financial statements prepared in accordance with HKFRSs.

Truly RS is accounted for using the equity method in these consolidated financial statements.

20. 於聯營公司的權益(續)

信利仁壽的財務資料概要

以下財務資料概要指按照香港財務報告準則 所編制聯營公司財務報表內所示的金額。

信利仁壽乃採用權益會計法於此等綜合財務 報表入賬。

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Current assets	流動資產	3,353,950	2,643,455
Non-current assets	非流動資產	9,516,118	10,189,854
Current liabilities	流動負債	2,480,093	2,967,287
Non-current liabilities	非流動負債	2,286,246	1,348,953
Revenue	收益	3,742,150	2,569,683
(Loss) profit and total comprehensive (expense) income for the year	年度(虧損)溢利及 全面(開支)收益總額	(188,596)	273,009

Reconciliation of the above summarised financial information to the carrying amount of the interest in the associate recognised in the consolidated financial statements:

上述財務資料概要與綜合財務報表內確認於 聯營公司的權益的賬面值對賬如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Net assets of Truly RS Proportion of the Group's ownership	信利仁壽資產淨值 本集團於信利仁壽的	8,103,729 29.7%	8,517,069
interest in Truly RS The Group's share of net assets of Truly RS	所有權權益比例 本集團分佔信利仁壽資產淨值	2,405,997	17.1%
Goodwill arising from acquisition of additional interest	收購額外權益所產生的商譽	213,782	82,069
Carrying amount of the Group's interest in Truly RS	本集團於信利仁壽的權益的賬面值	2,619,779	1,542,138

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21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

21. 於損益以公平價值列賬之金融資產

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Listed equity shares in Hong Kong (Note 1) 於香港上市之權益股份(附註1) Listed equity shares in PRC (Note 2) 於中國上市之權益股份(附註2)	2,407 33,068 35,475	4,220 - 4,220

Note 1: The investment represents equity interest in a company with its shares listed on the Stock Exchange, which is stated at fair value. The investment is held for long-term strategic purposes. The fair value of listed equity security is determined based on quoted market bid price available from the Stock Exchange. During the year ended 31 December 2024, a fair value loss of HK\$1,813,000 (2023: fair value gain of HK\$531,000) has been recognised in profit or loss.

Note 2: The investments represent equity interest in a company incorporated in PRC with its share listed on the Shanghai Stock Exchange, which is stated at fair value. The investment is classified as current as the management expects to realise these financial assets within twelve months after the reporting period. The fair value of listed equity security is determined based on quote market bid price available in the relevant stock exchange. During the year ended 31 December 2024, fair value gain of HK\$14,981,000 (2023: Nil) has been recognised in profit or loss.

附註1: 該投資指於一間公司之股本權益,該公司 之股份於聯交所上市,並按公平價值列 賬。投資為持作長期戰略目的。上市股本 證券之公平價值按於有關證券交易所所 報之市場買入價釐定。截至二零二四年 十二月三十一日止年度,公平價值虧損 1,813,000港元(二零二三年:公平價值收 益531,000港元)已於損益確認。

附註2: 該等投資指於一間於中國註冊成立的公司之股本權益,該公司之股份於上海證券交易所上市,並按公平價值列賬。由於管理層預期於報告期後十二個月內變現該等金融資產,故該投資被分類為流動投資。上市股本證券之公平價值按於有關證券交易所報之市場買入價釐定。截至二零二四年十二月三十一日止年度,公平價值收益14,981,000港元(二零二三年:無)已於損益確認。

22. INVENTORIES

22. 存貨

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Raw materials Work in progress Finished goods	原材料 在製品 製成品	670,411 1,556,327 441,019	943,379 1,698,681 564,870
		2,667,757	3,206,930

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23. TRADE AND OTHER RECEIVABLES

23. 應收賬項及其他應收款項

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Trade receivables Less: Allowance for credit losses	應收賬項 減:信用損失撥備	3,396,196 (25,648)	3,349,290 (46,637)
		3,370,548	3,302,653
Other receivables, deposits and prepayments	其他應收款項、按金及預付款項	370,405	274,452
Total trade and other receivables Less: Rental and other deposits shown under non-current assets	應收賬項及其他應收款項總額 減:非流動資產所示租賃及 其他按金	3,740,953 (19,541)	3,577,105 (256)
Amounts shown under current assets	流動資產所示款項	3,721,412	3,576,849

As at 31 December 2024, 31 December 2023 and 1 January 2023, the gross amount of trade and bills receivables from contracts with customers (including trade and bills receivables at FVTOCI (note 24)) amounted to HK\$4,581,394,000, HK\$3,968,399,000 and HK\$4,177,970,000 respectively.

The Group allows a credit period ranging from 30 to 120 days to its trade customers.

Included in the other receivables are deposits paid to suppliers of HK\$176,950,000 (2023: HK\$99,647,000) and the remaining balances mainly represent the prepayments to suppliers and operating expenses and various refundable deposits paid for rental, utility and other operating purposes.

於二零二四年十二月三十一日、二零二三年十二月三十一日及二零二三年一月一日,來自客戶合約之應收賬項及應收票據(包括於其他全面收益以公平價值列賬之應收賬項及應收票據(附註24)總額分別為4,581,394,000港元,3,968,399,000港元及4,177,970,000港元。

本集團給予其貿易客戶之信貸期介乎30至 120日不等。

其他應收款項內包括已付供應商按金 176,950,000港元(二零二三年:99,647,000 港元)及餘下結餘主要為預付供應商款項及 營運開支,以及為租金、公用事業及其他營 運用途而支付的各項可退還按金。

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23. TRADE AND OTHER RECEIVABLES (Continued)

The Group's trade receivables that are denominated in currencies other than functional currencies of the relevant group entities are set out below:

23. 應收賬項及其他應收款項(續)

本集團以有關集團實體功能貨幣以外之貨幣 列值之應收賬項載列如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Denominated in HK\$	以港元計值	3,030	237

The following is an aged analysis of trade receivables presented based on the invoice date at the end of the reporting period, net of the allowance for credit losses at the reporting date:

於報告日之應收賬項(於報告期末按發票日期呈列)減信用損失撥備之賬齡分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Within 60 days 61 to 90 days More than 90 days	60日內 61至90日 超過90日	2,387,530 547,918 435,100	2,245,634 595,166 461,853
		3,370,548	3,302,653

As at 31 December 2024, included in the Group's trade receivables balance are debtors with aggregate carrying amount of HK\$403,377,000 (2023: HK\$404,183,000) which are past due as at the reporting date. Out of the past due balance, HK\$91,407,000 (2023: HK\$89,626,000) has been past due over 90 days or more and is not considered as in default based on good repayment records for those customers and continuous business relationship with the Group.

Details of impairment assessment of trade and other receivables are set out in note 34.

於二零二四年十二月三十一日,本集團之應 收賬項結餘內包括總賬面值為403,377,000 港元(二零二三年:404,183,000港元)之 應收賬款,該等款項於報告日已過期。已 過期結餘中91,407,000港元(二零二三年: 89,626,000港元)已過期超過90日或以上, 但基於該等客戶之還款記錄良好及持續與本 集團有業務往來關係,故並無被視為拖欠款 項。

應收賬項及其他應收款項之減值評估詳情載 於附註34。

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24. TRADE AND BILLS RECEIVABLES AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

24. 於其他全面收益以公平價值列賬之應 收賬項及應收票據

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Trade receivables Bills receivables	應收賬項 應收票據	199,349 985,849	19,305 599,804
	HOL DV73 Jak	1,185,198	619,109

As at 31 December, 2024, total bills received amounting to HK\$985,849,000 (2023: HK\$599,804,000) were held by the Group for future settlement of trade receivables of which certain bills amounting to HK\$467,804,000 (2023: HK\$464,021,000) were further endorsed to suppliers by the Group. The Group continues to recognise their full carrying amounts at the end of the reporting periods and details are disclosed in note 44.

The following is an aging analysis of trade and bills receivables at FVTOCI presented based on the invoice date and issuance date at the end of the reporting year:

於二零二四年十二月三十一日,本集團持有用於未來結算應收賬項的已收票據總額985,849,000港元(二零二三年:599,804,000港元),其中467,804,000港元(二零二三年:464,021,000港元)的若干票據已由本集團進一步向供應商背書。本集團於報告期末繼續確認其全額賬面值及詳情於附註44披露。

於報告年末按發票日期及發行日期呈列於其 他全面收益以公平價值列賬之應收賬項及應 收票據之賬齡分析如下:

			2024 二零二四年			2023 二零二三年	
		Trade	Bills		Trade	Bills	
		receivables	receivables	Total	receivables	receivables	Total
		應收賬項	應收票據	合計	應收賬項	應收票據	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Within 60 days	60日內	160,840	663,167	824,007	18,381	344,912	363,293
61 – 90 days	61至90日	35,490	78,185	113,675	924	80,217	81,141
More than 90 days	超過90日	3,019	244,497	247,516	_	174,675	174,675
		199,349	985,849	1,185,198	19,305	599,804	619,109

All bills received by the Group are with a maturity period of less than one year.

本集團收取的所有票據的到期日均少於一年。

Details of impairment assessment of trade and bills receivables at FVTOCI are set out in note 34.

於其他全面收益以公平價值列賬之應收賬項 及應收票據之減值評估詳情載於附註34。

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25. AMOUNT DUE FROM/TO AN ASSOCIATE

Amount due from/to an associate at 31 December 2024 and 2023 is derived from normal business activities and is unsecured and interest-free. A credit period of 90 days is allowed for the amount due from an associate. The amount due from an associate is not past due as at 31 December 2024 and 2023.

26. RESTRICTED BANK DEPOSITS/CASH AND CASH EQUIVALENTS

25. 應收/付聯營公司款項

於二零二四年及二零二三年十二月三十一日 應收/付聯營公司款項源自一般業務活動, 並為無抵押及免息。應收聯營公司款項給 予之信貸期為90日。於二零二四年及二零 二三年十二月三十一日,應收一間聯營公司 款項並無逾期。

26. 受限制銀行存款/現金及現金等值項目

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Cash and cash equivalents: Bank balances and cash Restricted bank deposits	現金及現金等值項目:	1,035,140	802,291
	銀行結存及現金	502,066	582,856
	受限制銀行存款	1,537,206	1,385,147

The Group's bank balances and deposits that are denominated in currencies other than the functional currencies of the relevant group entities are set out below:

本集團以有關集團實體功能貨幣以外之貨幣 列值之銀行結存及存款載列如下:

		JPY 日圓 HK\$'000 千港元	HK\$ 港元 HK\$'000 千港元	US\$ 美元 HK\$'000 千港元	RMB 人民幣 HK\$'000 千港元
As at 31 December 2024 As at 31 December 2023	於二零二四年 十二月三十一日 於二零二三年	5,955	99,416	160,873	21,015
As at 31 December 2025	十二月三十一日	7,137	62,962	190,016	1,760

Bank deposits and bank balances carry interest at fixed and variable rates respectively which ranged from 0.10% to 4.10% (2023: 0.01% to 3.13%) per annum.

Restricted bank deposits are to secure bills payables and are therefore classified as current assets. The restricted bank deposits carry fixed interest rate ranged from 0.10% to 1.90% (2023: 1.10% to 1.70%) per annum. The restricted bank deposits will be released upon settlement of bills payables.

銀行存款及銀行結存分別按固定及介乎 0.10%至4.10%(二零二三年:0.01%至3.13%)之浮動年利率計息。

受限制銀行存款用以抵押應付票據,其因此分類為流動資產。受限制銀行存款按固定年利率0.10%至1.90%(二零二三年:1.10%至1.70%)計息。受限制銀行存款將於應付票據結算時解除。

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27. TRADE AND OTHER PAYABLES

The following is an aged analysis of trade (including supplier finance arrangements) and bills payables presented based on the invoice date at the end of the reporting period:

27. 應付賬項及其他應付款項

於報告期末按發票日期呈列之應付賬項(包括供應商融資安排)及應付票據之賬齡分析如下:

			2024 二零二四年			2023 二零二三年	
		Trade	Bills		Trade	Bills	
		payables	payables	Total	payables	payables	Total
		應付賬項	應付票據	合計	應付賬項	應付票據	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Within 60 days	60日內	2,771,151	776,954	3,548,105	2,458,940	1,000,437	3,459,377
61 to 90 days	61至90日	691,444	73,074	764,518	463,837	315,106	778,943
More than 90 days	超過90日	871,002	1,184,110	2,055,112	975,872	767,263	1,743,135
		4,333,597	2,034,138	6,367,735	3,898,649	2,082,806	5,981,455

As at 31 December 2024, included in trade payables are trade payables under supplier finance arrangements amounted to HK\$373,819,000 (2023: HK\$404,557,000). In order to ensure easy access to credit for its suppliers and facilitate early settlement, the Group has entered into reverse factoring arrangements that permit certain suppliers to obtain payment from the banks for the amounts billed up to 120 days before the invoice due date subject to a discount of up to 2.5% per annum over HIBOR. The arrangement permits the banks to early settle invoices up to HK\$2,139,800,000. The discount represents less than the trade discount for early repayment commonly used in the market. The Group repays the banks the full invoice amount on the scheduled payment date as required by the invoice. As the arrangements do not permit the Group to extend finance from banks by paying banks later than the Group would have paid its supplier, the Group considers amounts payable to banks should be classified as trade and other payables. At the 31 December 2024, 8% of trade payables were amounts owed under these arrangements.

The credit period on purchases of goods ranges from 60 to 90 days. The Group has financial risk management policies in place to ensure that all payables are settled within the credit time frame.

於二零二四年十二月三十一日,應付 賬款包括供應商融資安排下的應付 款 項373,819,000港 元(二零二三年: 404,557,000港元)。為確保供應商易於取 得信貸及促進提早結算,本集團已訂立反向 保理安排,允許若干供應商於發票到期日 前120日內向銀行收取賬單金額,並享有香 港銀行同業拆息折讓最多每年2.5%。該安 排允許銀行提早結算最多2,139,800,000港 元的發票。該貼現低於市場上普遍使用的提 早還款貿易貼現。本集團按發票要求於預定 付款日期向銀行償還發票全額。由於該等安 排不允許本集團通過於本集團向其供應商付 款後方向銀行付款的方式延長銀行融資,本 集團認為應付銀行款項應分類為應付賬項及 其他應付款項。於二零二四年十二月三十一 日,應付賬項的8%為根據該等安排所欠款 項。

採購貨品的信貸期介乎60至90日。本集團 已制定適當財務風險管理政策,以確保於信 貸期內支付所有應付款項。

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27. TRADE AND OTHER PAYABLES (Continued)

Included in other payables are deposits received with aggregate carrying amount of HK\$10,365,000 (2023: HK\$12,711,000), accruals of operating expenses with aggregate carrying amount of HK\$366,406,000 (2023: HK\$381,013,000), payables for the acquisition of property, plant and equipment with aggregate amount of HK\$306,235,000 (2023: HK\$252,069,000), dividend payable of HK\$1,258,000 (2023: HK\$1,258,000) and government grants as detailed in note 38.

At 31 December 2024, other payables of HK\$13,576,000 (2023: HK\$26,697,000) relating to acquisition of property, plant and equipment which will be settled in 2026 (2023: 2025) or after according to the contract terms and are included in other payables classified as non-current liabilities.

The Group's trade and bills payables that are denominated in currencies other than functional currencies of the relevant group entities are set out below:

27. 應付賬項及其他應付款項(續)

其他應付款項包括總賬面值為10,365,000港元(二零二三年:12,711,000港元)之已收按金、總賬面值為366,406,000港元(二零二三年:381,013,000港元)之應計經營費用、總額為306,235,000港元(二零二三年:252,069,000港元)之就收購物業、廠房及設備之應付款項、1,258,000港元(二零二三年:1,258,000港元)之應付股息及附註38詳述的政府津貼。

於二零二四年十二月三十一日,與收購物業、廠房及設備有關的其他應付款項13,576,000港元(二零二三年:26,697,000港元),將根據合約條款於二零二六年(二零二三年:二零二五年)或之後結算,並計入分類為非流動負債的其他應付款項。

本集團以有關集團實體功能貨幣以外之貨幣 列值之應付賬項及應付票據載列如下:

		2024	2023
		二零二四年	
		HK\$'000	HK\$'000
		千港元	千港元
Denominated in HK\$	以港元計值	28,405	24,542
Denominated in JPY	以日圓計值	40,115	50,757

28. CONTRACT LIABILITIES

The amounts represent advance payment from customers. The Group typically receives a 50% deposit on acceptance of manufacturing order and remaining 50% deposit before delivery of products for customers assessed to be lower creditability.

Revenue recognised during the year ended 31 December 2024 and 2023 included the whole amount of contract liabilities at the beginning of the year. There was no revenue recognised during the year ended 31 December 2024 and 2023 that related to performance obligations that were satisfied in prior year.

28. 合約負債

該等款項指客戶預付款項。本集團一般於接受生產訂單時向被評為信用程度較低之客戶 收取50%之訂金,並於交付產品前收取餘 下50%。

截至二零二四年及二零二三年十二月三十一 日止年度確認之收益包括年初之全數合約 負債。截至二零二四年及二零二三年十二月 三十一日止年度確認之收益並無涉及於上年 度履行之履約責任。

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28. CONTRACT LIABILITIES (Continued)

As at 1 January 2023, contract liabilities amounted to HK\$375,110,000.

The decrease in contract liabilities balance as at 31 December 2024 is mainly due to decrease in advances received from customers during the year.

28. 合約負債(續)

於二零二三年一月一日, 合約負債為375,110,000港元。

於二零二四年十二月三十一日,合約負債結餘減少主要由於年內所收訖客戶墊款減少。

29. BANK AND OTHER BORROWINGS

29. 銀行及其他借款

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Bank loans Bills discounted with recourse Trust receipt loans Other loans	銀行貸款 附追索權的貼現票據 信託收據貸款 其他貸款	5,520,186 14,485 977,008 144,374 6,656,053	5,781,376 - 877,393 16,667 6,675,436
Secured Unsecured	有抵押 無抵押	88,074 6,567,979 6,656,053	- 6,675,436 6,675,436
The Group's bank and other borrowings that are denominated in currencies other than the functional currencies of the relevant group entities are set out below:	本集團以有關集團實體功能貨幣 以外之貨幣列值之銀行及 其他借款載列如下:		
Denominated in HK\$ Denominated in JPY Denominated in RMB	以港元計值 以日圓計值 以人民幣計值	2,284,276 14,109 -	2,422,502 - 54,850

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29. BANK AND OTHER BORROWINGS (Continued)

29. 銀行及其他借款(續)

Bank borrowings

銀行借款

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Carrying amount repayable*:	應付賬面值*:		
Within one year More than one year, but not exceeding	於一年內 一年後但於兩年內	5,265,176	4,210,409
two years More than two years, but not exceeding	兩年後但於五年內	224,083	1,437,681
five years		45,412	133,286
Carrying amount of borrowings that contain a repayment on demand clause (shown under current liabilities) but repayable:	流動負債所示包含須按要求償還 條款但未償還之借款之賬面值:	5,534,671	5,781,376
Within one year	於一年內	977,008	877,393
Less: Amount included under current liabilities (including bank loans with a repayable on demand clause)	減:列於流動負債中之款項 (包括具有按要求償還條款 之銀行貸款)	6,511,679 (6,242,184)	6,658,769 (5,087,802)
Amount due after one year shown under non-current liabilities	非流動負債所示於一年後到期之 款項	269,495	1,570,967

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29. BANK AND OTHER BORROWINGS (Continued)

29. 銀行及其他借款(續)

Other borrowings

其他借款

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Carrying amount repayable*:	應付賬面值*:		
Within one year More than one year, but not exceeding	於一年內 一年後但於兩年內	33,678	16,667
two years More than two years, but not exceeding five years	兩年後但於五年內	36,713 73,983	_
Less: Amount included under current	減:列於流動負債中之款項	144,374	16,667
liabilities		(33,678)	(16,667)
Amount due after one year shown under non-current liabilities	非流動負債所示於一年後 到期之款項	110,696	_

^{*} The amount due are based on scheduled repayment dates set out in loan agreements.

* 到期款項乃根據載於貸款協議之預定還款日期 計算。

Total amounts of bank and other	列於以下各項中之銀行及		
borrowings included under:	其他借款總額:		
Current liabilities	流動負債	6,275,862	5,104,469
Non-current liabilities	非流動負債	380,191	1,570,967
		6,656,053	6,675,436

The Group's bank and other borrowings included fixed-rate borrowings of approximately HK\$1,027,950,000 (2023: HK\$1,043,174,000) which carry effective interest rates ranged from 2.50% to 5.00% per annum (2023: 2.78% to 5.00%) (which are also equal to contracted interest rates). The remaining Group's bank and other borrowings are variable-rate borrowings which carry interest at Hong Kong Interbank Offered Rate ("HIBOR") or Benchmark Loan Rate issued by the National Interbank Funding Center ("Benchmark Loan Rate") plus certain basis points. The range of effective interest rates is at 0.62% to 6.70% (2023: 2.67% to 7.46%) per annum.

本集團之銀行及其他借款包括為數1,027,950,000港元(二零二三年:1,043,174,000港元)之定息借款,實際年利率介乎2.50%至5.00%(二零二三年:2.78%至5.00%)(亦相當於合約利率)。本集團之其餘銀行及其他借款均為浮息借款,按香港銀行同業拆息(「香港銀行同業拆息」)或全國銀行間同業拆借中心發佈的貸款基準利率(「基準貸款利率」)加若干基點計息。實際利率介乎年利率0.62%至6.70%(二零二三年:2.67%至7.46%)。

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29. BANK AND OTHER BORROWINGS (Continued)

Trust receipt loans

The Group has entered into certain trust receipt loans with banks. Under these arrangements, the banks pay suppliers the amounts owed by the Group in advance of the original due dates at a discount offered by the suppliers. The Group's obligations to suppliers are legally extinguished on settlement by the relevant banks. The Group then settles with the banks between 30 and 120 days after settlement by the banks with interest ranges from 2.10% to 6.18% (2023: 6.5% to 7.2%) per annum, which may be extended beyond the original due dates of respective invoices. The interest rates are consistent with the Group's short-term borrowing rates.

Taking into consideration of the nature and substance of the above arrangements, the Group presents payables to the banks under these arrangements as "borrowings" in the consolidated statement of financial position. In the consolidated statement of cash flows, repayments to the banks are included within financing cash flows based on the nature of the arrangements, and payments to the suppliers by the banks are disclosed as non-cash transactions.

Syndicated term loan

In August 2022, the Group has obtained syndicated term loan facilities in Hong Kong amounting to HK\$1,360,000,000 and the final maturity date is in August 2025. The syndicated term loan facilities have been subsequently increased to HK\$1,460,000,000 in February 2023. They are variable-rate borrowings which carry interest at HIBOR plus 2% per annum at 31 December 2024. Pursuant to the facility agreement, it will be an event of default if Mr. Lam Wai Wah 1) does not or ceases to own directly or indirectly 25% of the beneficial interest in the Company; 2) does not or ceases to have management control over the Company; or 3) is not or ceases to be the chairman of the Company. In addition, the Group is required to comply with the following financial covenants throughout the continuance of the syndicated term loan and/or as long as the loan is outstanding:

- the consolidated tangible net worth shall not be less than HK\$8,000,000,000;
- the ratio of the consolidated net borrowings to the consolidated tangible net worth shall not be more than 0.75:1, and

29. 銀行及其他借款(續)

信託收據貸款

本集團已與銀行訂立若干信託收據貸款。根據該等安排,銀行按供應商提供的折扣,於原定到期日前向供應商支付本集團所結欠款項。本集團對供應商的責任於相關銀行結算後依法終止。本集團於銀行結算後30至120天與銀行結算,利息介乎每年2.10%至6.18%(二零二三年:6.5%至7.2%),可延期至有關發票的原定到期日之後。利率與本集團短期借款利率一致。

考慮到上述安排的性質及實質內容,本集團於綜合財務狀況表中將該等安排下應付銀行款項呈列為「借款」。於綜合現金流量表中,根據安排的性質向銀行提供的還款計入融資現金流量,銀行向供應商的付款作為非現金交易披露。

銀團定期貸款

於二零二二年八月,本集團於香港獲得銀團 定期貸款融資1,360,000,000港元,最後到 期日為二零二五年八月。銀團定期貸款融資 其後於二零二三年二月增至1,460,000,000 港元。於二零二四年十二月三十一日,彼 均為浮息借款,按每年香港銀行同業拆息加 2%計息。根據融資協議,倘林偉華先生1) 不再或停止直接或間接擁有本公司25% 實益權益:2)不再或停止對本公司擁有管理 控制權:或3)不再或停止擔任本公司擁有管理 則將構成違約事件。此外,本集團須在銀期 定期貸款持續期間及/或貸款尚未償還期間 遵守下列財務契諾:

- 綜合有形淨值不得少於8,000,000,000港元;
- 綜合借款淨額與綜合有形淨值之比不 得超過0.75:1;及

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29. BANK AND OTHER BORROWINGS (Continued)

Syndicated term loan (Continued)

• the ratio of the consolidated net profit before interest, tax, depreciation and amortisation to the consolidated interest expenses shall not be less than 4.5:1.

29. 銀行及其他借款(續)

銀團定期貸款(續)

除利息、税項、折舊及攤銷前綜合淨 利潤與綜合利息支出之比不得低於 4.5:1。

30. LEASE LIABILITIES

30. 租賃負債

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Lease liabilities payable:	應付租賃負債:		
Within one year Within a period of more than one year	一年內 一年後但於兩年內	9,994	4,200
but not more than two years Within a period of more than two years	兩年後但於五年內	10,306	894
but not more than five years		24,934	275
Less: Amount due for settlement with twelve months shown under	減:流動負債所示於十二個月內 結付之結欠款項	45,234	5,369
current liabilities		(9,994)	(4,200)
Amount due for settlement after twelve months shown under non-current	非流動負債所示於十二個月後結付 之結欠款項		
liabilities		35,240	1,169

The Group's weighted average incremental borrowing rate for lease liabilities is 3.61% (2023: 7.05%) per annum.

本集團租賃負債的加權平均增量借款利率為 每年3.61%(二零二三年:7.05%)。

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31. DEFERRED TAX ASSETS/LIABILITIES

31. 遞延稅項資產/負債

The following is the analysis of the deferred tax balances for financial reporting purposes:

就財務呈報而言之遞延税項結餘分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Deferred tax liabilities Deferred tax assets	遞延税項負債 遞延税項資產	155,844 (46,681)	156,124 (47,193)
		109,163	108,931

The following are the major deferred tax (assets) liabilities recognised and movements thereon during the current and prior years:

在本年度及過往年度內確認的主要遞延税項(資產)負債及其變動如下:

		Loss available for offsetting against future taxable profit 可用作抵銷 未來應課税	Accelerated tax depreciation	Write-down for inventories	Undistributed profits of the PRC subsidiaries	Right-of- use assets	Lease liabilities	Total
		溢利之虧損 HK\$'000 千港元	加速税項折舊 HK\$′000 千港元	存貨撇減 HK\$'000 千港元	未分配溢利 HK\$′000 千港元	使用權資產 HK\$′000 千港元	租賃負債 HK\$′000 千港元	總額 HK\$′000 千港元
At 1 January 2023	於二零二三年一月一日	(180,790)	204,273	(62,176)	132,720	2,509	(2,509)	94,027
(Credit) charge to profit or loss for the year	於年度損益中(抵免)支銷	(37,479)	37,399	11,646	3,338	(2,160)	2,160	14,904
As at 31 December 2023	於二零二三年 十二月三十一日	(218,269)	241,672	(50,530)	136,058	349	(349)	108,931
(Credit) charge to profit or loss for the year	於年度損益中(抵免) 支銷	(5,576)	5,501	2,628	(2,321)	3,326	(3,326)	232
As at 31 December 2024	於二零二四年十二月 三十一日	(223,845)	247,173	(47,902)	133,737	3,675	(3,675)	109,163

At 31 December 2024, the Group has unused tax losses arising in Hong Kong amounting to HK\$510,871,000 (2023: HK\$521,067,000) available indefinitely for offsetting against future profits of the companies in which the losses arose. No deferred tax assets have been recognised in respect of these tax losses arising in Hong Kong due to unpredictability of future profit streams as at 31 December 2024 and 2023.

於二零二四年十二月三十一日,本集團於香港產生之未動用税務虧損為510,871,000港元(二零二三年:521,067,000港元),可無限期用作抵銷出現虧損時公司之未來溢利。於二零二四年及二零二三年十二月三十一日,概無就香港產生的該等税項虧損確認遞延税項資產,原因為未來溢利流屬不可預測。

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31. **DEFERRED TAX ASSETS/LIABILITIES** (Continued)

At 31 December 2024, the Group has unused tax losses arising in the PRC of HK\$5,227,134,000 (2023: HK\$4,975,238,000) and such tax losses can be carried forward for a period of five years or ten years which are available for offsetting future profits. At 31 December 2024, deferred tax asset has been recognised in respect of HK\$1,492,300,000 (2023: HK\$1,455,127,000) of such tax losses in the PRC. No deferred tax asset has been recognised in respect of the remaining tax losses of HK\$3,734,834,000 (2023: HK\$3,520,111,000) due to unpredictability of future profit streams. Included in unrecognised tax losses arising in the PRC are losses of HK\$203,313,000 (2023: HK\$260,022,000) that will gradually expire until 2029 (2023: expire until 2028) and HK\$3,531,521,000 (2023: HK\$3,250,089,000) that will gradually expire until 2034 (2023: expire until 2033).

Under the EIT Law of the PRC, withholding tax is imposed on dividends declared in respect of profits earned by the PRC subsidiaries from 1 January 2008 onwards. At 31 December 2024, deferred taxation has not been provided for in the consolidated financial statements in respect of temporary differences attributable to accumulated profits of the PRC subsidiaries amounting to HK\$2,212,523,000 (2023: HK\$2,910,297,000) as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

31. 遞延稅項資產/負債(續)

於二零二四年十二月三十一日,本集團於中 國產生之未動用税項虧損為5,227,134,000 港元(二零二三年:4,975,238,000港元), 而有關稅項虧損可結轉五年或十年,並可 用作抵銷未來溢利。於二零二四年十二月 三十一日,已就該等税務虧損在中國確認遞 延税項資產1,492,300,000港元(二零二三 年:1,455,127,000港元)。概無就餘下税 項虧損3,734,834,000港元(二零二三年: 3,520,111,000港元)確認遞延税項資產,原 因為未來溢利流屬不可預測。在中國產生 的未確認税項虧損包括將於二零二九年前 逐步到期(二零二三年:於二零二八年前到 期)的虧損203,313,000港元(二零二三年: 260,022,000港 元) 及3,531,521,000港 元 (二零二三年:3,250,089,000港元)將於二 零三四年前逐步到期(二零二三年:於二零 三三年前到期)。

根據中國企業所得稅法,自二零零八年一月一日起,就中國附屬公司賺取之溢利所宣派的股息須繳納預扣稅。於二零二四年十二月三十一日,在綜合財務報表中,並無就中國附屬公司之累計溢利應佔的暫時差額2,212,523,000港元(二零二三年:2,910,297,000港元)作出遞延稅項撥備,原因為本集團有能力控制撥回暫時差額。間,亦有可能不會在可見未來撥回暫時差額。

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32. SHARE CAPITAL

32. 股本

		Number of shares 股份數目	Amount 金額 HK\$'000 千港元
Ordinary shares of HK\$0.02 per share	每股面值0.02港元之普通股		
Authorised: Balance at 1 January 2023, 31 December 2023 and 31 December 2024	法定: 於二零二三年一月一日、 二零二三年十二月三十一日及 二零二四年十二月三十一日 之結餘	5,000,000,000	100,000
Issued and fully paid: Balance at 1 January 2023, 31 December 2023 and	已發行及繳足: 於二零二三年一月一日、 二零二三年十二月三十一日及		
31 December 2024	二零二四年十二月三十一日	3,161,105,398	63,222

All the shares issued or repurchased by the Company rank pari passu with the then existing ordinary shares in all respects. 本公司已發行或購回的所有股份在各方面與當時現有的普通股享有同等地位。

33. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as going concern while maximising the return to shareholders through the optimisation of the debt and equity balance.

The capital structure of the Group consists of net debt, which includes the borrowings and lease liabilities disclosed in notes 29 and 30 respectively, net of cash and cash equivalents, and equity comprising issued share capital and reserves.

The Directors review the capital structure periodically. The Directors consider the cost of capital and the risks associates with the capital, and will balance its overall capital structure through the payment of dividends, new share issues of the Company and share buy-backs as well as raising of bank borrowings.

The Group's overall strategy remains unchanged from the prior year.

33. 資本風險管理

本集團進行資本管理以確保本集團內的實體 能持續經營,同時透過優化債務與權益平衡 為股東帶來最大回報。

本集團的資本架構由債務淨額(包括附註29 及30分別披露之借款及租賃負債,經扣除 現金及現金等值項目)及股權(包括已發行股 本及儲備)組成。

董事定期審查其資本架構。董事考慮資本成本及與資本相關之風險,並將透過支付股息、發行本公司新股份及回購股份以及籌集銀行借款平衡其總體資本架構。

本集團之整體策略仍與前一年相同。

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34. FINANCIAL INSTRUMENTS

34. 金融工具

a. Categories of financial instruments

a. 金融工具分類

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Financial assets Financial assets at amortised cost Financial assets at FVTOCI Financial assets at FVTPL	金融資產 按攤銷成本列賬之金融資產 於其他全面收益以公平價值列賬 之金融資產 於損益以公平價值列賬之金融資產	4,948,718 1,185,198 35,475	4,714,091 619,109 4,220
		6,169,391	5,337,420
Financial liabilities Amortised cost	<i>金融負債</i> 攤銷成本	14,084,745	13,535,202

b. Financial risk management objectives and policies

The Group's major financial instruments include restricted bank deposits, cash and cash equivalents, trade and other receivables, trade and bills receivables at FVTOCI, financial assets at FVTPL, trade and other payables, bank and other borrowings, amount due from/ to an associate and lease liabilities. Details of these financial instruments are disclosed in respective notes.

The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner.

b. 金融風險管理目標及政策

本集團之主要金融工具包括受限制銀行存款、現金及現金等值項目、應收款項及其他應收款項、於其他全面收數。以公平價值列賬之應收賬項及應收票據、於損益以公平價值列賬之應付款項產、應付賬項及其他應付款項及其他借款、應收/付一間聯營公司款項及租賃負債。該等金融工具之詳情於各項附註作出披露。

有關該等金融工具之風險及降低該等 風險的政策載於下文。管理層會管理 及監察該等風險,以確保及時有效實 施適當措施。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Market risk

The Group's activities expose primarily to the financial risks of changes in interest rates, foreign currency exchange rates and change in prices (see below).

(i) Foreign currency risk

The Group undertakes certain transactions denominated in foreign currencies which are different from US\$ and RMB, the functional currency of the respective group entities.

The carrying amount of the Group's monetary assets, monetary liabilities and inter-group receivables and payables denominated in currencies other than the functional currency of the relevant group entities at the reporting date are as follows:

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

市場風險

本集團之業務主要承受利率及外匯匯 率變動等金融風險以及價格變動風險 (見下文)。

(i) 外幣風險

本集團之若干交易以外幣計值, 該等外幣為相關集團實體功能貨 幣美元及人民幣以外的貨幣。

於報告日期,以相關集團實體功 能貨幣以外貨幣計值之本集團貨 幣資產、貨幣負債及集團內應收 款項及應付款項之賬面值如下:

			Liabilities		Assets	
			負債 2024 2023		資產 2024 2023	
		二零二四年	二零二三年	二零二四年	二零二三年	
		—⊸—⊟— HK\$′000	HK\$'000	HK\$′000	HK\$'000	
		千港元	千港元	千港元	千港元	
The Group	本集團					
HK\$	港元	2,315,205	2,448,938	291,704	68,611	
JPY	日圓	60,980	55,484	5,955	7,137	
RMB	人民幣	_	54,850	21,015	1,750	
USD	美元	_	_	160,873	190,016	
Inter-company	公司間結餘					
balances						
HK\$	港元	5,966,136	5,883,166	5,896,642	6,761,053	
RMB	人民幣	592,317	316,835	1,895,552	1,028,058	
USD	美元	109,664	480,301	405,172	105,948	

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Market risk (Continued)

(i) Foreign currency risk (Continued)

Sensitivity analysis

The following table indicates the approximate change in the Group's profit after tax for the year in response to reasonably possible change in the functional currency of the relevant group entities i.e. US\$ or RMB to the relevant currencies which the Group has significant exposure at the reporting date. Since HK\$ are pegged to US\$ under the Linked Exchange Rate System, the management does not expect significant foreign currency exposure in relation to the exchange rate fluctuation between HK\$ and US\$. The Group mainly exposes to foreign currency risks other than US\$.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

市場風險(續)

(i) 外幣風險(續)

敏感度分析

		20	24	20	23	
		二零二	二四年			
		US\$/RMB	Increase	US\$/RMB	Increase	
		strengthens	(decrease)	strengthens	(decrease)	
		(weakens)	in profit	(weakens)	in profit	
		美元/				
		人民幣	溢利	人民幣	溢利	
		升值(貶值)	增加(減少)	升值(貶值)	增加(減少)	
			HK\$'000		HK\$'000	
			千港元		千港元	
JPY	日圓	7%	(3,250)	3%	(1,183)	
		(7%)	3,250	(3%)	1,183	
RMB	人民幣	7%	78,209	3%	16,109	
		(7%)	(78,209)	(3%)	(16,109)	
USD	美元	7 %	26,953	3%	(4,512)	
		(7%)	(26,953)	(3%)	4,512	

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk as the year end exposure does not reflect the exposure during the year.

管理層認為,由於年終之風險未 能反映本年內之風險,敏感度分 析對固有外匯風險不具代表性。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Market risk (Continued)

(ii) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed-rate bank deposits, fixedrate bank and other borrowing and lease liabilities. The Group is also exposed to cash flow interest rate risk due to the fluctuation of the prevailing market interest rate on bank balances and variablerate bank and other borrowings (see notes 26 and 29 for details). The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of HIBOR arising from the Group's HK\$ and USD denominated borrowings and the fluctuation of Benchmark Loan Rate arising from the Group's RMB denominated borrowings. The management considers the exposure to interest rate risk in relation to bank balances is insignificant due to the low interest rate. The Group currently does not use any derivative contract to hedge its exposure to interest rate risk. However, the management of the Company will consider hedging significant interest rate exposure should the need arise.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

市場風險(續)

(ii) 利率風險

本集團須承擔公平價值利率風 險,該風險與定息銀行存款、定 息銀行及其他借款以及租賃負 倩。本集團亦須承擔現金流量利 率風險,該風險乃來自銀行結存 及浮息銀行借款以及其他借款 (詳情見附註26及29) 之現行市 場利率變動。本集團之現金流量 利率風險來自本集團以港元及美 元計值之借款,主要集中於香港 銀行同業拆息之變動; 而來自本 集團以人民幣計值之借款,則主 要集中於貸款基準利率之變動。 由於存款利率水平較低,因此管 理層認為銀行結存之相關利率風 險並不重大。本集團現時並無使 用任何衍生合約以對沖其利率風 險。然而,本公司管理層將於有 需要時考慮對沖重大利率風險。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Market risk (Continued)

(ii) Interest rate risk (Continued)

Sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for variable-rate bank borrowings. The analysis is prepared assuming the amount of liability outstanding at the reporting period was outstanding for the whole year. A 100 basis point (2023: 100 basis point) increase or decrease is used which represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 100 basis points (2023: 100 basis point) higher/lower and all other variables were held constant, the Group's post-tax profit for the year ended 31 December 2024 would decrease/increase by HK\$47,486,000 (2023: HK\$45,954,000).

(iii) Other price risks

The Group is exposed to equity price risk arising from investments in listed equity securities measured at FVTPL.

Price risk sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to equity price risks at the reporting period.

If equity prices had been 15% (2023: 15%) higher/lower, the post-tax profit for the year ended 31 December 2024 would increase/decrease by HK\$4,490,000 (2023: HK\$516,000) as a result of the changes in fair value of financial assets at FVTPL.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

市場風險(續)

(ii) 利率風險(續)

敏感度分析

以下敏感度分析乃根據浮息銀行借款之利率風險而釐定。該分析乃假定於報告期全年之負債款項尚未收回而編製。本公司乃使用100點子(二零二三年:100點子)之增加或減少,代表管理層對利率可能出現合理變動作出之評估。

倘利率上升/下跌100點子(二零二三年:100點子),而所有其他變量維持不變,本集團於截至二零二四年十二月三十一日止年度之税後溢利將減少/增加47,486,000港元(二零二三年:45,954,000港元)。

(iii) 其他價格風險

本集團承受投資於損益以公平價 值計量之上市股本證券產生之股 本價格風險。

價格風險敏感度分析 以下敏感度分析乃根據於報告期 之股本價格風險而釐定。

倘股本價格上升/下跌15%(二零二三年:15%),則截至二零二四年十二月三十一日止年度之稅後溢利將因於損益以公平價值列賬之金融資產之公平價值變動而增加/減少4,490,000港元(二零二三年:516,000港元)。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment

As at 31 December 2024 and 2023, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to perform an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The Group had concentration of credit risk as 9% (2023: 9%) of total trade receivables was due from the Group's largest trade debtor, which is a company located in the PRC.

In order to minimise credit risk, the management of the Group promptly monitors determination of credit limits, credit approvals and other reviewing procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group performs impairment assessment under ECL model on trade balances individually or based on provision matrix. In this regard, the Directors consider that the Group's credit risk is significantly reduced.

The credit risk on liquid funds is limited because the counterparties are banks with good reputation.

With respect of credit risk arising from other receivables, the Group performs impairment assessment under ECL individually for significant and credit-impaired balances and collectively for the remaining balances. For the collective assessment, the balances are grouped based on shared credit risk characteristics by reference to the Group's internal credit ratings. The Group has considered the consistently low historical default rate in connection with payments, and concluded that credit risk inherent in the Group's remaining outstanding other receivables that are not credit-impaired is insignificant. In addition, other receivables consist of a large number of counterparties which do not give rise to significant concentration of credit risk.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估

於二零二四年及二零二三年十二月 三十一日,本集團因對手方未能履行 其責任而導致本集團出現財務虧損之 信貸風險上限,為相關已確認金融資 產於綜合財務狀況表所列之賬面值。

本集團最大應收貿易賬款應佔應收賬項總額之9%(二零二三年:9%),故本集團之信貸風險集中。本集團之最大應收貿易賬款來自一間位於中國之公司。

為將信貸風險減至最低,本集團管理 層及時監督信貸上限、信貸批核及其 他審核程序的釐定,以確保採取跟進 行動收回逾期債項。此外,本集團應 用預期信用損失模型或基於撥備矩阵 對應收賬款結餘進行個別減值評估。 就此而言,董事認為本集團之信貸風 險已大為降低。

由於對手方均為信譽卓著之銀行,流動資金之信貸風險有限。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The Group's internal credit risk grading assessment comprises the following categories:

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估(續)

本集團之內部信貸風險評級評估包括 以下類別:

Internal credit rating	credit rating Description		Other financial assets/other item 其他金融資產/
內部信貸評級	詳情	應收賬項	其他項目
Group A	The counterparty has a low risk of default based on historical repayment record and has a good reputation	Lifetime ECL – not credit-impaired	12m ECL – not credit-impaired
A類	根據過往還款記錄,對手方之違約風險偏低,且具有良好聲譽	全期預期信用損失 — 無信貸減值	12個月預期信用損失 — 無信貸減值
Group B	The counterparty has higher creditability but sometime repays after due dates	Lifetime ECL – not credit-impaired	12m ECL – not credit-impaired
B類	對手方具有較高信譽・惟偶爾會逾期還款	全期預期信用損失 — 無信貸減值	12個月預期信用損失 — 無信貸減值
Group C	The counterparty usually settles after due date with a higher risk of default	Lifetime ECL – not credit-impaired	Lifetime ECL – not credit-impaired
C類	對手方通常於到期日後進行結算,違約風險較高	全期預期信用損失 — 無信貸減值	全期預期信用損失 — 無信貸減值
Group D	There is evidence indicating the asset is credit- impaired	Lifetime ECL – credit-impaired	Lifetime ECL – credit-impaired
D類	有證據顯示資產出現信貸減值	全期預期信用損失 — 有信貸減值	全期預期信用損失 — 有信貸減值
Group E	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off	Amount is written off
E類	有證據顯示債務人有嚴重財政困難,而本集團預期不大可能收回	撇銷有關金額	撇銷有關金額

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The tables below detail the credit risk exposures of the Group's financial assets which are subject to ECL assessment:

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估(續)

下表詳細列出本集團須進行預期信用 損失評估之金融資產所承受之信貸風 險:

		External credit rating 外部信貸評級	Internal credit rating 內部信貸評級	12m or lifetime ECL 12個月或全期預期信用損失	Gross o amo 賬面	ount
					2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Financial assets at FVTOCI 於其他全面收益以公平價值列賬之 金融資產						
Trade receivables 應收賬項	24	N/A 不適用	(Note i) (附註i)	Lifetime ECL (provision matrix) 全期預期信用損失(撥備矩陣)	199,349	19,305
Bills receivables 應收票據	24	A1-Ba1	N/A 不適用	12m ECL 12個月預期信用損失	985,849	599,804
Financial assets at amortised cost 按攤銷成本計量之金融資產	t					
Restricted bank deposits 受限制銀行存款	26	A2-Baa1	N/A 不適用	12m ECL 12個月預期信用損失	502,066	582,856
Bank balances 銀行結存	26	A2-Ba1	N/A 不適用	12m ECL 12個月預期信用損失	1,034,784	802,047
Amount due from an associate 應收聯營公司款項	25	N/A 不適用	Group A A類	12m ECL 12個月預期信用損失	392	8,828
Trade receivables 應收賬項	23	N/A 不適用	(Note i) (附註i)	Lifetime ECL (provision matrix) 全期預期信用損失(撥備矩陣)	3,388,661	3,330,238
			Group D D類	Lifetime ECL (credit-impaired) 全期預期信用損失(信貸減值)	7,535	19,052
Other receivables 其他應收款項	23	N/A 不適用	(Note ii) (附註ii)	12m ECL 12個月預期信用損失	40,572	17,463

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued) Notes:

- i. For trade receivables, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Except for debtors which are credit-impaired, the Group determines the expected credit losses on these items by using a provision matrix, grouped by debtors' aging.
- ii. For the purposes of internal credit risk management, the Group uses past due information to assess whether credit risk has increased significantly since initial recognition.

As part of the Group's credit risk management, the Group uses debtors' aging to assess the impairment for its customers because these customers consist of a large number of small customers with common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The following table provides information about the exposure to credit risk for trade receivables which are assessed based on provision matrix as at 31 December 2024 within lifetime ECL (not credit-impaired). As at 31 December 2024, the debtors with credit-impaired amounted to HK\$7,535,000 (2023: HK\$19,052,000) are assessed individually, and the rest of debtors amounted to HK3,388,661,000 (2023: HK\$3,330,238,000) are assessed under a provision matrix based on internal credit rating.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估(續)

附註:

- i. 應收賬項方面,本集團已採用香港財務 報告準則第9號之簡化法按全期預期信 用損失計量虧損撥備。除出現信貸減值 之應收賬款外,本集團採用按應收賬款 之賬齡分類之撥備矩陣釐定該等項目之 預期信用損失。
- ii. 就內部信貸風險管理而言,本集團使用 逾期資料評估信貸風險自初步確認以來 有否大幅增加。

作為本集團信貸風險管理其中一環, 本集團透過應收賬款之賬齡評估其客 戶之減值,原因為該等客戶中有多名 具有共同風險特徵之小型客戶,而該 風險特徵代表客戶根據合約條款悉數 付款之能力。下表提供有關應收賬項 承受之信貸風險資料,該等資料乃根 據於二零二四年十二月三十一日符合 全期預期信用損失(無信貸減值)之撥 備矩陣進行評估。於二零二四年十二 月三十一日,為數7,535,000港元(二 零二三年:19,052,000港元)已出現信 貸減值之應收賬款乃個別地進行評估, 而其餘為數3,388,661,000港元(二零 二三年:3,330,238,000港元)之應收 賬款則基於內部信貸評級根據撥備矩 陣進行評估。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)
Gross carrying amount

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估(續) 賬面總值

		Average loss rate 平均虧損率	2024 二零二四年 Trade receivables 應收賬項 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元	Average loss rate 平均虧損率	2023 二零二三年 Trade receivables 應收賬項 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Current (not past due) 1–60 days past due 61–90 days past due More than 90 days past due	即期(未逾期) 已逾期1至60日 已逾期61至90日 已逾期90以上	0.21% 0.33% 3.45% 6.13%	2,859,901 331,439 40,457 156,864	6,006 1,094 1,395 9,618	0.36% 0.48% 2.48% 9.10%	2,851,956 276,201 36,270 165,811	10,267 1,326 899 15,093
			3,388,661	18,113		3,330,238	27,585

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

In the opinion of the Directors, the trade receivables at the end of the reporting period which have been past due over 90 days are not considered as in default based on good repayment records for those customers and continuous business relationship with the Group. 估計虧損率乃按應收賬款於預計年期 內觀察所得之過往違約率進行估算, 並就毋須付出不必要成本或努力即可 獲得之前瞻性資料作出調整。管理層 定期檢討有關分類以確保涉及特定應 收賬款之相關資料為最新資料。

董事認為,於報告期末已逾期90日以上之應收賬項乃基於該等客戶之良好還款記錄及彼等與本集團持續之業務往來關係而不會視為拖欠款項。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued) **Gross carrying amount** (Continued)

Movement in the allowance for impairment of trade receivables

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估(續) 賬面總值(續)

應收賬項減值撥備之變動

		Lifetime ECL (not credit- impaired) 全期預期 信用損失 (無信貸減值) HK\$'000 千港元	Lifetime ECL (credit- impaired) 全期預期 信用損失 (有信貸減值) HK\$'000 千港元	Total 總計 HK\$'000 千港元
As at 1 January 2023 Changes due to financial instruments recognised as at 1 January 2023: — Transfer to credit-	於二零二三年一月一日 於二零二三年一月一日 確認金融工具引致之 變動: 一轉撥至信貸減值	30,094	19,230	49,324
impaired — Impairment losses	一已確認減值虧損	(1)	1	_
recognised — Impairment losses	一 已撥回減值虧損	3,047	160	3,207
reversed		(23,965)	(65)	(24,030)
New financial assets originated	新增金融資產	18,653	_	18,653
Written off	撇銷	_	(84)	(84)
Exchange realignment	匯兑調整	(243)	(190)	(433)
As at 31 December 2023 Changes due to financial instruments recognised as at 31 December 2023:	於二零二三年 十二月三十一日 於二零二三年 十二月三十一日 確認金融工具引致之 變動:	27,585	19,052	46,637
— Impairment losses recognised— Impairment losses	一 已確認減值虧損一 已撥回減值虧損	173	218	391
— impairment iosses reversed	□160円/1911円	(17,052)	(2,348)	(19,400)
New financial assets originated	新增金融資產	7,611	(2,040)	7,611
Written off	撇銷	,,,,,,	(9,168)	(9,168)
Exchange realignment	進 兑調整	(204)	(219)	(423)
As at 31 December 2024	於二零二四年 十二月三十一日	18,113	7,535	25,648

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Gross carrying amount (Continued)

Movement in the allowance for impairment of trade receivables (Continued)

Changes in the loss allowance for trade receivables are mainly due to:

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

信貸風險及減值評估(續) 賬面總值(續)

應收賬項減值撥備之變動(續)

應收賬項虧損撥備變動主要由於:

		2024 二零二四年		2023 二零二三年		
		(Decrease)	increase	(Decrease)	increase	
		in lifetim	e ECL	in lifetim	e ECL	
		全期預期信用損	失(減少)增加	全期預期信用損:	失(減少)増加	
		Not credit-	Credit-	Not credit-	Credit-	
		impaired	impaired	impaired	impaired	
		無信貸減值	有信貸減值	無信貸減值	有信貸減值	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元 ————	千港元 —————	千港元	千港元	
Trade receivables with gross carrying amount of Nil (2023: HK\$86,000) defaulted and transferred to	賬面總值為零之 應收賬項(二零二三年: 86,000港元)欠款及 轉撥至信貸減值					
credit-impaired		-	-	(1)	1	
New trade receivables with gross carrying amount of HK\$3,011,028,000 (2023: HK\$3,012,731,000)	賬面總值為 3,011,028,000港元 (二零二三年: 3,012,731,000港元)之					
Settlement of trade receivables with gross carrying amount of HK\$2,348,000 (2023: HK\$65,000)	新應收賬項 結算賬面總值為 2,348,000港元 (二零二三年: 65,000港元)的	7,611	-	18,653	-	
	應收賬款	-	(2,348)	-	(65)	

The Group writes off a trade receivable when there is information indicating that there is no realistic prospect of recovery or when the trade receivables are long overdue.

No allowance for impairment of other receivables have been made in both years.

當有資料顯示實際上無可能收回或應 收賬項逾期已久時,本集團撇銷應收 賬項。

於該兩個年度,並無就其他應收款項 作出減損撥備。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Liquidity risk

As at 31 December 2024, the Group's current liabilities exceeded its current assets by approximately HK\$5,667 million (2023: HK\$4,133 million). For the year ended 31 December 2024, the Group generated a net profit of approximately HK\$247 million and generated operating cash flows of approximately HK\$7,723 million. As at 31 December 2024, total cash and cash equivalents of approximately HK\$1,035 million were held by the Group and unutilised bank facilities amounted to approximately HK\$3,520 million were available. In the opinion of the Directors, the Group expects to continue to generate positive operating cash flows in the coming twelve months.

Based on the aforesaid factors, the Directors are satisfied that the Group will have sufficient financial resources to meet in full its financial obligations as and when they fall due for the foreseeable future. Accordingly, the consolidated financial statements have been prepared on a going concern basis.

The Group's liquidity position is monitored closely by the management of the Company.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

流動資金風險

於二零二四年十二月三十一日,本集團之流動負債超出其流動資產約56.67億港元(二零二三年:41.33億港元)。截至二零二四年十二月三十一日止年度,本集團錄得純利約2.47億港元及經營現金流量約77.23億港元。於二零二四年十二月三十一日,本集團持有現金及現金等價物總額約10.35億港元,而未動用銀行融資約35.20億港元。董事認為,本集團預期未來十二個月將持續產生正面經營現金流量。

基於上述因素,董事信納本集團將具備充足財務資源悉數應付其於可見將來到期之財務承擔。因此,綜合財務報表已按持續經營基準編製。

本集團之流動資金狀況由本公司管理 層密切監控。

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

In the management of liquidity risk, the Group monitors its current and expected liquidity requirements regularly and ensuring sufficient liquid cash and adequate committed lines of funding from reputable financial institutions to meet the Group's liquidity requirements in the short and long term. The management of the Company also monitors the forecast and maintains a level of cash and cash equivalents adequate to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. Specifically, bank loans with a repayment on demand clause are included in the earliest time band regardless of the probability of the banks choosing to exercise their rights. The table includes both interest and principal cash flow. To the extent that interest flows are floating rates, the undiscounted amount is derived from interest rate at the end of the reporting period.

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

流動資金風險(續)

於管理流動資金風險時,本集團定期 監察其現時及預期流動資金需求,並 確保擁有充足之流動現金及獲得信譽 卓著之金融機構之足夠信貸額度,滿 足本集團的短期及長期流動資金金 求。本公司管理層亦會監督預測及 持充足之現金及現金等值項目水平, 以為本集團之營運提供資金及減低現 金流量波動之影響。

下表詳細呈列本集團非衍生金融負債之剩餘合約年期。該表根據本集團東求還款之最早日期按金融負債可之未折現現金流量而編製。具體而言之,附有按要求償還條款之銀行貸款均使不論銀行選擇行來本部之概率高低。該表包括利息及對種和之概率高低。該表包括利息及動利權和金統量。倘利息流量是以浮動利權,則未折現金額乃根據報告期末之利率計算。

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34. FINANCIAL INSTRUMENTS (Continued)

34. 金融工具(續)

b. Financial risk management objectives and policies (Continued)

b. 金融風險管理目標及政策(續)

Liquidity risk (Continued)

流動資金風險(續)

		interest rate 加權 平均利率 %	### months ### 按要求或零 ### 至三個月 ### HK\$*000 「十港元	months 四至六個月 HK\$'000 千港元	世至 十二個月 HK\$'000 千港元	years 一至二年 HK\$'000 千港元	years 二至三年 HK\$'000 千港元	3 years 超過三年 HK\$'000 千港元	flows 未折現 現金流量總額 HK\$'000 千港元	31 December 於十二月 三十一日 之賬面值 HK\$'000 千港元
Non-derivative instruments Trade and other payables Amount due to an associate Fixed interest rate bank borrowings Variable interest rate bank and other borrowings	二零二四年 非衍生工具 應付賬項及其他應付款項 應付聯營公司款項 定息銀行借款 浮息銀行及其他借款 租賃負債	3.85 4.56 3.61	6,877,595 537,521 529,398 2,661,895 2,891	- 192,442 1,146,155 2,879	- - 137,747 1,776,667 5,744	13,576 - 99,350 178,912 11,577	- - 67,686 21,401 9,053	- 37,424 - 17,507	6,891,171 537,521 1,064,047 5,785,030 49,651	6,891,171 537,521 1,027,950 5,628,103 45,234

		Weighted average interest rate 加權 平均利率 %	On demand or 0 to 3 months 按要求或零 至三個月 HK\$'000	4-6 months 四至六個月 HK\$'000	7-12 months 七至 十二個月 HK\$'000	1–2 years 一至二年 HK\$'000	2-3 years 二至三年 HKS'000	Over 3 years 超過三年 HK\$*000	Total undiscounted cash flows 未折現 現金流量總額 HK\$'000	Carrying amount at 31 December 於十二月 三十一日 之賬面值 HK\$'000
										千港元
2023 Non-derivative instruments Trade and other payables Amount due to an associate Fixed interest rate bank borrowings Variable interest rate bank and other borrowings	二零二三年 非衍生工具 應付賬項及其他應付款項 應付聯營公司款項 定息銀行借款 浮息銀行及其他借款	3.71 5.36	6,414,576 418,493 615,835 3,012,679	- - 122,526 969,144	- - 226,193 329,906	26,697 - 52,216	- - 34,424 131,711		6,441,273 418,493 1,051,194 5,905,058	6,441,273 418,493 1,043,174 5,632,262
Lease liabilities	租賃負債	7.12	3,312	361	726	977	296	-	5,672	5,369
			10,464,895	1,092,031	556,825	1,541,508	166,431	-	13,821,690	13,540,571

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34. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

Bank loans with a repayment on demand clause is included in the "on demand or 0 to 3 months" time band in the above maturity analysis. The aggregate carrying amounts of these bank loans amounted to HK\$977,009,000 (2023: HK\$877,393,000). Taking into account the Group's financial position, the Directors do not believe that it is probable that the banks will exercise their discretionary rights to demand immediate repayment. The Directors believe that such bank loans will be repaid within six months (2023: six months) after the end of the reporting period in accordance with the scheduled repayment dates set out in the loan agreements, details of which are set out in the table below:

34. 金融工具(續)

b. 金融風險管理目標及政策(續)

流動資金風險(續)

具有按要求償還條款之銀行貸款計入上述到期分析「按要求或零至三個月」期限內。該等銀行貸款之賬面總值為977,009,000港元(二零二三年:877,393,000港元)。考慮到本集團財務狀況,董事認為銀行不大可能行使酌情權要求即時還款。董事認為該所載還款時間表於報告期末後六個月(二零二三年:六個月)償還,有關詳情載列於下表:

		Maturity Analysis — Bank loans with a repayment on demand clause based on scheduled repayments 到期分析 — 按邏款時間表具有按要求償還條款之銀行貸款							
		0 to 3 months	4-6 months	7-12 months	1–2 years	2-3 years		Total undiscounted cash outflows 未折現	Carrying amount
		零至三個月 HK\$'000 千港元	四至六個月 HK\$'000 千港元	七至十二個月 HK\$'000 千港元	一至兩年 HK\$'000 千港元	二 至三年 HK\$'000 千港元	超過三年 HK\$'000 千港元	現金流出總額 HK\$'000	賬面值 HK S '000 千港元
31 December 2024	二零二四年十二月三十一日	917,736	74,670	-	-	-	-	992,406	977,009
31 December 2023	二零二三年十二月三十一日	794,486	100,490	-	-	-	-	894,976	877,393

The Group entered into supplier finance arrangement to ease access to credit for its suppliers and facilitate early settlement to the suppliers. Only small portion of the Group's borrowings is subject to supplier finance arrangements. Therefore, the management does not consider the supplier finance arrangement result in significant liquidity risk of the Group. Details of the arrangements are set out in note 29.

本集團訂立供應商融資安排,以方便 其供應商取得信貸,並促進供應商提 早結算。本集團僅有小部分借款受供 應商融資安排所規限。因此,管理層 認為供應商融資安排不會為本集團帶 來重大流動資金風險。有關安排的詳 情載於附註29。

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34. FINANCIAL INSTRUMENTS (Continued)

c. Fair value measurements of financial instruments

This note provides information about how the Group determines fair values of various financial assets and financial liabilities.

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis

The Group's financial assets at FVTPL and trade and bills receivables at FVTOCI are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets and financial liabilities are determined.

34. 金融工具(續)

c. 金融工具之公平價值計量

此附註提供有關本集團如何釐定不同 金融資產及金融負債之公平價值之資 料。

(i) 按經常基準以公平價值計量之本 集團金融資產及金融負債之公平 價值

於各報告期末,本集團之於損益 以公平價值列賬之金融資產以及 於其他全面收益以公平價值列賬 之應收賬項及應收票據乃按公平 價值計量。下表為有關如何釐定 此等金融資產及金融負債之公平 價值之資料。

Financial assets/ financial liabilities 金融資產/金融負債	Fair value as at 於以下日期之公平價值 31 December 31 December 2024 2023 二零二四年 二零二三年 十二月三十一日 十二月三十一日		Fair value hierarchy 公平價值層次結構	Valuation techniques and key inputs 估值方法及主要輸入數據	
Financial assets at FVTPL — listed equity shares 於損益以公平價值列賬之金融資產 — 已上市權益股份	Assets - HK\$35,475,000 資產 — 35,475,000港元	Assets - HK\$4,220,000 資產 — 4,220,000港元	Level 1 第1級	Quoted bid prices in an active market 於活躍市場中之報價	
Trade and bills receivables at FVTOCI	Assets – HK\$1,185,198,000	Assets - HK\$619,109,000	Level 2	Discounted cash flow method The key input is market interest rate.	
於其他全面收益以公平價值列賬之 應收賬項及應收票據	資產 — 1,185,198,000港元	資產 — 619,109,000港元	第2級	現金流量折現法主要輸入數據為市場利率。	

Note: The discounted cash flow method uses only observable market inputs.

There is no transfer between different levels of the fair value hierarchy for the current year. 附註:折現現金流量法僅使用可觀察市 場輸入數據。

於本年度公平價值層次結構之不 同層次間並無轉移。

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34. FINANCIAL INSTRUMENTS (Continued)

c. Fair value measurements of financial instruments (Continued)

(i) Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis (Continued)

Fair value hierarchy as at 31 December 2024 and 2023

34. 金融工具(續)

- c. 金融工具之公平價值計量(續)
 - (i) 按經常基準以公平價值計量之本 集團金融資產及金融負債之公平 價值(續)

於二零二四年及二零二三年十二 月三十一日之公平價值層次結構

		2024 二零二四年							
		Level 1 第1級 HK\$′000 千港元	Level 2 第2級 HK\$'000 千港元	Level 3 第3級 HK\$′000 千港元	Total 合計 HK\$′000 千港元				
Financial assets	金融資產								
Financial assets at FVTPL	於損益以公平價值								
	列賬之金融資產	35,475	-	-	35,475				
Trade and bills receivables	於其他全面收益以								
at FVTOCI	公平價值列賬之								
	應收賬項及應收票據	-	1,185,198	-	1,185,198				
		35,475	1,185,198	_	1,220,673				

		2023 二零二三年							
		Level 1 第1級 HK\$'000 千港元	Level 2 第2級 HK\$'000 千港元	Level 3 第3級 HK\$'000 千港元	Total 合計 HK\$'000 千港元				
Financial assets Financial assets at FVTPL	金融資產 於損益以公平價值 列賬之金融資產	4.220	_	_	4,220				
Trade and bills receivables at FVTOCI	於其他全面收益以 公平價值列賬之 應收賬項及應收票據	-	619,109	_	619,109				
		4,220	619,109	-	623,329				

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34. FINANCIAL INSTRUMENTS (Continued)

c. Fair value measurements of financial instruments (Continued)

 Fair value of the Group's financial assets and financial liabilities that are not measured at fair value on a recurring basis (but fair value disclosures are required)

As at 31 December 2024 and 2023, the Directors consider that the carrying amounts of all the financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

35. OPERATING LEASE COMMITMENTS

The Group as lessor

Rental income with fixed monthly rentals earned from property during the year amounted to HK\$23,451,000 (2023: HK\$19,478,000).

Certain properties held for rental purposes have committed leases for the next three years (2023: four years).

Minimum lease payments receivable on leases are as follows:

34. 金融工具(續)

- c. 金融工具之公平價值計量(續)
 - (ii) 並非按經常基準以公平價值計量 之本集團金融資產及金融負債之 公平價值(惟須作出公平價值披 電)

於二零二四年及二零二三年十二 月三十一日,董事認為於綜合財 務報表按攤銷成本列賬之所有金 融資產及金融負債之賬面值與其 公平價值相若。

35. 經營租約承擔

本集團作為出租人

於本年度,物業以固定月租賺取之租金 收入為23,451,000港元(二零二三年: 19,478,000港元)

若干持作出租用途之物業未來三年均附有已 承諾之租賃(二零二三年:四年)。

以下為租賃之最低應收租賃付款:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Within one year	一年內	6,099	6,916
In the second year	於第二年	1,403	6,618
In the third year	於第三年	130	1,362
In the fourth year	於第四年	-	226
		7,632	15,122

綜合財務報表附註

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36. COMMITMENTS

36. 承擔

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Capital expenditure contracted for but not provided in the consolidated financial statements in respect of acquisition of property, plant and equipment 就收購物業、廠房及設備已訂約 但未在綜合財務報表中撥備之 資本支出	293,118	345.819

37. RETIREMENT BENEFITS SCHEMES

All of the Group's Hong Kong employees are required to join the Mandatory Provident Fund Scheme. The Group is required to contribute 5%, while the employees are required to contribute 5% of their salaries to the scheme to the maximum of HK\$1,500 (2023: HK\$1,500) per month for each employee.

According to the relevant laws and regulations in the PRC, the PRC subsidiaries are required to contribute a certain percentage of the salaries of their employees to the statemanaged retirement benefit scheme. The only obligation of the Group with respect to the retirement benefit scheme is to make the required contributions under the scheme. Total expense recognised in profit or loss are disclosed in note 11.

38. GOVERNMENT GRANTS

During the year ended 31 December 2024, incentive subsidies of HK\$78,991,000 (2023: HK\$48,530,000) have been received in the current year to encourage the operations of the PRC subsidiaries for the development on advance technology and export sales, while PRC value-added tax reduction subsidies of HK\$57,151,000 (2023: Nil) have been deducted in tax payable. The subsidiaries have complied with application rules of the incentives and, therefore, the Group recognised the grants in profit or loss.

37. 退休福利計劃

本集團之全體香港僱員均須參加強制性公積金計劃。本集團須作出5%供款,而僱員亦須向該計劃作出其薪酬5%之供款,每名僱員之每月供款最高為1,500港元(二零二三年:1,500港元)。

根據中國有關法律及規例,中國附屬公司須 向國家管理的退休福利計劃作出相當於其僱 員薪酬若干百分比之供款。本集團就退休福 利計劃所負之責任僅為向該計劃作出所須供 款。於損益中確認的總開支在附註11披露。

38. 政府津貼

截至二零二四年十二月三十一日止年度,本年度已收取鼓勵津貼78,991,000港元(二零二三年:48,530,000港元),以鼓勵中國附屬公司的營運發展先進技術及出口銷售,而中國增值稅減免補貼57,151,000港元(二零二三年:無)已於應付稅項中扣除。該等附屬公司已遵守有關鼓勵之應用規則,因此,本集團於損益確認有關津貼。

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39. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

39. 融資活動所產生負債之對賬

下表詳列本集團融資活動所產生負債之變動,包括現金及非現金變動。融資活動所產生負債乃現金流量已或日後現金流量會於本集團綜合現金流量表分類為融資活動產生之現金流量。

	Bank and other borrowings 銀行及 其他借款 HK\$'000 千港元 (note 29) (附註29)	Lease liabilities 租賃負債 HK\$'000 千港元 (note 30) (附註30)	Dividend payable 應付股息 HK\$'000 千港元	Interest payable 應付利息 HK\$'000 千港元	Total 合計 HK\$'000 千港元
於二零二三年一月一日 融資現金流量 貨幣調整 利息開支 已宣派股息 非現金交易(附註40)	7,265,527 (3,739,590) (83,660) – – 3,233,159	147,279 (63,142) (6,291) 7,007 – (79,484)	1,258 (316,110) - - 316,110	13,745 (385,680) (144) 382,436 -	7,427,809 (4,504,522) (90,095) 389,443 316,110 3,153,675
於二零二三年十二月三十一日 融資現金流量 貨幣調整 利息開支 已宣派股息 非現金交易(附註40)	6,675,436 (5,056,669) 25,793 - - 5,011,493	5,369 (7,815) (1,607) 161 – 49,126	1,258 (316,110) - - 316,110	10,357 (365,844) (359) 379,855 –	6,692,420 (5,746,438) 23,827 380,016 316,110 5,060,619
	融資現金流量 貨幣調整 利息開支 刊息宣派股息 非現金交易(附註40) 於二零二三年十二月三十一日 融資幣調整 利息開支 刊息派股息	and other borrowings 銀行及 其他借款 其他借款 HK\$'000 干港元 (note 29) (附註29) 於二零二三年一月一日 7,265,527 融資現金流量 (3,739,590) 貨幣調整 (83,660) 利息開支 - 已宣派股息 - 非現金交易(附註40) 3,233,159 於二零二三年十二月三十一日 6,675,436 融資現金流量 (5,056,669) 貨幣調整 25,793 利息開支 - 已宣派股息 - 非現金交易(附註40) 5,011,493	and other borrowings Lease liabilities 銀行及 其他借款 租賃負債 HK\$'000 HK\$'000 T港元 「港元 (note 29) (note 30) (附註 29) (附註 30) 於二零二三年一月一日 7,265,527 147,279 融資現金流量 (3,739,590) (63,142) 貨幣調整 (83,660) (6,291) 利息開支 - 7,007 已宣派股息 非現金交易(附註 40) 3,233,159 (79,484) 於二零二三年十二月三十一日 6,675,436 5,369 融資現金流量 (5,056,669) (7,815) 貨幣調整 25,793 (1,607) 利息開支 - 161 已宣派股息 151 日記派股息 151 日記派股息 151 日記派股息 15,011,493 49,126	And other Lease Dividend Dividend	And other borrowings Iabilities Dividend payable Dividend Dividend payable Dividend payable

40. MAJOR NON-CASH TRANSACTIONS

During the year ended 31 December 2024, bank borrowings of HK\$5,011,493,000 (2023: HK\$3,233,159,000) represent the payments to the suppliers by the relevant banks directly.

During the year ended 31 December 2024, lease liabilities of HK\$602,000 (2023: HK\$82,688,000) were settled through rental deposits paid.

During the year ended 31 December 2024, right-of-use assets for new lease agreements entered into by the Group for land and buildings and plant and machinery with a total amount of HK\$49,728,000 (2023: HK\$3,204,000) and the same amount of lease liabilities were recognised.

40. 重大非現金交易

截至二零二四年十二月三十一日止年度,銀行借款5,011,493,000港元(二零二三年:3,233,159,000港元)指相關銀行直接向供應商作出的付款。

截至二零二四年十二月三十一日止年度,租賃負債602,000港元(二零二三年:82,688,000港元)已透過已付租賃按金結算。

截至二零二四年十二月三十一日止年度,本集團就訂立新租賃協議之土地及樓宇以及廠房及機器確認總值為49,728,000港元(二零二三年:3,204,000港元)之使用權資產及相同金額之租賃負債。

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41. RELATED PARTY TRANSACTIONS

Other than as disclosed in note 25 in these consolidated financial statements, the Group has following transactions with related parties.

(i) During the year, the Group entered into the following transactions with associates.

41. 關連人士交易

除綜合財務報表附註25所披露者外,本集 團與關連人士進行以下交易。

(i) 年內,本集團與聯營公司訂立以下交易。

Associate 聯營公司	Nature of transaction 交易性質	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Truly RS 信利仁壽	Sales 銷售 Purchase	356,223 1,083,966	230,927 838,737
	採購 Utility expenses 水電費	7,799	22,073
	Expenses relating to short-term leases 有關短期租賃之支出	10,408	4,114

- (ii) The remuneration of Directors and other members of key management during the year were as follows:
- (ii) 本年度董事及其他主要管理層成員之 薪酬如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Short-term benefits Post-employment benefits	短期福利 離職後福利	22,021 79	19,678 99
		22,100	19,777

The remuneration of Directors and key executives are determined by the remuneration committee having regard to the performance of individuals and market trends.

董事及主要行政人員之薪酬乃由薪酬 委員會參考個人表現及市場趨勢後釐 定。

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42. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY

(a) General information of subsidiaries

Details of the subsidiaries directly and indirectly held by the Company at the end of the reporting period are set out below:

42. 本公司主要附屬公司資料

(a) 附屬公司之一般資料

於報告期末本公司直接及間接持有之 附屬公司之詳情如下:

Name of subsidiary 附屬公司名稱	Place of incorporation/ registration/ operation 註冊成立/ 登記/營業地點	Nominal value of issued and fully paid ordinary share capital/ registered capital 已發行及繳足普通股股本/ 註冊資本面值	Proportion ownership interest held by the Company 本公司持有之 所有權權益比例 2024 2023 二零二四年 二零二三年		Principal activities 主要業務
Truly Electronics	Hong Kong	HK\$1,000,010	100%	100%	Trading of electronic calculators and electronic components
信利電子	香港	1,000,010港元			電子計算機及電子元件貿易
Truly Instrument Limited	Hong Kong	HK\$100	100%	100%	Trading of electric tooth brush and health care products
信利儀器有限公司	香港	100港元			電動牙刷及個人保健產品貿易
Truly Semiconductors Ltd 信利半導體有限公司	Hong Kong 香港	HK\$1,000 1,000港元	100%	100%	Trading of LCD products 液晶體顯示器產品貿易
Truly Opto-electronics Limited	Hong Kong	HK\$1,000,000	100%	99.3%	Trading of compact camera module, fingerprint identification modules and touch panel
信利光電有限公司	香港	1,000,000港元			微型相機模組、指紋識別模組及 觸控屏貿易
Truly Industrial Limited 信利工業有限公司	Hong Kong 香港	HK\$872,894 872,894港元	100%	100%	Trading of electronic components 電子元件貿易
Truly (USA) Inc.	United States of America	US\$20,000	100%	100%	Marketing of electronic calculators
Truly (USA) Inc.	美利堅合眾國	20,000美元			電子計算機市場營銷

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42. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

42. 本公司主要附屬公司資料(續)

(a) General information of subsidiaries (Continued)

(a) 附屬公司之一般資料(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ registration/ operation 註冊成立/ 登記/營業地點	Nominal value of issued and fully paid ordinary share capital/ registered capital 已發行及繳足普通股股本/ 註冊資本面值	Propo ownershi held by the 本公司 所有權權 2024 二零二四年	p interest Company	Principal activities 主要業務
信利電子有限公司*	The PRC	US\$137,500,000	100%	100%	Manufacture of electronic calculators and electronic components
信利電子有限公司*	中國	137,500,000美元			製造電子計算機及電子元件
信利半導體有限公司* 信利半導體有限公司*	The PRC 中國	US\$498,300,000 498,300,000美元	100%	100%	Manufacture of LCD products 製造液晶體顯示器產品
信利儀器(汕尾)有限公司*	The PRC	US\$1,000,000	100%	100%	Trialiana da or
信利儀器(汕尾)有限公司*	中國	1,000,000美元			health care products 製造電動牙刷及個人保健產品
信利光電股份有限公司 ("Truly Opto")(Note 1)	The PRC	RMB400,000,000	100%	99.3%	Manufacture of compact camera module, fingerprint identification modules and touch panel
信利光電股份有限公司 (「信利光電」)(附註1)	中國	人民幣400,000,000元			製造微型相機模組、指紋識別模組及 觸控屏
信利工業(汕尾)股份有限公司信利工業(汕尾)股份有限公司	The PRC 中國	RMB291,000,000 人民幣291,000,000元	100%	100%	Manufacture of electronic component 製造電子元件
信元光電有限公司 信元光電有限公司	The PRC 中國	RMB200,000,000 人民幣200,000,000元	100%	99.3%	Manufacture of electronic component 製造電子元件
Truly HZ	The PRC	RMB2,682,641,157	76.5%	76.5%	Development and production of active matrix organic light emitting diode and LCD product
信利惠州	中國	人民幣 2,682,641,157元			開發及生產有源矩陣有機發光二極管及 液晶體顯示器產品

^{*} wholly foreign owned enterprise

^{*} 外商獨資企業

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42. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

(a) General information of subsidiaries (Continued)

Note 1: In November 2024, the Group acquired 0.7% additional equity interest in Truly Opto from another shareholder at a cash consideration of RMB10,000 (equivalent to HK\$11,000). The effective interest of the Group in Truly Opto increased from 99.3% to 100%. An amount of HK\$32,197,000 (being the proportionate share of the carrying amount of the net assets of Truly Opto) has been transferred to other reserves. The difference of HK\$32,186,000 between the consideration paid by the Group and decrease in non-controlling interests, and the reattribution of the relevant reserves (including retained profits of HK\$27,423,000 and exchange reserve of HK\$2,994,000) has been debited to other reserves.

Note 2: During the year ended 31 December 2023, the Group acquired 0.4% additional equity interest in Truly Opto from other shareholders at a cash consideration of RMB20,000 (equivalent to HK\$22,000). The effective interest of the Group in Truly Opto increase from 98.9% to 99.3%. An amount of HK\$18,094,000 (being the proportionate share of the carrying amount of the net assets of Truly Opto) has been transferred to other reserves. The difference of HK\$18,072,000 between the consideration paid by the Group and decrease in noncontrolling interests, and the reattribution of the relevant reserves (including retained profits of HK\$15,332,000 and exchange reserve of HK\$1,160,000) has been debited to other reserves.

The legal forms of the above subsidiaries are all limited liability companies.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the result or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

Except for Truly Electronics Manufacturing Limited and Truly (USA) Inc., all other subsidiaries are indirectly held by the Company. None of the subsidiaries had issued any debt securities at the end of the year.

42. 本公司主要附屬公司資料(續)

(a) 附屬公司之一般資料(續)

附註1:於二零二四年十一月,本集團向另一股東收購信利光電0.7%額外股權,現金代價為人民幣10,000元(相當於11,000港元)。本集團於信利光電之實際股權由99.3%增至100%。32,197,000港元(即信利光電資產賬面淨值之按比例分佔權益)已轉撥至其他儲備。本集團所支付之代價及非控股權益減幅之差額32,186,000港元及相關儲備(包括保留溢利27,423,000港元及外匯儲備2,994,000港元)歸屬已計入其他儲備。

附註2:截至二零二三十二月三十一日止年度,本集團向其他股東收購信利光電 0.4%額外股權,現金代價為人民幣 20,000元(相當於22,000港元)。本 集團於信利光電之實際股權由98.9% 增至99.3%。18,094,000港元(即信 利光電資產賬面淨值之按比例分佔權 益)已轉撥至其他儲備。本集團所支 付之代價及非控股權益減幅之差額 18,072,000港元以及相關儲備(包括 保留溢利15,332,000港元及外匯儲備 1,160,000港元)歸屬已計入其他儲備。

上述附屬公司的法律形式均為有限責任公司。

上表列出董事認為主要影響本集團業 績或資產之本公司附屬公司。董事認 為詳列其他附屬公司之詳情將令年報 篇幅過長。

除信利電子有限公司及Truly (USA) Inc.外,所有其他附屬公司均由本公司間接持有。於年末,概無附屬公司發行任何債務證券。

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42. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests

The table below shows details of non-wholly owned subsidiaries of the Group that have material non-controlling interests:

42. 本公司主要附屬公司資料(續)

(b) 擁有重大非控股權益之非全資附屬 公司之詳情

下表載列擁有重大非控股權益之本集 團非全資附屬公司之詳情:

Name of subsidiary 附屬公司名稱	Place of incorporation and principal place of business 註冊成立地點及 主要營業地點	interests a rights hel controlling 由非控股權	of ownership and voting d by non- g interests 建益持有之 及投票權比例	Profit/ attributab controlling 非控股權益應係	le to non- j interests	Accumula controlling 累計非担	interests
		2024 二零二四年	2023 二零二三年	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Truly Opto 信利光電	The PRC 中國	-	0.7%	970	(1,618)	-	31,961
Truly HZ 信利惠州	The PRC 中國	23.5%	23.5%	(56,490)	(100,745)	130,244	190,716
				(55,520)	(102,363)	130,244	222,677

Summarised financial information in respect of the above subsidiary that has material non-controlling interests is set out below. The summarised financial information below represents amounts before intragroup eliminations.

有關上述附屬公司擁有重大非控股權 益之財務資料概要如下。下列財務資 料概要為集團內對銷前之金額。

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42. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests

(Continued)

Truly HZ and its subsidiary

42. 本公司主要附屬公司資料(續)

(b) 擁有重大非控股權益之非全資附屬 公司之詳情(續)

信利惠州及其附屬公司

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Current assets	流動資產	521,586	576,119
Non-current assets	非流動資產	3,133,119	3,541,005
Current liabilities	流動負債	3,101,165	3,306,588
Equity attributable to owners of the Company	本公司擁有人應佔權益	423,296	619,820
Non-controlling interests of Truly HZ	信利惠州之非控股權益	130,244	190,716
Revenue	收益	1,550,925	1,270,021
Expenses	開支	1,791,004	1,698,178
Loss for the year	本年度虧損	(240,079)	(428,157)

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42. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests

(Continued)

Truly HZ and its subsidiary (Continued)

42. 本公司主要附屬公司資料(續)

(b) 擁有重大非控股權益之非全資附屬 公司之詳情(續)

信利惠州及其附屬公司(續)

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Loss attributable to owners of the Company Loss attributable to the non-controlling interests of Truly HZ	本公司擁有人應佔虧損 信利惠州非控股權益應佔 虧損	(183,589) (56,490)	(327,412)
Loss for the year	本年度虧損	(240,079)	(428,157)
Other comprehensive expense attributable to owners of the Company Other comprehensive expense attributable to the non-controlling	本公司擁有人應佔其他全面 開支 信利惠州非控股權益應佔 其他全面開支	(12,938)	(23,681)
interests of Truly HZ		(3,981)	(7,287)
Other comprehensive expense for the year	本年度其他全面開支	(16,919)	(30,968)
Total comprehensive expense attributable to owners of the Company Total comprehensive expense attributable to the non-controlling	本公司擁有人應佔全面開支 總額 信利惠州非控股權益應佔 全面開支總額	(196,527)	(351,093)
interests of Truly HZ		(60,471)	(108,032)
Total comprehensive expense for the year	本年度全面開支總額	(256,998)	(459,125)
Net cash inflow from operating activities	經營業務現金流入淨額	31,553	331,645
Net cash outflow from investing activities	投資活動現金流出淨額	(5,876)	(2,058)
Net cash outflow from financing activities	融資活動現金流出淨額	(37,280)	(311,485)
Net cash (outflow) inflow	現金(流出)流入淨額	(11,603)	18,102

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43. RESTRICTIONS ON ASSETS

Lease liabilities of HK\$45,234,000 (2023: HK\$5,369,000) are recognised with related right-of-use assets of HK\$45,305,000 (2023: HK\$42,541,000) as at 31 December, 2024. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor and the relevant leased assets may not be used as security for borrowing purposes. Furthermore, bills issued by third parties endorsed with recourse for settlement of payables for suppliers of the Group is disclosed in note 24.

44. TRANSFERS OF FINANCIAL ASSETS

The following were the Group's bills receivables as at 31 December 2024 and 2023 that were either discounted to banks on a full recourse basis or endorsed to suppliers for settlement of trade payables.

43. 資產限制

於二零二四年十二月三十一日,確認租賃負債45,234,000港元(二零二三年:5,369,000港元),相關使用權資產45,305,000港元(二零二三年:42,541,000港元)。除出租人持有的租賃資產中的擔保權益外,租賃協議不施加任何其他契約,且相關租賃資產不得用於借貸擔保。此外,由第三方發行且背書有追索權以結算本集團供應商應付款項的票據已於附註24披露。

44. 轉讓金融資產

以下為本集團於二零二四年及二零二三年 十二月三十一日獲銀行按全面追索基準貼現 或背書予供應商以結算貿易應付款項之應收 票據。

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Carrying amount of endorsed bills receivables (Note)	已背書應收票據之賬面值(附註)	467,804	464,021
Carrying amount of associated liabilities	相關負債之賬面值	(467,804)	(464,021)
Net position	淨狀況	_	-

Note: Certain bills receivables were endorsed to suppliers for settlement of trade payables. As the Group has not transferred the significant risks and rewards relating to these receivables, it continues to recognise the full carrying amount of the receivables and the corresponding trade payables were not derecognised. These financial assets were carried at FVTOCI in the Group's consolidated statement of financial position.

附註:若干應收票據已背書予供應商,用於結算貿易應付款項。由於本集團並無轉移該等應收款項涉及之重大風險及回報,故繼續確認應收款項之全數賬面值,且相應的貿易應付款項並未終止確認。該等金融資產於本集團之綜合財務狀況表按於其他全面收益以公平價值列賬進行列

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45. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period includes:

45. 本公司之財務狀況表及儲備

於報告期末有關本公司財務狀況表之資料包括:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Non-current Assets	非流動資產		
Investments in subsidiaries	於附屬公司之投資	499,033	499,033
Amount due from a subsidiary	應收附屬公司款項	1,531,035	881,021
		2,030,068	1,380,054
Current Assets	流動資產		
Other receivables	其他應收款項	507	525
Cash and cash equivalents	現金及現金等值項目	3,733	4,431
		4,240	4,956
Current Liability	流動負債		
Other payables	其他應付款項	2,079	2,019
Net Current Assets	流動資產淨值	2,161	2,937
Net Assets	資產淨值	2,032,229	1,382,991
Capital and Reserves	資本及儲備		
Share capital	股本	63,222	63,222
Reserves	儲備	1,969,007	1,319,769
Total Equity	權益總額	2,032,229	1,382,991

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45. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (Continued)

45. 本公司之財務狀況表及儲備(續)

Movement of the Company's reserves

本公司的儲備變動

		Share premium* 股份溢價* HK\$'000 千港元	Special reserve* 特別儲備* HK\$'000 千港元	Capital redemption reserve 資本贖回儲備 HK\$'000 千港元	Retained profits 保留溢利 HK\$*000 千港元	Total 合計 HK\$'000 千港元
At 1 January 2023 Profit and other comprehensive income	於二零二三年一月一日 本年度溢利及其他 全面收益	1,210,563	17,410	867	369,779	1,598,619
for the year		-	_	_	37,260	37,260
Dividend declared	已宣派股息	-	-	_	(316,110)	(316,110)
At 31 December 2023	於二零二三年 十二月三十一日	1,210,563	17,410	867	90,929	1,319,769
Profit and other comprehensive income	本年度溢利及其他 全面收益					
for the year		_	-	-	965,348	965,348
Dividend declared	已宣派股息	_	_	_	(316,110)	(316,110)
At 31 December 2024	於二零二四年					
	十二月三十一日	1,210,563	17,410	867	740,167	1,969,007

- * Under the applicable laws of Cayman Islands, the share premium of the Company is available for distributions or paying dividends to shareholders subject to the provisions of its Memorandum or Articles of Association and provided that immediately following the distribution or paying dividend the Company is able to pay its debts as they fall due in the ordinary course of business.
- ** The special reserve of the Company represents the difference between the net book values of the underlying assets of the Company's subsidiaries acquired at the date on which the shares of these companies were acquired by the Company, and the nominal amount of the Company's shares issued for the acquisitions in prior years.
- * 根據開曼群島之適用法例,本公司之股份溢價 可依據其組織章程大綱或細則之條文向股東作 出分派或支付股息,惟於緊隨作出分派或支付 股息後,本公司須可於日常業務過程中支付到 期債項。
- * 本公司之特別儲備乃指於本公司在收購其附屬公司之股份當日該等被收購公司之相關資產賬面淨值與本公司過往年度就收購而發行之本公司股份面值兩者間之差額。

46. SUBSEQUENT EVENT

On 25 March 2025, the Group has entered a refinancing agreement of syndicated term loan facilities in Hong Kong amounting to HK\$1,035,000,000 and the final maturity date is in March 2028.

46. 期後事項

二零二五年三月二十五日,本集團已於香港訂立銀團定期貸款再融資協議,金額為1,035,000,000港元,最終到期日為二零二八年三月。

