



2022 ANNUAL REPORT | 年報 於百慕達註冊成立之有限公司 Incorporated in Bermuda with limited liability Stock Code 股份代號: 1243



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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Tang Ho Hong, Chief Executive Officer

Ms. Ching Tak Won Teresa

Ms. Wong Chin Han

Independent Non-executive Directors

Mr. Li Wing Sum Steven

Mr. Sung Tze Wah

Sr Dr. Leung Tony Ka Tung

AUDIT COMMITTEE

Mr. Li Wing Sum Steven, Chairman

Mr. Sung Tze Wah

Sr Dr. Leung Tony Ka Tung

REMUNERATION COMMITTEE

Sr Dr. Leung Tony Ka Tung, Chairman

Mr. Li Wing Sum Steven

Mr. Sung Tze Wah

Mr. Tang Ho Hong

NOMINATION COMMITTEE

Mr. Sung Tze Wah, Chairman

Mr. Li Wing Sum Steven

Sr Dr. Leung Tony Ka Tung

Mr. Tang Ho Hong

董事會

執行董事

鄧 灏 康 先 生 , 行 政 總 裁

程德韻女士

黃靜嫻女士

獨立非執行董事

李永森先生

宋梓華先生

梁家棟博士測量師

審核委員會

李永森先生,主席

宋梓華先生

梁家棟博士測量師

薪酬委員會

梁家棟博士測量師,主席

李永森先生

宋梓華先生

鄧灝康先生

提名委員會

宋梓華先生,主席

李永森先生

梁家棟博士測量師

鄧灝康先生

Corporate Information (Continued) 公司資料(續)

EXECUTIVE COMMITTEE

Mr. Tang Ho Hong, *Chairman*Ms. Ching Tak Won Teresa
Ms. Wong Chin Han

COMPANY SECRETARY

Ms. Wong Chin Han

AUTHORISED REPRESENTATIVES

Mr. Tang Ho Hong Ms. Wong Chin Han

AUDITOR

Ernst & Young

Certified Public Accountants

Registered Public Interest Entity Auditor

LEGAL ADVISERS

Reed Smith Richards Butler Mayer Brown Gallant

PRINCIPAL BANKERS

China Everbright Bank Co., Ltd
Dah Sing Bank, Limited
Hang Seng Bank Limited
The Bank of East Asia, Limited
The Hongkong and Shanghai Banking Corporation Limited

Bank of Communications (Hong Kong) Limited

常務委員會

鄧灏康先生,*主席* 程德韻女士 黃靜嫻女士

公司秘書

黄靜嫻女士

授權代表

鄧 源 康 先 生 黄 靜 嫻 女 士

核數師

安永會計師事務所 執*業會計師* 註冊公眾利益實體核數師

法律顧問

禮德齊伯禮律師行 孖士打律師行 何耀棣律師事務所

主要往來銀行

交通銀行(香港)有限公司 中國光大銀行股份有限公司 大新銀行有限公司 恒生銀行有限公司 東亞銀行有限公司 香港上海滙豐銀行有限公司

Corporate Information (Continued) 公司資料(續)

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Suite 3201, 32/F., Skyline Tower 39 Wang Kwong Road Kowloon Bay Kowloon Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN BERMUDA

Conyers Corporate Services (Bermuda) Limited Clarendon House 2 Church Street Hamilton HM 11 Bermuda

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

BOARD LOT

4,000 shares

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

香港總辦事處及主要營業地點

香港 九龍 九龍灣 宏光道39號

宏天廣場32樓3201室

百慕達股份過戶及轉讓登記總處

Conyers Corporate Services (Bermuda) Limited Clarendon House 2 Church Street Hamilton HM 11 Bermuda

香港股份過戶及轉讓登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

每手股數

4,000股股份

Corporate Information (Continued) 公司資料(續)

INVESTOR RELATIONS

Email: pr@woproperties.com

HOMEPAGE

www.woproperties.com

STOCK CODE

1243

投資者關係

電郵: pr@woproperties.com

網頁

www.woproperties.com

股份代號

1243

Financial Highlights 財務概要

		Year Ended 31 March		
		截至三月三十一日止年度		
		2022	2021	
		二零二二年	二零二一年	
Revenue	收入	HK\$38.9 million	HK\$339.5 million	
Revenue	权八	TIK\$30.7 IIIIIIOII		
		20.0天井井二	(Restated)	
		38.9百萬港元	339.5百萬港元(重列)	
Profit attributable to owners of the parent	母公司擁有人應佔溢利	HK\$285.1 million	HK\$466.7 million	
		285.1百萬港元	466.7百萬港元	
Basic earnings per share	每股基本盈利	HK1.88 cents	HK3.07 cents	
		1.88港仙	3.07港仙	
	Year Ended 31 March			
		截至三月三十一日止年度		
		2022	2021	
		二零二二年	二零二一年	
		— - ₹⊤	— ₹— ⊤	
Total assets	總資產	HK\$10,605.6 million	HK\$10,203.1 million	
		10,605.6百萬港元	10,203.1百萬港元	
Net assets	資產淨值	HK\$5,183.9 million	HK\$5,034.3 million	

每股資產淨值

負債比率

REVENUE

Gearing ratio

Net asset value per share

收入

HK\$ million 百萬港元 3,000 2,831.8 2,383.7 2,500 2,000 1,351.8 1,500 1,000 500 339.5 38.9 0 2018 2019 2020 2021 2022

PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT 母公司擁有人應佔溢利

5,183.9百萬港元

HK\$0.34

0.34港元

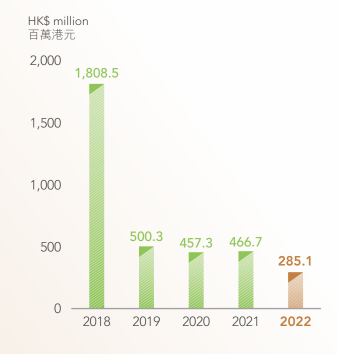
68.2%

5,034.3百萬港元

HK\$0.33

0.33港元

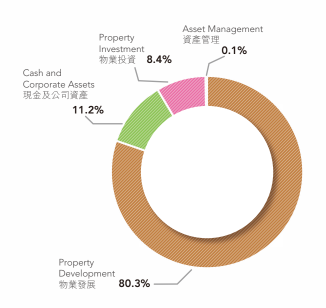
77.1%



Financial Highlights (Continued) 財務概要(續)

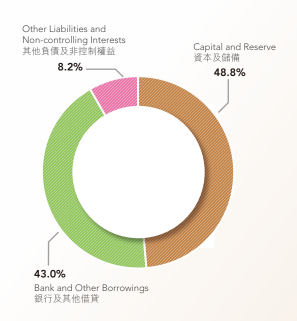
ASSETS EMPLOYED 所用資產

As at 31 March 2022 於二零二二年三月三十一日



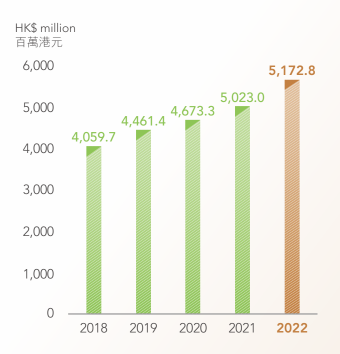
CAPITAL AND LIABILITIES 資本及負債

As at 31 March 2022 於二零二二年三月三十一日

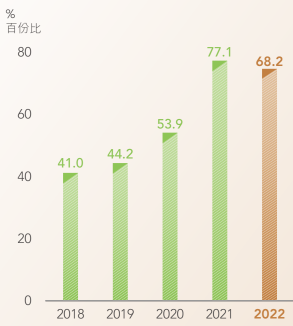


EQUITY ATTRIBUTABLE TO OWNERS OF THE PARENT

母公司擁有人應佔權益



GEARING RATIO 負債比率





Chief Executive Officer's Statement 行政總裁報告

Chief Executive Officer's Statement 行政總裁報告

DEAR SHAREHOLDERS,

On behalf of the board of directors of Wang On Properties Limited (the "Company", together with its subsidiaries, the "Group"), I am pleased to present the annual results of the Group for the year ended 31 March 2022 (the "Financial Year").

PERFORMANCE REVIEW

Although the world continued to be affected by the COVID-19 pandemic in 2021, the economy recovered significantly as global demand rebounded sharply. The Hong Kong economy recorded steady growth in 2021 and the residential property market was generally buoyant in 2021, albeit with a slight lull in the latter part of the year. While the recovery of the local economy was supported by a low interest rate environment and solid user demand, the subsequent adjustment in the local stock market and rising concerns about interest rate hikes in the United States weakened the market sentiment and created uncertainty for the economy. Therefore, the Group maintained a cautiously optimistic strategy towards the Hong Kong property development market and was open to various kinds of development project, contributing to the Company's performance with a prudent investment approach.

For the Financial Year, the Group's revenue and profit attributable to shareholders amounted to approximately HK\$38.9 million and HK\$285.1 million, respectively. The profit amongst was mainly attributable to the delivery of jointly developed property projects. The Group will continue to actively replenish its land bank for future development of new projects and share of profits from joint ventures.

致各位股東:

本人謹代表Wang On Properties Limited宏安 地產有限公司(「本公司」,連同其附屬公司,統 稱「本集團」)董事會,欣然提呈本集團截至二 零二二年三月三十一日止年度(「本財政年度」) 之全年業績。

業績回顧

二零二一年,全球雖然繼續受新冠疫情影響, 但隨著環球需求大幅反彈,經濟顯著復蘇蘇。 香港經濟在二零二一年錄得穩健增長,而在年 物業市場在二零二一年普遍活躍,儘管在年內 後期略為轉靜。低息環境、堅挺的用家需求為 本港經濟市場復蘇帶來支持,惟其後隨升 地股票市場調整,加上對美國加息的憂慮升溫, 市場氣氛減弱,對經濟帶來不明朗因素。故 觀的策略,以及對各類型發展項目持開放態度, 以穩健的投資方式為本公司業績帶來貢獻。

於本財政年度,本集團之收入及股東應佔溢利 分別約為38,900,000港元及285,100,000港元, 當中溢利主要來自共同發展物業項目的交付。 本集團會繼續積極補充土地儲備,以備日後開 發新項目用途及分享合營企業之溢利。

The Group's commercial properties continue to bring steady regular income, which mainly include our whollyowned "LADDER Dundas" at Nos. 575–575A Nathan Road, Mongkok, retail podiums of "Lake Silver" in Wu Kai Sha and "The Parkside" in Tseung Kwan O which partnered with an investment fund. During the year, the Group acquired two commercial projects, namely "THE PARKVILLE" in Tuen Mun and Jumbo Court Carpark in Aberdeen, in a joint venture with different partners to strengthen the Group's recurring income and stabilise its financial position.

本集團旗下商業物業持續帶來穩定的常規收入方面,包括旗下全資擁有的旺角彌敦道575-575A號「LADDER Dundas」、與投資基金合營的烏溪沙「銀湖◆天峰」商場以及將軍澳「The Parkside」商場等項目。本財政年度,本集團再度與不同合作方合資收購兩個商業項目,分別是屯門的「THE PARKVILLE」及香港仔的珍寶閣停車場,值此加強本集團經常性收入,穩定財務狀況。

			Year ended 31 March 战至三月三十一日止年度 2021 二零二一年	2020 二零二零年
Gross revenue for the year	年度總收入	HK\$38.9 million 38.9 百萬港元	HK\$339.5 million (Restated) 339.5 百萬港元 (重列)	HK\$2,383.7 million (Restated) 2,383.7 百萬港元 (重列)
Profit attributable to the owners of the parent Gross contract sales	母公司擁有人應佔 溢利 合約銷售金	HK\$285.1 million 285.1 百萬港元 HK\$3,089.7 million	HK\$466.7 million 466.7 百萬港元 HK\$2,572.9 million	HK\$457.3 million 457.3 百萬港元 HK\$3,735.6 million
Average price per square feet	平均呎價	3,089.7百萬港元 HK\$24,753 24,753港元	2,572.9 百萬港元 HK\$24,517 24,517 港元	3,735.6 百萬港元 HK\$19,454 19,454 港元

Residential Property Development

"The Met." has always been a prestigious urban boutique residential brand curated by the Group. With the boutique residential projects of the series located in the heart of Hong Kong's metropolitan area, "The Met." boasts a robust transportation network, catering to buyers who prefer an urban lifestyle, and has been much sought after by single individuals, branch families and young homebuyers. In August 2021, the Group launched its first urban sea view project as the brand series celebrated its 10th anniversary, which was the new development project at the junction of Liu To Road and Hang Mei Street, Tsing Yi (Tsing Yi Town Lot No. 192) — "The Met. Azure". The launch of the project was well received by the market and its pre-sale performance was satisfactory, with all units released for sales sold on the first day were sold out on the same date. The project set the highest selling price per square foot in the district. As at the date of this annual report, an aggregate of 280 units were sold with gross contracted sales of approximately HK\$1.4 billion, and is expected to be delivered in the second half of 2022.

Meanwhile, the Group has launched a luxury residential brand series "NOUVELLE" to suit varying needs of different homebuyers, with the series developing mid-size quality apartments. The Group together with CIFI Holdings (Group) Co. Ltd. ("CIFI") has developed "maya" at No. 8 Shung Shan Street and No. 15 Sze Shan Street, Yau Tong. As the sales of properties continued during the Financial Year, an aggregate of 323 units of "maya" were sold with contracted sales of approximately HK\$4.2 billion as at the date of this annual report. The Group owns 50% interest in this development project.

Besides, the "Altissimo" in Whitehead at No. 11 Yiu Sha Road, Ma On Shan was co-developed by the Group with Country Garden Holdings Company Limited and China State Construction International Holdings Limited. An aggregate of 528 units were sold with contracted sales of approximately HK\$6.2 billion as at the date of this annual report. The Group owns 40% interest in this property development project.

住宅物業發展

而本集團同時打造豪宅品牌「NOUVELLE」系列,迎合不同置業者需要,該系列為發展中型的優質住宅單位。當中本集團與旭輝控股(集團)有限公司(「旭輝」)共同發展的油塘「maya曦臺」(油塘崇山街8號及四山街15號),物業年內的銷情持續,直至本年報日期,「maya曦臺」已售出單位共323夥,已訂約銷售金額約42億港元。本集團擁有該發展項目的50%權益。

另外,本集團與碧桂園控股有限公司及中國建築國際集團有限公司共同發展、位於白石的「Altissimo泓碧」(位於馬鞍山耀沙路11號),直至本年報日期,項目已售出單位528夥,已訂約銷售金額約港幣62億港元。本集團擁有該物業發展項目的40%權益。

Land Bank

For long-term development of its business, the Group is always committed to building up its land bank by way of actively bidding for government land and project acquisitions, favouring sites with convenient transportation and comprehensive community facilities. During the Financial Year, the Group successfully acquired the following four old building projects with the plan of redeveloping them into "The Met.", a boutique residential brand series, including:

- (1) Nos. 12–16, 18–20, 22 and 24 Ting Yip Street, Ngau Tau Kok;
- (2) Nos. 31–41 Fei Fung Street, Wong Tai Sin and the adjacent No. 45 Fei Fung Street and No. 110 Shatin Pass Road;
- (3) Nos. 26–48 Ming Fung Street, Wong Tai Sin; and
- (4) Nos. 5, 7 and 9 Wai Fung Street, and Nos. 34 and 36 Main Street, Ap Lei Chau, Hong Kong.

土地儲備

為長遠業務發展,本集團一直積極參與投標政府出售之土地及透過項目收購,以增加土地儲備,並以交通方便和區內配套完善的地皮作為首選。而本財政年度,本集團完成收購以下四個舊樓項目,將計劃重新打造為「The Met.」精品住宅品牌系列,包括:

- (一) 位於牛頭角定業街12至16、18至20、22 及24號;
- (二) 位於黃大仙飛鳳街31至41號,並會與鄰近的飛鳳街45號及沙田拗道110號;
- (三)位於黃大仙鳴鳳街26至48號;及
- (四) 位於香港鴨脷洲惠風街5、7及9號及大街 34及36號。



Asset Management

The Group continues to pursue its light asset management strategy to expand its business with a more profitable, faster and more sustainable operating model. We will take advantage of the resources and networks of the capital market to cooperate with various strategic partners to increase return on capital with leverage, release the liquidity of assets and reduce corporate debt ratios. The Group can use its capital more effectively to accelerate the expansion and development of its diversified businesses. This business model not only decreases the impact of the risks associated with market price fluctuations and cyclical economic fluctuations but also dramatically reduces operational risks and accelerates capital circulation. As always, the Group has been actively developing various commercial properties for people's livelihood with its brand advantages and commercial asset management expertise.

During the Financial Year, the Group formed a new joint venture group ("Parkville JV") with three independent third parties to acquire 11 store units and a number of lifts, lift lobbies and staircases on the ground and the first floors of THE PARKVILLE, No. 88 Heung Sze Wui Road, Tuen Mun, New Territories at a consideration of HK\$300 million ("Parkville Property"), in which the Group owns 64%. The Parkville JV will further refurbish the Parkville Property, which will optimise the tenant mix and increase rental income as well as capital appreciation.

During the year, the Group formed a joint venture company ("Jumbo JV") with another independent third party, Jumbo Holding (BVI) L.P. ("Jumbo Holding"), to acquire the eightstory carpark podium at Jumbo Court, No. 3 Welfare Road, Aberdeen ("Jumbo Property") at a consideration of HK\$410.3 million, in which the Group owns 50%. It is expected that the Jumbo Property project will be developed in phases and can meet the massive demand for parking spaces. The Jumbo Property will enhance the rental returns and capital appreciation upon renovation.

資產管理

本集團繼續貫徹輕資產管理策略,以更強盈利能力、更快速度和更持久增長力的營運模結式擴張業務。我們會善用資本市場的資源和報報報為不同戰略夥伴合作,利用槓桿將資本回報審放資產的流動性,降低企業的負債業的可有效地運用資金,加速式可有過大大學不過,這種經營模式,一個大學動以及經濟週期性波動帶環內的人工,同時大大降低營運危機並加快資金循資產管理專業知識,積極發展各項民生商用物業。

本財政年度,本集團與三個獨立第三方組成新的合營企業集團(「天生樓合資企業」),合資以代價300,000,000港元收購新界屯門鄉事會路88號天生樓地下及一樓的11個店鋪單位及若干升降機、升降機大堂及樓梯(「Parkville物業」),本集團擁有其64%的權益。天生樓合資企業將進一步翻新Parkville物業,經翻新後,以能優化租戶組合和增加租金收入,及令資本增值。

本年度,本集團再與另一獨立第三方Jumbo Holding (BVI) L.P. (「Jumbo Holding」)合作成立合資公司(「Jumbo JV」),以代價410,300,000港元收購香港仔福利道3號珍寶閣八層停車場平台(「珍寶物業」),本集團擁有其中50%的權益。預計將分期開發該珍寶物業項目,可滿足龐大的車位需求。珍寶物業翻新後可以提高租金回報及資本增值。

The Group previously partnered with Kohlberg Kravis Roberts & Co. L.P. ("KKR"), one of the largest investment firms in the U.S., to invest in and operate two retail mall projects, namely "Lake Silver" and "The Parkside". Each of the Group and KKR owns 50% equity interests in these two projects. As at the date of this annual report, the occupancy rates of these two projects are 100% and over 85% respectively.

本集團早前與美國最大的投資公司之一 Kohlberg Kravis Roberts & Co.「KKR」)合作, 投資及經營「銀湖•天峰」及「The Parkside」兩個 零售商場項目。本集團與KKR各持兩個項目之 50%權益,於本年報日期,兩個項目已分別出 租了100%及逾85%之出租樓面。

The "LADDER" is a brand of the Group established under the theme of multi-story Ginza-type commercial complexes. "LADDER Dundas", a trendy commercial building located at Nos. 575–575A Nathan Road, Mong Kok, hosts a variety of distinctive restaurants and has become an iconic building in Mong Kok. During the year, due to the impact of the pandemic, the crowds in tourist-dependent areas decreased, and economic activity in the district was weak. The Group believes that as the outbreak subsides, the number of visitors will rebound, which is expected to boost economic activity in these commercial buildings. The Group will continue to be open-minded in identifying various potential assets for investment to enhance the scale of assets under management in the Group's portfolio.

本集團以銀座式多層商廈為主題建立「LADDER」品牌。位於旺角彌敦道575-575A號之潮流商 廈項目「LADDER Dundas」,當中有各極具特色的餐廳,打造成為旺角區地標。本年度受疫情影響,導致依賴旅客的遊客區人流減少,區內經濟活動疲弱。本集團相信隨著疫情減動。於客數目回升,有望帶動此類商廈經濟活動。本集團會繼續持開放式態度,物色各類有潛。產投資,加強集團投資組合管理資產規模。

GIVING BACK TO COMMUNITY

While the pandemic has brought severe challenges to many industries, it has further driven the cooperation between the commercial sector and the community. On one hand, the Group has devoted additional efforts to safeguard shareholders' interests and protect the health and safety of employees and customers, and, on the other hand, actively fulfils its corporate social responsibility to develop an inclusive society at the same time.

回饋社會

疫情雖然為各行各業帶來嚴峻考驗,但卻進一步推動商界與社區的合作,本集團比過往更致力維護股東價值,保障員工及顧客的健康及安全之餘,同時積極履行企業社會責任,建設共融社會。

The Group has always been keen on participating in charitable events to promote social care. Since the beginning of the fifth wave of the pandemic, the Group has been actively contributing to fighting against the pandemic. The Group has been working with various institutions, local district associations and social enterprises to understand the needs of various parties and provide appropriate funding support and donation of supplies. Such donations include 5,000 boxes of rapid test kits, 1,000 bags of Wai Yuen Tong anti-pandemic gift, 1,200 boxes of Lianhua Qingwen capsules, masks and daily necessities, etc. Through the local networks of various organisations, the Group delivered anti-pandemic supplies to the people in need. Beneficiary organisations include Hong Kong CPPCC Youth Federation, Youth Anti-Coronavirus Link, Youth Development Foundation, Hong Kong United Youth Exchange Foundation, Chinese YMCA of Hong Kong, The Hong Kong Taoist Association, the Hong Kong Volunteers Against Coronavirus, Tsing Yi makeshift hospital, Choice English School & Kindergarten (Tsing Yi Branch), etc. More than 10,000 people benefited. In addition, volunteers of the Group visited low-income families during the year, bringing joy and positive energy to the underprivileged and putting the Group's philosophy into practice.

本集團一直熱衷參與公益活動為社會延續關 愛力量,第五波疫情開始以來,本集團為抗疫 積極貢獻力量,與多間機構、地區組織及社企 了解各方所需,提供適切的善款支持及物資捐 贈,包括快速測試劑5,000盒、位元堂抗疫福 袋1,000份、連花清瘟膠囊1,200盒、口罩及日 常用品等。透過各機構的地區網絡,把抗疫物 資送給有需要人士,受惠機構組織包括香港 政協青年聯會、青少年抗疫連線、香港青年基 金會、香港青聯交流基金、香港中華基督教青 年會(YMCA)、香港道教聯合會、全港抗疫義 工同盟、青衣方艙醫院、卓思英文學校暨幼稚 園(青怡分校)等。受惠人士超過一萬人。此外, 本集團義工於年內探訪低收入家庭,為弱勢社 群帶來歡樂及正能量,身體力行實踐本集團的 理念。

In relation to education and youth development, the Group has once again established Academic Excellence Scholarship for Students of the Hang Seng University of Hong Kong to recognise and honour academically outstanding students and encourage them to engage in all-round development, with the aim of nurturing professional service talents sought after by the society to serve the public and give back to the community. During the year, the Group continued to support "Project WeCan" and mobilised our resources and staff to facilitate whole-person development at schools in need and their students and promote cooperation between businesses and schools, while encouraging exchange between our staff and youngsters through appropriate projects, such as jobtasting programme, industry seminar, etc.

教育及青年發展方面,本集團再度向香港恒生 大學成績優異的學生設立獎學金,以表揚表現 傑出的學生及鼓勵他們全能發展,期盼培育社 會所需的專業服務人才,以服務大眾,回饋社 會。本年度本集團繼續支持「Project WeCan學 校起動」計劃,利用集團資源和人材,幫助有 需要的學校和學生作全人發展,促進商校合作, 並透過舉辦適切的項目如工作體驗計劃、行業 講座等,同時鼓勵員工們與年輕人分享交流。

OUTLOOK

Boosted by the strong recovery of the global economy in 2021, the subsequent pace of growth will continue to depend on the development of the pandemic. Looking forward to 2022, it is expected that the residential market sentiment will only be temporarily affected by Omicron. Should the overall economic condition remains positive, with a consistent rigid demand and low interest environment that drives property prices, it is estimated that the general residential price will slightly increase in 2022. 2022 marks the sixth anniversary of the Group's listing and the inaugural year of the second fiveyear plan. In the second five-year, we wish to vastly improve the performance of the Group and steer our team to tap into other tier-one cities in Asia after fortifying the business foundation in Hong Kong. After establishing a property corporate brand, we aim to strengthen the development of the operating scale of the Group to become a front-runner in the property sector in Hong Kong, with the aim of increasing the market value of the Group and creating value for the shareholders.

The Group will continue to optimise its asset management by reviewing the situation and adjusting its asset portfolio in response to market conditions. It will also continue to invest in the development of new commercial and residential projects through joint ventures with various funds, including APG (Dutch state pension fund) and KKR (US private equity fund). The Group will make good use of leverage to restructure its debt structure, reduce debt risks to stabilise the cash flow and increase investment returns by fully considering market changes and assessing potential risks in investment projects. The Group will pursue to transform into an asset management company in an orderly manner to generate sustainable and stable management fee income and lay the foundation for the long-term steady development of the Group.

展望

本集團審時度勢,按市場環境調整各項資產組合,繼續優化集團資產管理。並且繼續透過與不同基金合資投資開發新商業及住宅項目,包括APG(荷蘭國家退休基金)及KKR(美國私募基金)等。善用槓桿重整債務結構,減低債務壓力以穩定公司現金流水平,在投資項目上會充分考慮市場變化及評估潛在風險,增加投資回報。本集團將有序地轉型為資產管理公司,創造持久穩定管理費收入,為集團奠下得以長遠穩定發展的基礎。

APPRECIATION

The Group has been focusing on its core real estate business, and will adopt a more prudent approach towards business development and financial policies in such challenging business circumstances amid uncertainty during the COVID-19 pandemic. Last but not least, I would like to extend my appreciation to all staff members for their dedicated efforts and devoted service, I do hope we could ride out difficult times together and strive to grow for a better future.

鳴謝

本集團專注於地產核心業務,在當前充滿營商 挑戰及疫情發展的不確定因素下,我們會採 取更審慎的發展方針及財務政策。最後,本人 謹藉此機會,感謝員工年內之努力不懈與竭誠 服務,盼望我們攜手並肩,共渡時艱,把握今 天,展望未來。

Tang Ho Hong

Executive Director and Chief Executive Officer Hong Kong, 27 June 2022

執行董事及行政總裁

鄧灝康

香港,二零二二年六月二十七日



Management Discussion and Analysis 管理層討論及分析

Management Discussion and Analysis 管理層討論及分析

FINANCIAL RESULTS

For the financial year ended 31 March 2022, the Group's revenue and profit attributable to owners of the parent amounted to approximately HK\$38.9 million (2021: approximately HK\$339.5 million as restated) and approximately HK\$285.1 million (2021: approximately HK\$466.7 million), respectively. The profit for the year was mainly attributable to the delivery of jointly developed property projects and share of profits recognised from joint ventures.

DIVIDEND

The Board has recommended the payment of a final dividend of HK0.75 cent (2021: a final dividend of HK0.74 cent) per ordinary share for the year ended 31 March 2022 to shareholders whose names appear on the register of members of the Company as of Friday, 2 September 2022. The final dividend will be paid on or around Wednesday, 14 September 2022, subject to shareholders' approval at the forthcoming annual general meeting of the Company.

BUSINESS REVIEW

Property Development

No revenue was recognised in this business segment during the year (2021: approximately HK\$301.3 million) as only two joint venture projects had sales recognition during the year which was accounted for as share of results of the joint ventures but not revenue in the Group's consolidated financial statements. The share of sales recognition of these two joint venture projects amounted to approximately HK\$858.7 million (2021: approximately HK\$3,343.8 million).

The delivery of remaining stocks of these two joint venture projects, namely maya and Altissimo, in the financial year contributed approximately HK\$243.7 million of net profit to the Group.

"maya", which is located on No. 8 Shung Shan Street and No. 15 Sze Shan Street in Yau Tong was developed by the Group together with CIFI Holdings (Group) Co. Ltd ("CIFI"). As at the date of this announcement, 323 out of 326 units have been sold, the aggregate sales proceeds amounted to approximately HK\$4.2 billion. The Group owns 50% equity interest in this development project and is responsible for project management.

財務業績

截至二零二二年三月三十一日止財政年度,本集團之收入及母公司擁有人應佔溢利分別約為38,900,000港元(二零二一年:約339,500,000港元(重列))及約為285,100,000港元(二零二一年:約466,700,000港元)。本年度溢利主要來自共同發展物業項目之交付以及應佔合營企業之溢利。

股息

董事會建議向截至二零二二年九月二日(星期五) 名列本公司股東名冊之股東派付截至二零二二 年三月三十一日止年度之末期股息每股普通股 0.75港仙(二零二一年:末期股息0.74港仙)。末 期股息將於二零二二年九月十四日(星期三)或 前後派付,惟須待股東於本公司舉行之應屆股 東週年大會上批准後方可作實。

業務回顧

物業發展

年內該業務部門並無確認收益(二零二一年:約301,300,000港元),乃由於年內只有兩個合營項目錄得銷售確認集團貢獻,在本集團綜合財務報表以應佔合營企業之業績入賬,而並非以收益入賬。該兩個合營項目的銷售確認份額約858,700,000港元(二零二一年:約3,343,800,000港元)。

於財政年度,該等兩個合營項目(即maya曦臺及Altissimo泓碧)的餘下庫存交付為本集團貢獻約243,700,000港元的純利。

位於油塘崇山街8號及四山街15號之「maya曦臺」 乃為本集團與旭輝控股(集團)有限公司(「**旭輝**」) 合作發展。於本公佈日期,326個單位中,323 個單位已售出,累計銷售所得款項為約 4,200,000,000港元。本集團於該發展項目擁有 50%權益,並負責項目管理。

The Group's Whitehead project (No.11 Yiu Sha Road, Ma On Shan), "Altissimo", is co-developed with Country Garden Holdings Company Limited and China State Construction International Holdings Limited, and has been delivered to buyers since the fourth quarter of 2020. As at the date of this report, 528 of the 547 units released have been sold and the aggregate sales proceeds amounted to approximately HK\$6.2 billion. The Group owns 40% equity interest in this development project.

本集團與碧桂園控股有限公司及中國建築國際集團有限公司共同發展的白石項目(馬鞍山耀沙路11號)「Altissimo泓碧」,已自二零二零年第四季度交付予買方。於本報告日期,547個出售單位中,528個單位已售出,累計銷售所得款項為約6,200,000,000港元。本集團於該發展項目擁有40%權益。

The Met. Azure project located at the junction of Liu To Road and Hang Mei Street, Tsing Yi (Tsing Yi Town Lot No. 192), the latest project of "The Met." series, the pre-sales was launched in August 2021. Approximately 80% of the units are studio flats and the others are one-bedroom and specific-designed units. The project was well-received and sought after by single people, branch families and young home buyers. As at the date of this report, 280 out of 320 units released have been sold with contracted sales of approximately HK\$1.4 billion. The units are expected to be delivered in the second half of 2022.

薈藍項目位於青衣寮肚路與亨美街交界(青衣市地段第192號),為「The Met.」系列的最新項目,預售於二零二一年八月推出。約80%的單位為開放式設計,其他屬單房及特式設計單位。項目受單身人士、分支家庭及年輕置業者歡迎和追捧。於本報告日期,320個出售單位中,280個單位已售出,合約銷售額約為1,400,000,000港元。該等單位預計將於二零二二年下半年交付。



In February 2022, the Group has also completed the acquisition of the site located at Nos. 12–16, 18–20, 22 and 24 Ting Yip Street, Ngau Tau Kok, Kowloon, Hong Kong, with a total gross floor area of approximately 46,000 square feet. This project will be re-developed as part of "The Met." series. The demolition work will be commenced in the third quarter of 2022.

於二零二二年二月,本集團亦完成收購位於香港九龍牛頭角定業街12-16、18-20、22及24號地盤,總樓面面積約為46,000平方呎。該項目將被重新發展為「The Met.」系列的一部分。拆卸工作將於二零二二年第三季度開始。

In February 2022, the Group has acquired full ownership of the site located at Nos. 34–41, Fei Fung Street, Wong Tai Sin, Kowloon through compulsory sales. It will be re-developed with the adjacent site, No. 45 Fei Fung Street and 110 Shatin Pass Road, as one of "The Met." series. The total site area and gross floor area are approximately 10,400 square feet and 93,700 square feet, respectively. The demolition work is now underway.

於二零二二年二月,本集團透過強制出售方式取得位於九龍黃大仙飛鳳街34-41號地盤的全部所有權。其將與相鄰的飛鳳街45號及沙田坳道110號地盤共同重新發展為「The Met.」系列的一部分。總地盤面積及總樓面面積分別約為10,400平方呎及93,700平方呎。拆卸工作正在進行中。

In September 2021, the Group has successfully completed the acquisition of the site located at Nos. 26–48 Ming Fung Street, Wong Tai Sin through compulsory sales. The site area and gross floor area are approximately 9,600 square feet and 81,000 square feet, respectively. This project will be redeveloped as part of "The Met." series and the demolition work is now underway.

於二零二一年九月,本集團成功透過強制出售方式收購位於黃大仙鳴鳳街26-48號地盤。地盤面積及總樓面面積分別約為9,600平方呎及81,000平方呎。該項目將被重新發展為「The Met.」系列的一部分,拆卸工作正在進行中。

In June 2021, the Group has acquired full ownership of the site located at Nos. 34 and 36 Main Street, Nos. 5, 7 and 9 Wai Fung Street, Ap Lei Chau, Hong Kong. The site area and gross floor area is approximately 4,100 square feet and 38,500 square feet, respectively. This project will be re-developed as part of "The Met." series and the demolition work is now underway.

於二零二一年六月,本集團已取得位於香港鴨 脷洲大街34及36號及惠風街5、7及9號地盤的全部所有權。地盤面積及總樓面面積分別約為4,100平方呎及38,500平方呎。該項目將被重新發展為[The Met.]系列的一部分,拆卸工作正在進行中。

In January 2021, the Group has successfully completed the acquisition of the site located at 50–62 Larch Street and 6–8 Lime Street Tai Kok Tsui through compulsory sales. The gross floor area is approximately 61,500 square feet and the site is currently under foundation work. This project will be redeveloped as part of "The Met." series. The pre-sales are expected to be commenced in the third quarter of 2022.

於二零二一年一月,本集團成功透過強制出售方式完成收購位於大角咀洋松街50-62號及菩提街6-8號的地盤。總樓面面積約為61,500平方呎,該地盤現正進行地基工作。該項目將被重新發展為[The Met.]系列的一部分。預期將於二零二二年第三季度開始預售。

In October 2020, the Group and CIFI formed a new joint venture group (the "CIFI JV"), in which CIFI and the Group own 60% and 40% equity interest, respectively. The CIFI JV has acquired 101 and 111 King's Road, Fortress Hill for a total sum of HK\$1.88 billion. The total site area is approximately 12,400 square feet. Situated between North Point commercial area and Victoria Park in Causeway Bay, the sites of King's Road are positioned at a convenient location within only a few minutes' walk to Fortress Hill MTR Station. The sites are planned to be re-developed into a residential project with commercial space. This project is in demolition stage.

於二零二零年十月,本集團與旭輝成立新合營集團(「旭輝合資企業」),旭輝及本集團分別擁有60%及40%的權益。旭輝合資企業以總額1,880,000,000港元收購炮台山英皇道101及111號。總地盤面積約12,400平方呎。英皇道地盤位於北角商業區及銅鑼灣維多利亞公園之間,位置便利,距離港鐵炮台山站僅須步行數分鐘。地盤計劃重新發展為具有商業空間的住宅項目。該項目處於拆卸階段。

In July 2020, the Group successfully acquired a new redevelopment site in Ap Lei Chau (Nos. 120–126, Main Street, Ap Lei Chau). The site is adjacent to Lei Tung MTR Station with convenient and fast access to the South Island Line which travels to and from central business districts in Hong Kong and Kowloon. The total attributable gross floor area upon redevelopment is approximately 37,100 square feet. Foundation work is currently undergoing at the site.

於二零二零年七月,本集團成功收購位於鴨脷洲(鴨脷洲大街120-126號)的新重建地盤。該地盤毗鄰港鐵利東站,方便快捷搭乘南港島線往返港九中央商業區。重建後的應佔總樓面面積約37,100平方呎。該地盤現正進行地基工程。

In April 2018, Rich United Limited, an indirect non-wholly owned subsidiary of the Group, has completed the acquisition of all the 16 properties located at Nos.86A–86D Pokfulam Road, Hong Kong. The site is located at a traditional luxury residential area with easy access to Central. It will be redeveloped into luxurious properties and is undergoing the foundation works. The Group owns 70% equity interest in this property development project.

於二零一八年四月,本集團間接非全資附屬公司榮特有限公司完成位於香港薄扶林道 86A-86D號全部16項物業之收購。該地盤位於一個傳統的豪宅區,可輕鬆往返中環。該地盤將重新發展為豪華洋房,現正進行地基工程。本集團於該物業發展項目擁有70%權益。

In 8 November 2021, the Group has entered into a subscription and shareholders' agreement (the "Transaction") with the depositary of APG Strategic Real Estate Pool ("APG"). After the subscription of share from the Group, a new joint venture company (the "APG JV") is formed to engage in acquisition of residential properties in Hong Kong for development and re-development for sales. The Group has subscribed for a 50% equity interest in the APG JV with a maximum total capital commitment of HK\$2,334 million. The APG JV is accounted for as a 50% jointly-owned entity of the Group and it is accounted for under the equity method of accounting in the Group's consolidated financial statements. The Group considers the co-operation with the APG presents a good opportunity to leverage on the Group's knowledge

於二零二一年十一月八日,本集團與APG Strategic Real Estate Pool (「APG」)的託管人 訂立認購及股東協議(「該交易」)。於認購本集 團股份後,新合資企業(「APG合資企業」)將本 競展後以供銷售。本集團已認購APG合資企業 50%的股權,最多資本承擔總額本 2,334,000,000港元。APG合資企業作為本集 團擁有50%的實體入賬,以及以權益會認為集 無團綜合財務報表入賬。本集團認業為 APG合作實屬良機,可讓本集團發揮物業資 及項目管理的知識及專長,夥拍資深投資 大業務。該交易須待股東批准方告作實。詳情 請參閱本集團日期為二零二一年十一月八日

and expertise in property acquisition and project management and to partner with an experienced investor to expand the business. Please refer to the Group's announcement dated 8 November 2021 and circular dated 8 December 2021 for details. The Transaction constituted a very substantial acquisition of the Company under the Listing Rules, and was approved by the shareholders of the Company in December 2021. Four wholly-owned projects, namely (i) Nos.120-126, Main Street, Ap Lei Chau, (ii) Nos. 34 and 36 Main Street, Nos. 5, 7 and 9 Wai Fung Street, Ap Lei Chau, (iii) Nos. 26–48 Ming Fung Street, Wong Tai Sin, and (iv) Nos. 31– 41 and 45 Fei Fung Street, Wong Tai Sin, were sold to the APG JV by March 2022. Such disposals constituted a very substantial disposal of the Company under the Listing Rules and they were approved by the shareholders of the Company in December 2021. Further details of such disposals were set out in the Company's announcement and circular dated 8 November 2021 and 8 December 2021, respectively.

公佈及日期為二零二一年十二月八日的通函。該交易根據上市規則構成本公司非常重大收購事項,並於二零二一年十二月獲本公司股東批准。四個全資項目(即(i)鴨脷洲大街120-126號、(ii)鴨脷洲大街34及36號以及惠風街5、7及9號、(iii)黃大仙鳴鳳街26-48號及(iv)黃大仙飛鳳街31-41及45號)已於二零二二年三月前出售予APG合資企業。該等出售事項根據上市規則構成本公司非常重大出售,並於二零二一年十二月獲本公司股東批准。有關出售事項的要等計情,分別載於本公司日期為二零二一年十一月八日及二零二一年十二月八日的公告及通函內。

In February 2022, City Arise Limited ("City Arise"), a whollyowned subsidiary of the Group, entered into a sales and purchase agreement (the "Sales and Purchase Agreement") with the APG JV to sell the entire issued share capital and shareholder's loan of True Promise Limited ("True Promise") at an initial consideration of approximately HK\$490.7 million. True Promise is a wholly-owned subsidiary of the Group and the sole owner of the site located at Nos. 12-16, 18-20, 22 and 24 Ting Yip Street, Ngau Tau Kok, Kowloon. On 11 April 2022, City Arise entered into a supplemental agreement with the APG JV and Delight Venture Limited ("Delight Venture"), a wholly-owned subsidiary of the APG JV to amend and supplement the Sale and Purchase Agreement, pursuant to which the APG JV agreed to novate and Delight Venture agreed to assume all rights and obligations of the APG JV in and under the Sales and Purchase Agreement. Please refer to the Company's announcement dated 18 February 2022 and circular dated 20 April 2022 for details. This transaction was completed on 11 May 2022.

於二零二二年二月,本集團的全資附屬公司 City Arise Limited (「City Arise」) 與 APG 合 資 企業訂立買賣協議(「買賣協議」),以初步代價 約490,700,000港元出售祥諾有限公司(「祥諾」) 的全部已發行股本及股東貸款。祥諾為本集團 的全資附屬公司,亦為九龍牛頭角定業街12-16、18-20、22及24號 地盤的唯一擁有人。於 二零二二年四月十一日, City Arise與APG合 資企業及韻盟有限公司(「韻盟」)(APG合資企 業的全資附屬公司)訂立補充協議,以修訂及 補充買賣協議,據此,APG合資企業同意更替, 而韻盟同意承擔APG合資企業在買賣協議中 及其項下的所有權利及責任。詳情請參閱本公 司日期為二零二二年二月十八日的公佈及日期 為二零二二年四月二十日的通函。該交易已於 二零二二年五月十一日完成。

As at 27 June 2022, the Group's development land portfolio is as follows:

於二零二二年六月二十七日,本集團之發展用 地組合如下:

Location 地點		Approximate site area 概約地盤面積 (Square feet) (平方呎)	Approximate gross floor area 概約總建築面積 (Square feet) (平方呎)	· ·	Anticipated year of completion 預期竣工年度	Interest attributable to the Group 本集團應佔權益
Nos. 86A-86D Pokfulam Road	薄扶林道86A-86D號	28,500	28,500	Residential 住宅	2023 二零二三年	70%
Junction of Liu To Road and Hang Mei Street (Tsing Yi Town Lot No. 192)	寮肚路與亨美街交界 (青衣市地段 第192號)	14,400	90,000	Residential and Commercial 住宅及商業	2022 二零二二年	100%
Nos. 120–126 Main Street, Ap Lei Chau	鴨脷洲大街120-126號	3,600	37,100	Residential and Commercial 住宅及商業	2024 二零二四年	50%
Nos. 34 and 36 Main Street, Nos. 5, 7 and 9 Wai Fung Street, Ap Lei Chau	鴨脷洲大街34及36號以 及惠風街5、7及9號	4,100	38,500	Residential and Commercial 住宅及商業	2025 二零二五年	50%
50–62 Larch Street and 6–8 Lime Street Tai Kok Tsui	大角咀洋松街50-62號 及菩提街6-8號	6,800	61,500	Residential and Commercial 住宅及商業	2024 二零二四年	100%
Nos. 26–48 Ming Fung Street, Wong Tai Sin	黃大仙鳴鳳街26-48號	9,600	81,000	Residential and Commercial 住宅及商業	2025 二零二五年	50%
Nos. 31–41 & 45 Fei Fung Street, Wong Tai Sin	黃大仙飛鳳街31-41及 45號	10,400	93,700	Residential and Commercial 住宅及商業	2025 二零二五年	50%
Nos. 12–16, 18–20, 22 and 24 Ting Yip Street, Ngau Tau Kok	牛頭角定業街12-16、 18-20、22及24號	5,200	46,000	Residential and Commercial 住宅及商業	2025 二零二五年	50%
101 and 111, King's Road	英皇道101及111號	12,400	129,400	Residential and Commercial 住宅及商業	2026 二零二六年	40%

The Group is currently working on several urban redevelopment projects with over 80% ownerships secured. Applications to the court are being made in respect of all these projects for compulsory sale orders under the Land (Compulsory Sale for Redevelopment) Ordinance (Chapter 545 of the Laws of Hong Kong). In the event that no court order is granted, the Group may not be able to complete to the consolidation of the ownership for re-development. Redevelopment can only be implemented upon acquisition of the full ownership of the relevant projects. The total attributable gross floor area upon re-development is approximately 334,000 square feet. All the development projects are financed by both external banking facilities and internal resources.

本集團目前進行多個市區重建項目,已取得超過80%的業權。所有有關項目均正根據香港法例第545章《土地(為重新發展而強制售賣)條例》向法院提出申請強制出售令。倘並無授出法院頒令,本集團或無法完成鞏固業權以供重新發展。重新發展只能在取得相關項目的全部業權後進行。重新發展後的應佔總樓面面積約334,000平方呎。所有發展項目均同時由外部銀行融資及內部資源提供資金。

The Group is always exploring different channels to increase its land banks. Apart from its engagement in public tenders, the Group also actively worked on old building acquisitions, to provide stable land resource for future development.

本集團一直尋找不同渠道增加土地儲備。除參 與公開招標外,本集團亦積極進行舊樓收購, 為未來發展提供穩定的土地資源。

The Group has been minded to pursue a light asset management model. The key features of this business model are as follows: (i) instead of holding a majority stake in the properties, and developing the same by its own, the Group will develop suitable properties jointly with a joint venture and will normally only hold 50% or a minority interest in the joint venture; (ii) operating profits generated will be recorded as share of profits of joint ventures instead of revenue and direct costs; (iii) the Group will continue to act as the asset manager to manage the development and sale of the properties and other operations of the joint venture and hence will recognise asset management fee income.

本集團一直有意推行輕資產管理模式。此業務模式的主要特點如下:(i)本集團將與合營企業共同發展合適的物業,而不是持有物業的多數股權並自行發展,通常只會持有合營企業的50%或少數權益:(ii)所得經營溢利將入賬為應佔合營企業之溢利,而不是收益及直接成本:(iii)本集團將繼續擔任資產管理人,管理合營企業的物業發展及銷售和其他營運,故此將會確認資產管理費收入。

The Directors consider that the new business model would enable the Group (i) to generate new income stream of asset management fee income by utilising the Group's expertise in asset management, (ii) to develop the properties by leveraging on the expertise and resources of the joint venture partners, and (iii) to diversify funding resources and reduce funding pressure, and hence effectively reducing the Group's gearing ratio.

董事認為,新業務模式將使本集團能夠(i)藉著本集團在資產管理的專業知識產生資產管理 費收入的新收入來源:(ii)借助合營夥伴的專業 知識及資源來發展物業:及(iii)擴展資金來源 及減低資金壓力,從而有效降低本集團的資 產負債比率。

Property Investment

As at 31 March 2022, the Group's portfolio of investment

properties comprised of commercial and industrial units located in Hong Kong with a total carrying value of HK\$135.1 million (31 March 2021: HK\$571.2 million).

The Group's gross rental income under the property investment segment during the financial year, inclusive from the joint ventures, amounted to approximately HK\$91.6 million (2021: approximately HK\$80.4 million), representing an increase of approximately 13.9%. The increase in gross rental income was primarily attributable to the new acquisition of leasing properties and completion of rent-free period.

物業投資

於二零二二年三月三十一日,本集團之投資物業組合包括位於香港之商用及工業用單位,賬面總值為135,100,000港元(二零二一年三月三十一日:571,200,000港元)。

本集團於財政年度在物業投資分部下的總租金收入(包括來自合營企業)約為91,600,000港元(二零二一年:約80,400,000港元),增幅約為13.9%。總租金收入的增加主要由於新收購租賃物業及免租期結束。

In June 2021, the Group and three independent third parties formed a new joint venture group (the "Parkville JV"), of which the Group owns 64% of equity interest. The other three partners are independent third parties to the Group and all their ultimate beneficial owners are experienced investor, namely Mr. Chiu Lon Ronald, Mr. Bryan Taft Southergill and Mr. Choi, Raymond Yat-Hong. The Parkville JV acquired 11 shop units and certain lift, lift lobby(ies) and staircase(s) on the ground floor and first floor of THE PARKVILLE, No.88 Tuen Mun Heung Sze Wui Road, Tuen Mun, New Territories (the "Parkville Property") for a consideration of HK\$300.0 million. The Parkville Property has a total gross floor area of 13,858 square feet and is situated at Tuen Mun Heung Sze Hui Road intersecting Luk Yuen Road. It enjoys excellent traffic access from one of the busiest roads with well-developed neighborhood. The only 3-minute walk from Tuen Mun MTR Station, Tuen Mun Light Rail Station, Tuen Mun commercial centre, transportation hub with cross border coach terminal and the affiliated large scale shopping mall via footbridge further brings vibrancy and creates a more dynamic prosperity around the Parkville Property. The Parkville JV will further refurbish the Parkville Property to optimise the tenant mix and rental income and is expected to broaden its prospect and thus, increase the future rental value, thereby enhancing the future capital appreciation.

於二零二一年六月,本集團與三名獨立第三方 成立一間新合營企業集團(「天生樓合資企業」), 其中本集團擁有64%股權。其他三名合夥人為 本集團的獨立第三方,其所有最終實益擁有人 均為資深投資者,即趙朗先生、Bryan Taft Southergill先生及蔡一航先生。天生樓合資企 業收購了新界屯門屯門鄉事會路88號天生樓地 下及一樓之11個舖位及若干升降機、升降機大 堂以及樓梯(「天生樓物業」),代價為 300,000,000港元。天生樓物業的總樓面面積 為13,858平方呎,位於屯門鄉事會路與鹿苑街 交界,是交通十分便利的繁忙街道,鄰近社區 發展完善。前往屯門港鐵站、屯門輕鐵站、屯 門商業中心僅需三分鐘步行路程,設有過境巴 士總站等交通樞紐,行人天橋亦與大型購物 中心相連,使天生樓物業增添更多活力,發展 更為蓬勃。天生樓合資企業將進一步翻新天 生樓物業以優化租戶組合及租金收入,預期可 擴闊其前景,從而提高日後租金價值,繼而提 升日後資本增值。

In September 2021, the Group partnered with an independent third party, Jumbo Holding (BVI) L.P. (the "Jumbo Holding") to form a joint venture (the "Jumbo JV"), in which the Group owns 50% equity interest upon completion of share subscription by Jumbo Holding, to acquire eight stories of carpark podium of Jumbo Court, No.3 Welfare Road, Aberdeen, Hong Kong (the "Jumbo Property") for a consideration of HK\$410.3 million. Jumbo Holding is a limited partnership established in the British Virgin Islands, with its general partner, AGR X Asia Member GP, L.L.C, being managed by Angelo, Gordon & Co, L.P. ("AG"), a well-known U.S. licensed investment manager. The Jumbo Property provides a total of 509 car parking spaces and is next to various major residential buildings and private club and is about a few minutes of walking distance from the Wong Chuk Hang MTR Station. Given its proximity to major residential developments and the MTR comprehensive development 於二零二一年九月,本集團與獨立第三方 Jumbo Holding (BVI) L.P. ([Jumbo Holding]) 合 夥 成 立 合 資 企 業(「Jumbo 合 資 企 業」, Jumbo Holding完成股份認購後,本集團於其 中擁有50%股權),以收購香港香港仔惠福道3 號珍寶閣8層停車場平台(「Jumbo 物業」),代 價為410,300,000港元。Jumbo Holding是一家 在英屬處女群島成立的有限合夥企業,其普通 合夥人AGR X Asia Member GP, L.L.C由美國知 名持牌投資經理 Angelo, Gordon & Co, L. P.(「AG」)管理。此類投資基金並非單一目的之 投資基金。Jumbo物業提供合共509個停車位, 鄰近各主要住宅樓宇及私人會所,距黃竹坑港 鐵站數分鐘步行路程。鑑於其鄰近主要住宅 發展項目及黃竹坑港鐵站上蓋的港鐵綜合發 展項目(計劃將提供5,200個單位,約有 3,900,000平方呎的住宅樓面面積,以及

above the Wong Chuk Hang MTR Station which is scheduled to provide approximately 3.9 million square feet of residential gross floor area in 5,200 units and 510,000 square feet of retail space, it is expected that the Jumbo Property could meet the huge demand for parking spaces once the comprehensive development is completed in phases. The Jumbo JV will renovate the Jumbo Property to optimise the rental return and enhance the capital appreciation.

510,000平方呎零售空間),預計當綜合發展分階段完成後,Jumbo物業可滿足龐大的停車位需求。Jumbo合資企業將翻新Jumbo物業,以優化租金回報及提升資本增值。

The Group has also partnered with Kohlberg Kravis Roberts & Co. L.P. ("KKR") to own two commercial accommodations, known as "Lake Silver" located at No. 599 Sai Sha Road, Ma On Shan, Sha Tin, New Territories, Hong Kong and "The Parkside" located at No.18 Tong Chun Street, Tseung Kwan O, New Territories, Hong Kong. The Group has 50% equity interest in each project. The Group has refurbished the property, improved the tenant mix and enhanced the rental yield. As at the date of this report, Lake Silver is fully let and The Parkside gets an occupancy rate over 85%.

本集團亦與Kohlberg Kravis Roberts & Co. L.P. (「KKR」)合作,擁有兩項商業處所,即位於香港新界沙田馬鞍山西沙路599號的「銀湖・天峰」及位於香港新界將軍澳唐俊街18號的「The Parkside」。本集團於各項目擁有50%權益。本集團已翻新該物業、改善租戶組合及提高租金回報。於本報告日期,「銀湖・天峰」已全部租出,「The Parkside」的出租率超過85%。

On 30 July 2021, the Group has entered into a provisional agreement to sell the issued share and shareholder's loan of the holding company of the office on 30th Floor, United Centre, No. 95 Queensway, Hong Kong, with a consideration of HK\$515 million. This transaction was completed on 25 October 2021. The Group considered that this disposal will enable the reallocation of resources into future investment opportunities and pursue other growth opportunities. For the detailed information, please refer to the Company's announcement and circular dated 30 July 2021 and 23 September 2021, respectively.

於二零二一年七月三十日,本集團已訂立臨時協議,出售位於香港金鐘道95號統一中心30樓辦公室的控股公司的已發行股份及股東貸款,代價為515,000,000港元。該交易已於二零二一年十月二十五日完成。本集團認為此次出售將重新分配資源到未來的投資機會,從而尋求其他增長機會。有關詳情請參閱本公司日期分別為二零二一年七月三十日及二零二一年九月二十三日刊發的公佈及通函。

Reference is also made to the prospectus of the Company dated 30 March 2016, in which it stated that as at 21 March 2016, the parent company (Wang On Group Limited) (the "WOG") and its subsidiaries (excluding the Group) owned a total of 48 residential investment properties (the "Excluded Properties") which were not injected into the Group as part of the spin-off listing of the Company in April 2016. The Company has been informed by WOG that 39 out of these 48 Excluded Properties had been sold as of 27 June 2022.

茲亦提述本公司日期為二零一六年三月三十日之招股章程,當中載述於二零一六年三月二十一日,母公司(宏安集團有限公司)(「宏安」)及其附屬公司(不包括本集團)共擁有48項住宅投資物業(「除外物業」),其並未注入本集團於二零一六年四月分拆上市之部分。本公司已獲宏安告知,截至二零二二年六月二十七日,該48項除外物業中有39項已售出。

Asset Management

The Group has commenced the provision of asset management services since 2019 and kept deploying additional resources to strengthen the business. The board of directors resolved to redesignate the provision of asset management services as one the principal businesses and reported as a new operating segment.

The Group has formed joint ventures with different strategic partners in both residential developments and commercial investments. By leveraging on its additional resources and networks in Hong Kong market, and the Group's expertise in construction management and asset management, the Group also manages the assets on behalf of the capital partners of these joint ventures.

As the asset manager of the invested assets, the Group earns asset management fee income, including, asset management fees, acquisition fees, renovation management fee, construction management fees and leasing fees, as well as promote fees upon reaching or exceeding certain target internal rate of return and after the Group's joint venture partners having received their targeted capital returns. These asset management fee income provides a stable recurring income to the Group and contributed approximately 79.2% of the Group's revenue for the reporting year.

Other than managing two commercial accommodation investments, namely Lake Silver and The Parkside, which were co-invested with KKR in 2019, the Group has been engaged as the asset manager of the new joint ventures during the year. Those joint ventures are the Parkville JV and the Jumbo JV. The details of the managed assets can be referred to the section "Property Investment".

The Group has also partnered with APG in December 2021 for acquisition of residential properties in Hong Kong for development and re-development for sales. As the asset manager, the Group involves in the site evaluation, acquisition, construction management and sales.

資產管理

本集團自二零一九年起開始提供資產管理服務,並不斷部署額外資源加強業務。董事會議決將提供資產管理服務重新定為主要業務之一,並作為一個全新經營分部申報。

本集團與不同的戰略夥伴在住宅發展及商業 投資方面組成合資企業。通過利用香港市場的 額外資源及網絡以及本集團在建築管理及資 產管理的專長,本集團亦代表該等合資企業的 資本夥伴管理資產。

作為所投資資產的資產管理人,本集團賺取資產管理費收入,包括資產管理費、收購費、翻新管理費、建築管理費及租賃費,以及在達到或超過若干目標內部回報率及本集團的合資夥伴獲得目標資本回報後的額外收費。該等資產管理費收入為本集團提供穩定的循環性收入,且於報告年度佔本集團收入約79.2%。

除管理於二零一九年與KKR共同投資的兩項商業處所投資(即銀湖•天峰及 The Parkside)外,本集團於年內擔任新合資企業的資產管理人。該等合資企業為Parkville合資企業及Jumbo合資企業。在管理資產的詳情請參閱[物業投資]一節。

本集團亦於二零二一年十二月與APG合作,收 購香港的住宅物業進行開發及再開發以供銷售。 作為資產管理人,本集團參與地盤評估、收購、 施工管理及銷售。

The Group has various interests in joint ventures which are principally engaged in property investment and property development. To assess the recoverability of these investments, the Group has engaged independent valuer to assess fair value of the underlying assets.

本集團擁有多項合營企業權益,其主要從事物業投資及物業發展。為評估該等投資的收回機會,本集團已委聘獨立估值師評估有關資產的公平值。

With reference to the fair value, the directors determined that the Group's interests in these joint ventures were fairly stated and no impairment has to be considered. 參考公平值,董事釐定本集團於該等合營企業 的權益已公平呈列及毋須考慮減值。

During the year under review, the Group recorded asset management fee incomes amounted to approximately HK\$30.8 million (2021: approximately HK\$24.7 million) The increase was mainly attributable to the new addition of assets under management.

於回顧年內,本集團錄得的資產管理費收入為約30,800,000港元(二零二一年:約24,700,000港元)。該增長主要由於添置新在管資產。

By utilising the Group's expertise in asset management, it would seek to secure its asset management income and explore strategic expansion opportunities for additional recurring income.

本集團利用資產管理的專業知識,藉此保障資 產管理收入,並策略性探索擴大額外經常性收 入的機會。

LIQUIDITY AND FINANCIAL RESOURCES

流動資金及財務資源

As at 31 March 2022, the Group's total assets less current liabilities were approximately HK\$7,829.9 million (2021: approximately HK\$7,994.6 million) and the current ratio was approximately 2.0 times (2021: approximately 2.4 times). As at 31 March 2022, the Group had cash and cash equivalents of approximately HK\$831.5 million (2021: approximately HK826.5 million).

於二零二二年三月三十一日,本集團之總資產減流動負債約為7,829,900,000港元(二零二一年:約7,994,600,000港元),而流動比率則約為2.0倍(二零二一年:約2.4倍)。於二零二二年三月三十一日,本集團之現金及現金等同項目約為831,500,000港元(二零二一年:約826,500,000港元)。

Aggregate bank borrowings as at 31 March 2022 amounted to approximately HK\$4,359.2 million (2021: approximately HK\$4,696.9 million). The gearing ratio was approximately 68.2% (2021: approximately 77.1%), calculated by reference to the Group's total bank borrowings net of cash and cash equivalents and the equity attributable to owners of the parent. As at 31 March 2022, the Group's property, plant and equipment, investment properties, properties under development and properties held for sales, with carrying value of approximately HK\$81.4 million, HK\$82.5 million, HK\$4,829.7 million and HK\$580.0 million (2021: approximately HK\$84.6 million, HK\$571.2 million, HK\$4,892.5 million and HK\$580.0 million) were pledged to secure the Group's general banking facilities.

於二零二二年三月三十一日之總銀行借貸約為4,359,200,000港元(二零二一年:約4,696,900,000港元)。負債比率約為68.2%(二零二一年:約77.1%),此乃經參考扣除現金及現金等同項目後之本集團銀行借貸總額以及母公司擁有人應佔權益計算。於二零二二年三月三十一日,本集團賬面值分別約81,400,000港元、82,500,000港元、4,829,700,000港元及580,000,000港元(二零二一年:約84,600,000港元、571,200,000港元、4,892,500,000港元及580,000,000港元)之物業、廠房及設備、投資物業、發展中物業以及持作出售物業已作抵押,作為本集團一般銀行融資之擔保。

The Group's capital commitment as at 31 March 2022 amounted to approximately HK\$2,072.9 million (2021: approximately HK\$516.0 million). In addition, the Group's share of joint ventures' own capital commitments amounted to approximately HK\$43.3 million (2021: approximately HK\$145.0 million). The Group has given guarantee to banks in connection with facilities granted to two joint ventures up to HK\$450.8 million (2021: nil) and were utilised to the extent of HK\$360.9 million as at 31 March 2022 (2021: nil). Save as disclosed herein, the Group had no significant contingent liabilities as at 31 March 2022.

The Group strengthens and improves its risk control on a continual basis and adopted a prudent approach in its financial management. Financial resources are under close monitoring to ensure the Group's smooth operation, as well as flexibility to respond to market opportunities and uncertainties. Management of the Group is of the opinion that the Group's existing financial structure and resources are healthy and sufficient for the Group's needs in the foreseeable future.

於二零二二年三月三十一日,本集團之資本承擔約2,072,900,000港元(二零二一年:約516,000,000港元)。此外,本集團分佔合營企業的自有資本承擔約43,300,000港元(二零二一年:約145,000,000港元)。於二零二二年三月三十一日,本集團已就有關授予兩家合營企業融資向銀行作出擔保最多450,800,000港元(二零二一年:無)及有關融資已動用360,900,000港元(二零二一年:無)。除本報告所披露外,本集團於二零二二年三月三十一日並無重大或然負債。

本集團持續加強及改善風險控制,並實行審慎之財務管理辦法,密切監察財務資源,確保本集團營運順暢,及具充分靈活性應對市場機會及不確定性。本集團管理層認為,本集團現有財務架構及資源穩健,足以應付本集團於可見未來之需求。

DEBT PROFILE AND FINANCIAL PLANNING

As at 31 March 2022, interest-bearing debt profile of the Group was analysed as follows:

債務狀況及財務規劃

於二零二二年三月三十一日,本集團之計息債 務狀況分析如下:

	31 March 2022 二零二二年 三月三十一日 HK\$'000 千港元	31 March 2021 二零二一年 三月三十一日 HK\$'000 千港元
Bank loans repayable: 須於以下時間償還之銀行貸款: Within one year or on demand 一年內或按要求償還 In the second year 第二年 In the third to fifth years, inclusive 第三年至第五年 (包括首尾兩年)	1,929,380 1,278,176 1,151,668	1,953,857 1,036,292 1,706,787
Other loans repayable 須於以下時間償還之其他貸款: In the second year 第二年	4,359,224 206,230	4,696,936 202,270
	4,565,454	4,899,206

The effective interest rate of bank loans was approximately 2.1% per annum (31 March 2021: approximately 1.8%) and other loans carried at a fixed interest at 6.0% (31 March 2021: 6.0%) per annum.

銀行貸款之實際年利率約為2.1厘(二零二一年三月三十一日:約1.8厘),而其他貸款則按固定年利率6.0厘(二零二一年三月三十一日:6.0厘)計息。

TREASURY POLICY

The Group's treasury policy includes diversifying the funding sources. Internally generated cash flow and interest-bearing bank borrowings during the year are the general source of funds to finance the operation of the Group. The Group regularly reviews its major funding positions to ensure that it has adequate financial resources in meeting its financial obligations.

財務政策

本集團之財務政策包括分散融資來源。於年內, 內部產生之現金流量及計息銀行借貸均為本 集團業務營運提供資金之一般資金來源。本集 團定期審閱其主要資金狀況,以確保擁有充足 財務資源以履行其財務責任。

FOREIGN EXCHANGE

Management of the Group is of the opinion that the Group has no material foreign exchange exposure. All bank borrowings are denominated in Hong Kong dollars. The revenue of the Group, being mostly denominated in Hong Kong dollars, matches the currency requirements of the Group's operating expenses. The Group therefore has not engaged in any hedging activities during the period under review.

外匯

本集團管理層認為,本集團並無重大外匯風險。 所有銀行借貸均以港元計值。本集團絕大多數 收入以港元計值,符合本集團營運開支之貨幣 需要。因此本集團於回顧期間並無進行任何 對沖活動。

SIGNIFICANT INVESTMENTS HELD, MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES AND FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

Save as disclosed above, during the year, the Group did not have any other significant investments held, material acquisitions and disposals of subsidiaries and future plans for material investments or capital assets.

所持重大投資、重大收購及出售附屬公司,以及重大投資或資本資產的未來計劃

除上文所披露者外,於本年度,本集團並無任 何其他所持重大投資、重大收購及出售附屬公司,以及重大投資或資本資產的未來計劃。

EMPLOYEES AND REMUNERATION POLICIES

As at 31 March 2022, the Group had 136 (2021: 136) employees in Hong Kong. The Group remunerates its employees mainly based on industry practices and individual performance and experience. In addition to salaries, we provide discretionary bonuses based on individual performance and our business performance, medical insurance coverage and a wide range of leave entitlements. The Group also provides a defined contribution to the Mandatory Provident Fund ("MPF") as required under the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong) for our eligible employees in Hong Kong.

The Company operates a share option scheme (the "Share Option Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group. Share options may be granted to any director or proposed director (whether executive or non-executive, including independent non-executive director), employee or proposed employee (whether full-time or part-time), secondee, any holder of securities issued by any member of the Group, any person or entity that provides research, development or other technology support or advisory, consultancy, professional or other services to any member of the Group or any substantial shareholder or company controlled by a substantial shareholder, or any company controlled by one or more persons belonging to any of the above classes of participants. The Share Option Scheme became effective on 9 August 2016 and, unless otherwise terminated earlier by shareholders in a general meeting, will remain in force for a period of 10 years from that date.

僱員及薪酬政策

於二零二二年三月三十一日,本集團於香港共有136名(二零二一年:136名)僱員。本集團主要根據業內慣例及按僱員個人表現及經驗釐定僱員薪酬。除薪金外,本集團提供根據個人表現及其業務表現而發放之酌情花紅、醫療保險保障及多種休假權利。本集團亦根據香港法例第485章《強制性公積金計劃條例》規定就本集團的香港合資格僱員對強制性公積金(「強積金」)作出定額供款。

本公司設有購股權計劃(「**購股權計劃**」),目的 為給予為本集團之合資格參與者獎勵及回執 可授予任何董事或候任董事(不論執行,包括獨立非執行董事)、僱員工, 明請僱員(不論全職或兼職)、調任員工, 明任何成員公司所發行證券之任何持有或 事性何成員公司所發行主要股東控制之公司,或任何由一名或以上研 取東控制之公司,或任何由一名或以上研 致或其他技術支援或顧問、諮詢、 對土 一六年八月九日生效,除非股東於 是早終止, 否則將自該日期起計的十年期間內 維持有效。

PROSPECTS

2021 was a challenging year due to the pandemic and volatile political situation in Europe. Hong Kong real GDP contracted by 4.0% in the first quarter of 2022 from a year earlier, and by 3.0% on a seasonally adjusted quarter-to-quarter basis. The decline of GDP was mainly attributable to the weak performance in both domestic and external demand under the fifth-wave of the pandemic.

To stabilise the society and retain local consumption, the Hong Kong government has launched several measures e.g. consumption vouchers, employment support scheme, etc in the first half of 2022. With the further relax of social distancing measures, various sectors are bolstered.

For property markets, HKMC Insurance Limited raised the maximum property value eligible for mortgage loans to 80% loan-to-value ratio to HK\$12 million (if the loan-to-value ratio is progressively adjusted to 50%, the maximum eligible property value is up to HK\$19.2 million). It boosts both the primary and secondary markets. It is expected that the inflation pressure in Hong Kong is moderate and thus for the increment pace of interest rate. With the positive progress in border opening between Hong Kong and Mainland China, the property market is expected to have steady and positive development in 2022.

The Group launched the pre-sales of The Met. Azure in August 2021. The performance was remarkable that all the units released for sales on the first day were sold out on the same date. The project achieved record-high selling price per square feet in the district. The new development in Larch Street, Tai Kok Tsui is expected to have the pre-sale in the third quarter of 2022. The Hong Kong property market is resilient, and the Group is cautiously optimistic on its development.

The Group has invested in two new commercial projects during the financial year namely the Parkville Property and Jumbo Property. Both projects were joint ventured with experienced investors and the Group has taken the role of asset manager. The Group will continue to seek new investment opportunities to broaden the recurring income portfolio and capture the capital appreciation.

前景

由於爆發疫情及歐洲政局動蕩,二零二一年是充滿挑戰的一年。香港的實際本地生產總值於二零二二年第一季度較去年收縮4.0%,經季節性調整後,按季收縮3.0%。本地生產總值的下降乃主要由於在第五波疫情的影響下,內需及外需表現疲軟。

為穩定社會及維持本地消費,香港政府於二零二二年上半年推出多項措施,如消費券、保就業計劃等。隨著社交距離措施的進一步放寬,各行各業均得到振興。

在物業市場方面,香港按證保險有限公司將符合八成按揭比率抵押貸款的最高物業價值提高至12,000,000港元(若按揭比率逐步調整至五成,則符合條件的最高物業價值可達19,200,000港元)。其促進一級及二級市場的發展。預期香港的通脹壓力溫和,因此利率的增長速度亦溫和。隨著香港及中國內地邊境開放的積極進展,預計二零二二年物業市場將有穩定及積極的發展。

本集團於二零二一年八月推出薈藍預售。其表現卓越,首日推售的全部單位在同日均告售出。該項目在該區每平方呎的銷售價創下歷史新高。位於大角咀洋松街的新發展項目預期將於二零二二年第三季度進行預售。香港樓市具有彈性,本集團對該發展抱持謹慎樂觀態度。

本集團於財政年度投資兩項新商業項目,名為 天生樓物業及Jumbo物業。該兩個項目均為 與資深投資者合營而本集團均擔任資產經理。 本集團將繼續尋求新投資機遇,以擴大經常性 收入組合及獲取資本增值。

The Group will also focus on the asset management segment with the utilization of expertise in asset enhancements and property developments. The Group will keep looking for collaboration with strategic partners and strengthen the investment and asset management segments.

本集團亦將利用資產增值及物業開發方面的專業知識,專注於資產管理分部。本集團將繼續尋求與戰略夥伴合作,加強投資及資產管理分部。

It is expected that 2022 is still a challenging year. The Group will monitor the changes, risks and assets closely, and continue to capture every opportunity for its development and aims to achieve solid returns to the shareholders of the Company.

預期二零二二年仍然充滿挑戰。本集團將密切 關注各種變化、風險及資產,繼續把握一切發 展機會,力求為股東實現穩健的回報。

SUSTAINABLE DEVELOPMENT

Grounded on the three pillars of "Robust Governance", "Sustainable Places", "Thriving People", the Group has committed to forward-looking actions that advance our governance practices, design and operate sustainable places, as well as working together to ensure our people and value chain thrives. The Group also embarked on our 5-year ESG Roadmap this year.

A formal ESG Committee to spearhead the implementation of our 5-year ESG Roadmap was established during the year. The Group also participates in the annual GRESB (Global Real Estate Sustainability Benchmark) assessments, a widely recognised international sustainability framework in the real estate sector.

The Group has taken measures to promote environmental-friendliness of its workplace by encouraging paper-recycling culture and energy-saving culture within our Group. The Group also participated in the BEAM Plus assessment scheme, a comprehensive environmental assessment scheme for buildings recognised by the Hong Kong Green Building Council, for the development of our properties by engaging a third-party consultancy company for the provision of services in respect of BEAM Plus Certification and other environmental assessments. The Group also includes green elements into project planning and design and oversees the environmental performances of contractors during the construction phase.

可持續發展

基於「穩健管治」、「可持續居所」、「人民繁榮」 三大支柱,本集團承諾採取前瞻性行動,推進 我們的管治實踐,設計及營運可持續居所,並 共同努力確保人民及價值鏈的蓬勃發展。本集 團於本年度亦展開了五年的環境、社會及管治 路線圖。

年內,我們成立正式的環境、社會及管治委員會,帶頭推行五年環境、社會及管治路線圖。本集團亦參與GRESB(全球房地產可持續標準)年度評估,該評估為獲廣泛認可的房地產國際可持續發展框架。

本集團已採取措施,於工作場所推廣環保,鼓勵本集團建立紙張循環再用及節能文化。本集團的物業發展,亦參與了綠建環評計劃(香港綠色建築議會認可的樓宇全面環保評估計劃),並委聘第三方顧問公司,提供有關綠建環評計劃認證及其他環保評估的服務。本集團亦於項目計劃及設計加入綠色元素,並於興建期間監察承建商於環保方面的表現。

Facing the continuous challenges brought by the COVID-19 pandemic, more stringent test and quarantine guidelines have been implemented at our properties, office, and construction sites to safeguard the health of customers, tenants, employees and working partners. The Group has also provided rental relief and other forms of support to its tenants whose businesses have been affected.

在新型冠狀病毒疫情帶來持續的挑戰下,我 們於物業、辦公室及建築地盤實施更嚴格的 檢測及隔離指引,以保障顧客、租戶、僱員及 工作夥伴的健康。本集團亦向其業務受影響的 租戶提供租金減免及其他形式的援助。

The Group commits to innovating for a sustainable future.

本集團承諾為可持續的未來進行創新。

Board of Directors and Senior Management 董事會及高級管理層

BOARD OF DIRECTORS

Executive Directors

Mr. Tang Ho Hong, aged 35, has been appointed as an executive Director since 3 December 2015 and was appointed as the chief executive officer and authorised representative of the Company on 8 February 2021. He was also appointed as the chairman of the executive committee and a member of the remuneration committee and the nomination committee of the Company. Mr. Tang is primarily responsible for the overall management and supervision of operations of the Group, including overseeing property sales and leasing, asset management and investment, and strategic planning on long and short term development. Mr. Tang has over eleven years of experience in property and land matters. Prior to joining the Company, Mr. Tang worked with WOG in January 2011 as assistant general manager where he focused on property acquisition in Hong Kong and acquired his experience in the property development, management and investment businesses. Mr. Tang graduated from The University of Washington with a degree of Bachelor of Arts in Business Administration. Mr. Tang is a member of the Henan Provincial Committee of The Chinese People's Political Consultative Conference. He is also a director of certain subsidiaries of the Group and a son of Mr. Tang Ching Ho, the controlling shareholder of the Company.

Ms. Ching Tak Won Teresa, aged 40, has been appointed as an executive Director since 25 June 2019. She was also appointed as a member of the executive committee of the Company. Ms. Ching is currently the general manager of the Group's property development division and is responsible for the sales and marketing of the Group. She obtained a degree of Bachelor of Business Administration in Marketing and Management of Organisations from The Hong Kong University of Science and Technology and a degree of Master of Science in Real Estate from The University of Hong Kong. She has more than 17 years of experience in the property industry in Hong Kong. Prior to joining the Group in 2016, Ms. Ching joined WOG in 2008 and acted as the assistant general manager (sales and marketing) of WOG. Ms. Ching is also a director of certain subsidiaries of the Group.

董事會

執行董事

鄧灏康先生,35歲,自二零一五年十二月三日 獲委任為執行董事,並於二零二一年二月八日 獲委任為本公司行政總裁兼授權代表。彼亦獲 委任為本公司常務委員會主席及薪酬委員會及 提名委員會成員。鄧先生主要負責本集團業務 之整體管理及監管業務營運,包括監督物業銷 售及租賃、資產管理及投資,以及短期至長期 發展之策略規劃。鄧先生於物業及土地事務 擁有逾十一年經驗。加入本公司前,鄧先生於 二零一一年一月擔任宏安助理總經理,集中收 購香港物業,累積物業發展、管理及投資業務 方面之經驗。鄧先生畢業於華盛頓大學,持有 工商管理文學士學位。鄧先生為中國人民政治 協商會議河南省委員會委員。彼亦為本集團若 干附屬公司之董事,及為鄧清河先生(本公司之 控股股東)之兒子。

程德韻女士,40歲,自二零一九年六月二十五日起獲委任為執行董事。彼亦獲委任為本集團物常務委員會成員。程女士目前為本集團物業廣縣部總經理及負責本集團之銷售及市場推廣。彼於香港科技大學取得工商管理(企業營銷等地產)學士學位並於香港大學取得理科碩士(房地產)。彼於香港房地產業擁有逾十七年經驗。於二零一六年加入本集團前,程女士已早於二零零八年加入宏安並擔任宏安之助理總經理(銷售及市場推廣)。程女士亦為本集團若干附屬公司之董事。

Ms. Wong Chin Han, aged 49, has been appointed as an executive Director since 1 October 2019. She is also appointed as an authorised representative and a member of the executive committee of the Company. Ms. Wong is currently the financial controller and the company secretary of the Company. Ms. Wong has over 25 years of experience in corporate finance, professional accounting, internal control and/or company secretarial matters in Hong Kong. She graduated from The Hong Kong University of Science and Technology with a degree of Bachelor of Business Administration. She is a member of the American Institute of Certified Public Accountants. Prior to joining WOG in 2008, Ms. Wong worked for another listed company and an international accountancy firm. Ms. Wong is also a director of certain subsidiaries of the Group.

黃靜嫻女士,49歲,自二零一九年十月一日起獲委任為執行董事。彼亦獲委任為本公司授權代表及常務委員會成員。黃女士目前為本企司之財務總監及公司秘書。黃女士於香港企業財務、專業會計、內部監控及/或公司秘書事務累積超逾二十五年經驗。彼畢業於香港科技大學,取得工商管理學士學位。彼為美國註冊會計師協會會員。黃女士於二零零八年加入宏安前,曾於另一上市公司及國際會計師事務所任職。黃女士亦為本集團若干附屬公司之董事。

Independent Non-executive Directors

Mr. Li Wing Sum Steven, aged 65, has been appointed as an independent non-executive Director since 17 March 2016. He is also appointed as the chairman of the audit committee and a member of the remuneration and nomination committees of the Company. Mr. Li was admitted as an associate of The Association of Chartered Certified Accountants in April 1986 and subsequently a fellow member in April 1991. He was also admitted as an associate of the Hong Kong Institute of Certified Public Accountants in May 1986 and subsequently a fellow member in December 1993. Mr. Li has over 35 years of experience in auditing, accounting, taxation, financial management and corporate secretarial. Mr. Li worked for an international accounting firm and held senior posts as group financial controller in various companies. He is currently an independent non-executive director of Allied Sustainability and Environmental Consultants Group Limited and Amasse Capital Holdings Limited, the shares of both of which are listed on the GEM of the Stock Exchange. He was an independent non-executive director of Xinjiang Xinxin Mining Industry Co., Ltd., the shares of which are listed on the Main Board of the Stock Exchange, for the period from October 2011 to May 2019.

獨立非執行董事

李永森先生,65歲,自二零一六年三月十七 日起獲委任為獨立非執行董事。彼亦獲委任 為本公司審核委員會主席以及薪酬委員會及 提名委員會成員。李先生於一九八六年四月 獲認許為英國特許公認會計師公會之會員,其 後於一九九一年四月成為資深會員。彼亦於 一九八六年五月獲認許為香港會計師公會會員, 其後於一九九三年十二月獲認許為資深會員。 李先生在審計、會計、稅務、財務管理及公司 秘書方面積逾三十五年經驗。李先生曾任職於 國際會計師事務所,及於多間公司擔任集團財 務總監之高級職位。彼目前為沛然環保顧問有 限公司及寶積資本控股有限公司(其股份均於 聯交所GEM上市)之獨立非執行董事。彼曾於 二零一一年十月至二零一九年五月擔任新疆新 鑫礦業股份有限公司(其股份於聯交所主板上市) 之獨立非執行董事。

Mr. Sung Tze Wah, aged 76, has been appointed as an independent non-executive Director since 17 March 2016. He is a member of the audit committee and the remuneration committee of the Company. Mr. Sung was appointed as the chairman of the nomination committee of the Company on 8 February 2021. He has extensive experience in the surveying sector for over 35 years. Mr. Sung was elected as a professional associate of the Royal Institution of Chartered Surveyors in November 1972, a fellow of The Hong Kong Institute of Surveyors in March 1997, a member of The Singapore Institute of Surveyors and Valuers in April 1989, and was admitted as an associate of The Chartered Institute of Arbitrators in April 1984. Mr. Sung was appointed as the executive estates officer by the Housing & Development Board of the Singapore government from October 1984 to July 1990. He was then promoted to senior estates officer during the period of August 1990 and March 1992. Mr. Sung established LDS International Group Limited and Lawson David & Sung Surveyors Limited in Hong Kong in 1992 and 1996 respectively and is currently a director of Lawson David & Sung Surveyors Limited.

宋梓華先生,76歲,自二零一六年三月十七 日起獲委任為獨立非執行董事。彼為本公司 審核委員會及薪酬委員會成員。宋先生於二零 二一年二月八日獲委任為本公司提名委員會主 席。彼於測量業擁有逾三十五年之豐富經驗。 宋先生於一九七二年十一月獲選為英國皇家特 許測量師學會之專業會員、於一九九七年三月 成為香港測量師學會資深會員、於一九八九年 四月成為新加坡測量師及估價師學會會員、並 於一九八四年四月獲認可為英國特許仲裁師學 會會員。宋先生於一九八四年十月至一九九零 年七月期間獲委任為新加坡政府房屋發展局 之行政產業主任,彼其後於一九九零年八月至 一九九二年三月期間擢升至高級產業主任。宋 先生其後分別於一九九二年及一九九六年在香 港成立羅迅國際集團有限公司及羅迅測計師 行有限公司及目前為羅迅測計師行有限公司之 董事。

Sr Dr. Leung Tony Ka Tung, aged 73, has been appointed as an independent non-executive Director since 17 March 2016. He is the chairman of the remuneration committee and a member of the audit and nomination committees of the Company. He has over 45 years of experience in the property and hotel industry through his prior employments with the Lands Department of the Hong Kong government from January 1977 to June 1978, and from the 1980's onwards, with various prominent property developers as well as a leading surveyor company in Hong Kong. In 1994, Dr. Leung founded TL Property Consultants International Limited and he is currently the chairman of the TL Property Group companies. Dr. Leung has been appointed as an independent nonexecutive director of Chi Kan Holdings limited, a company listed on the Main Board of the Stock Exchange, since July 2020.

Dr. Leung acted as an independent non-executive director of South China Holdings Company Limited, a company listed on the Main Board of the Stock Exchange, and South China Assets Holdings Limited (formerly known as South China Land Limited), a company listed on the GEM of the Stock Exchange, for the period from December 2012 to June 2017. Dr. Leung obtained a degree of Doctor of Philosophy in Business Administration from Empresarial University in November 2002 through distance learning, a degree of Master of Science in International Real Estate (with Distinction) from The Hong Kong Polytechnic University in November 2004, and a degree of Bachelor of Social Science (Hons) in Economics and Business Administration from Chung Chi College of The Chinese University of Hong Kong in December 1976. Dr. Leung was registered as a professional surveyor (GP/PD/ PFM) in Hong Kong respectively in January 2006 (GP) and April 2014 (PD and PFM). He was also admitted as a fellow member of The Hong Kong Institute of Surveyors in February 2012 and a fellow member of Hong Kong Institute of Real Estate Administrators in November 1985. He is currently the immediate past president of the Hong Kong Institute of Surveyors, a member of Audit Committee of the Hong Kong Housing Society, a member of Appeal Tribunal Panel of HKSAR, a member of the Panel of Advisors on Building Management Disputes of Home Affairs Department.

於二零一二年十二月至二零一七年六月期間, 梁博士亦曾任南華集團控股有限公司(於聯交 所主板上市)及南華資產控股有限公司(前稱南 華置地有限公司)(於聯交所GEM上市)之獨立 非執行董事。梁博士透過遙距學習於二零零二 年十一月取得Empresarial University(安培純 澳大學*)工商管理哲學博士學位、於二零零四 年十一月取得香港理工大學國際房地產理學碩 士學位(成績優異)及於一九七六年十二月取得 香港中文大學崇基書院社會科學經濟及工商 管理(榮譽)學士學位。梁博士為香港註冊專業 測量師(產業/規劃及發展/物業設施管理), 註冊日期分別為二零零六年一月(產業)及二零 一四年四月(規劃及發展及物業設施管理)。彼 亦於二零一二年二月獲認許為香港測量師學會 資深會員及於一九八五年十一月獲認許為香港 地產行政師學會資深會員。彼現為香港測量師 學會上任會長、香港房屋協會審核委員會委員、 香港特別行政區上訴審裁團成員、民政事務總 署大廈管理糾紛顧問小組成員。

Senior Management

Mr. Ip Shu Pui, is the legal counsel of the Group. Mr. Ip obtained a Bachelor of Laws with Honours Degree from The City University of Hong Kong. He has been qualified as a solicitor in Hong Kong since December 1996. Mr. Ip worked in WOG since 2005 prior to joining the Group in 2016.

Mr. Chan Cheong Shing, Bryan, is the director of the project planning division of the Company. Mr. Chan is responsible for managing the planning, design and works of property developments projects of the Group. Mr. Chan obtained a Degree of Bachelor of Arts (Architectural Studies) in 1993 and a Degree of Master of Architecture in 1996 respectively from the University of Hong Kong. He is a registered architect of Hong Kong, a member of the Hong Kong Institute of Architects, as well as an authorized person in Building Department's Register under the list of architects. He has also obtained the qualification of People's Republic of China Class I Registered Architect. Mr. Chan has more than 25 years of experience in property development projects and he was the director of an architect's firm prior to joining the Group in 2016.

Mr. Wut Koon Wah, Edmund, joined the Group in August 2019 as the head of asset management. Mr. Wut is currently oversees the leasing and management of Hong Kong commercial properties of the Group. He obtained a Degree of Bachelor of Business Administration, a Master of Science Degree in Real Estate and a Degree of Master of Business Administration. Mr. Wut is a professional member of Royal Institution of Chartered Surveyors. He has over 22 years of experience in property leasing.

高級管理層

葉樹培先生,為本集團法律顧問。葉先生於香港城市大學取得法律學榮譽學士學位。彼自一九九六年十二月起成為香港執業律師。於二零一六年加入本集團前,葉先生自二零零五年起於宏安任職。

陳昌成先生,為本公司項目規劃部總監。陳先生負責管理本集團物業發展項目之規劃部決學士(建築學)學位,並於一九九六年取得香港大學建築學碩士學位。彼為香港註冊建築師學會會員,及屋宇署認可人士(建築師名單)。彼為香港認可人士(建築師名單)。彼為中中執法,一次主和國一級註冊建築師資格。陳先生在於民共和國一級註冊建築師資格。陳先生在於民項目方面擁有逾二十五年之經驗等所之董事。

屈冠華先生,於二零一九年八月加入本集團成 為資產管理總監。屈先生目前監督本集團於香 港的商用物業之租賃及管理。彼取得工商管理 學士學位、房地產理學碩士學位及工商管理碩 士學位。屈先生為皇家特許測量師學會專業會 員。彼於物業租賃擁有逾二十二年經驗。

Ms. Wong Ka Yee, Karen, joined the Group in 2021 as Assistant General Manager of Asset Management. She is responsible for the operations of the Group's commercial property portfolio, including leasing, marketing, property management services and asset enhancement initiatives. She has over 15 years of experience in real estate industry, spanning across commercial leasing, property investment, corporate finance and business process re-engineering. She was educated at the University of Hong Kong, and holds a Bachelor degree in Economics and Finance and a Master of Science degree in Real Estate. She is also a professional member of The Royal Institution of Chartered Surveyors and Chartered Financial Analyst.

黃家怡女士,於二零二一年加入本集團為資產管理副總經理。彼負責本集團商業物業組合資運,包括租賃、營銷、物業管理服務及資達值。彼於房地產行業擁有逾15年經驗,涵蓋商業租賃、物業投資、企業融資及業務程戶組。彼曾入讀香港大學及持有經濟及金融等出學位及房地產碩士學位。彼亦為英國皇家特別量師學會專業會員及特許金融分析師。

Dr. Leu Ching Yin, Alison, joined the Group in October 2021 as general manager of quantity surveying division. Dr. Leu is responsible for managing all aspects of cost and contracts of property developments of the Group. She obtained a Bachelor of Laws with Honours Degree, a Degree of Master of Laws, a Degree of Master of Science in International Real Estate and a Engineering Doctorate Degree. Dr. Leu is a registered surveyor of Hong Kong, a member of the Hong Kong Institute of Surveyors, a member of Royal Institution of Chartered Surveyors, a member of Chartered Institute of Building and also BEAM Professional. She has over 30 years of experience in quantity surveying practices for property development projects.

廖靜賢博士,於二零二一年十月加入本集團為 工料測量部的總經理。廖博士負責管理本集團 物業發展項目的成本管理及工程合約的所有方 面。彼取得法學士(榮譽)學位、法學碩士學位 國際房地產理學碩士學位及工程學博士學位。 廖博士為香港註冊測量師、香港測量師學會會 員、英國皇家特許測量師學會會員、英國 建造學會會員及綠建專才。彼於物業發展項目 工料測量方面執業超過30年經驗。

Corporate Governance Report 企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Company recognises the importance of corporate governance and is committed to achieving a high standard of corporate governance within a sensible framework with a strong emphasis on transparency, accountability, integrity and independence. The Board believes that good corporate governance practices are fundamental and essential to the success of the Company and the enhancement of its effectiveness and corporate image.

The Company adopted the principles and complied with the code provisions of the "Corporate Governance Code" (the "CG Code") set out in Appendix 14 to the Listing Rules save as below:

Mr. Chan Chun Hong resigned as the non-executive chairman with effective from 8 February 2021. Since then, the Company has been searching suitable candidate to fill the vacancy. However, the search process has not been successful especially during the COVID-19 pandemic and governmental social gathering restrictions imposed from time to time. As at the date of this report, no Chairman has been appointed and the Company will continue to search the replacement and will make announcement in accordance with the Listing Rules as and when appropriate. During the year, the substantive corporate governance functions of the chairman of the board under the applicable provisions of the CG Code were performed by the Company's chief executive officer and executive Director, Mr. Tang Ho Hong, a deviation from Code C.2.1 of the CG Code.

CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS AND RELEVANT EMPLOYEES

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers, as amended from time to time, (the "Model Code") set out in Appendix 10 to the Listing Rules as its own code of conduct regarding securities transactions by the Directors. All Directors have confirmed, following a specific enquiry by the Company, that they have complied with the required standards set out in the Model Code throughout the year under review.

企業管治常規

本公司了解企業管治之重要性,並致力於合理 框架內維持高水平之企業管治,十分重視透明 度、問責性、誠信及獨立性。董事會相信,良 好之企業管治常規乃本公司之基礎,對本公司 之成功及提升其效率和企業形象至為重要。

本公司採納上市規則附錄十四所載之《企業管治守則》(「企業管治守則」)之原則並已遵守有關守則條文,惟以下方面除外:

陳振康先生自二零二一年二月八日起辭去非執行主席職務。自此,本公司一直在物色合適的人選來填補該空缺。然而,搜尋過程並不成功,特別是在新型冠狀病毒疫情及政府不時施加的社交聚會限制期間。於本報告日期,本公司尚未委任主席,而本公司將繼續物色替代人選,並將在適當時根據上市規則作出公佈。本年度,根據企業管治守則的適用條文,董事鄧灝康先生履行,偏離了企業管治守則第C.2.1條之守則條文。

董事及有關僱員進行證券交易之守則

本公司已採納上市規則附錄十所載之《上市發行人董事進行證券交易的標準守則》《經不時修訂》(「標準守則」)作為其本身有關董事進行證券交易之操守守則。經本公司作出具體查詢後,全體董事確認於整個回顧年度一直遵守標準守則所載之規定標準。

The Company also adopted a code of conduct regarding securities transactions on no less exacting terms than the Model Code by the relevant employees of the Group who are considered likely to be in possession of unpublished price sensitive information in relation to the Company or its securities pursuant to code provision A.6.4 of the CG Code. To the best knowledge and belief of the Directors, all relevant employees have complied with the required standards of such code.

根據企業管治守則之守則條文第A.6.4條,本公司亦採納一套證券交易操守守則,其條款之嚴謹程度不遜於標準守則,以供被視為可能擁有本公司或其證券未經發佈價格敏感資料之本集團有關僱員遵循。據董事所深知及確信,所有有關僱員均已遵守該守則之規定標準。

BUSINESS MODEL AND CORPORATE STRATEGY

The Group is principally engaged in the businesses of developing residential and commercial properties for sale, investing in commercial and industrial properties for investment return and capital appreciation, and asset management. The Group's strategy for generating and preserving the shareholders' value in the long run is to invest prudently in projects and opportunities which maximise return to the shareholders. With respect to property development, the Group actively explores opportunities and increases its land portfolio which forms the basis for generating gain in the property development. To cope with the dynamic and uncertain property market conditions, the Group mainly focuses on projects with shorter development cycle in order to provide greater turnover cycle, flexibility and reduction of business risk. On the other hand, the Group continues to maintain a balanced portfolio of property investments, regularly review its tenant mix, with an aim to maximise rental yield and secure a stable stream of income to support the recurring operations of the Group. The Group also aims to expand the asset management segment to increase fee incomes and return. Overall, the Group adopts a proactive and prudent approach in developing its business.

In short-term, the Group continuously reviews and updates its strategies to provide better clarity on direction and business models. The Group takes active and prompt measures to meet market changes through adjustment of business strategy and control over costs. Further, the Group strives to maintain a healthy financing structure and devotes effort to securing banking facilities which is regarded as an important element for supporting continuous business development of the Group.

業務模式及企業策略

本集團主要從事發展待售住宅及商用物業、投 資工商物業以獲取投資回報及資本增值、以及 資產管理之業務。為長期創造及維持股東之 價值,本集團採取之策略是審慎投資項目及機 會,務求為股東帶來最大回報。就物業發展而 言,本集團積極物色機會及增加土地組合,為 物業發展打好基礎,以期錄得收益。為應對千 變萬化及不明朗之物業市況,本集團注重發展 周期較快之項目,以提供較快之週轉期、較大 之靈活性及大幅減低業務風險。另一方面,本 集團繼續維持均衡之物業投資組合,定期檢討 租戶組合,旨在創造最大租金回報及獲得穩 定收入來源,支持本集團之經常性業務。本集 團亦旨在擴充資產管理分部,以增加費用收入 及回報。整體而言,本集團採取主動及審慎態 度發展旗下業務。

短期而言,本集團繼續檢討及更新其策略,進 一步釐清方針及業務模式。本集團主動及適時 採取措施以滿足市場變化,包括調整業務策略 及控制成本。此外,本集團致力維持穩健財務 架構及爭取銀行融資,對本集團持續業務發展 而言不可或缺。

THE BOARD

Roles and Responsibilities of the Board and the Senior Management

The Board is responsible for formulating of corporate strategies and internal control, reviewing and guiding the business and affairs, monitoring financial and operating performance and is individually and collectively accountable to the shareholders of the Company for the success and sustainable development of the Group. The independent non-executive Directors (the "INEDs") only account for various industry expertise and overseeing the Group's business, whilst the general management and day-to-day management are delegated to the executive Directors and the senior management of the Company, they will meet regularly to review the performance of the Group and to co-ordinate overall resources among the development of the Group.

Apart from these, the Board will consider and make decision for any major acquisitions and disposals, review of interim and annual financial results, appointments/removals of Directors and auditor, evaluation on the performance and compensation of senior management of the Company, any material capital transactions and other significant operational and financial affairs. With a review to maintaining an appropriate balance of authority and responsibility, such functions are either carried out directly by the Board or indirectly through various committees established by the Board, with respective functions set out in their terms of reference. Currently, there are four board committees, namely executive committee (the " Executive Committee "), audit committee (the "Audit Committee"), remuneration committee (the "Remuneration Committee") and nomination committee (the "Nomination Committee").

All Directors will ensure that they can give sufficient attention to discharge their responsibilities to the affairs of the Company and the Directors have disclosed to the Company the identity and nature of offices held in any public organisation and other significant commitments on an annual basis.

董事會

董事會及高級管理層之角色及責任

董事會負責制定企業策略及內部監控、檢閱及領導業務及事務、監察財務及經營表現,且個別及共同就本集團之成功及可持續發展為對公司之股東應有的責任。獨立非執行董事(「獨立非執行董事」)僅負責各項行業專業知識日監督本集團業務,而整體管理及日常管理則由執行董事及本公司高級管理層負責,彼等將定期會面以檢討本集團表現及統籌本集團發展之整體資源。

全體董事保證可充分應付履行對本公司事務之 職責,董事均按年向本公司披露於任何公共機 構所擔任職位之身份及性質以及其他重大承擔。

During the year, regular Board meeting were held four times to review, consider and approve, among others, the annual and interim results, the business operations and the effectiveness of internal control systems of the Group. Apart from these regular Board meetings, Board meetings are also held, as and when necessary, to consider major issues. Notice of at least 14 days for each regular Board meeting is given to all Directors. All such minutes are kept by the company secretary of the Company and are open for inspection at any reasonable time on reasonable notice by any Director. Apart from the regular Board meetings, the Chief Executive Officer of the Company also met with the INEDs without the presence of executive Directors during the year.

年內,已舉行四次定期董事會會議,以審核、考慮及批准(其中包括)全年及中期業績以效。集團之業務營運及內部監控系統之成效。除該等定期董事會會議外,董事會會議外,董事會會議外,董事會會議有向全體董事發出最少14日之通知。存有會議領向全體董事發出最少14日之通知等會議記錄均由本公司之公司秘書備存,當時任何董事在提出合理通知下於任何時也對事在提出合理通知下於任何時也對事在提出合理通知下於任何時也以為於年內在執行董事避行政總裁亦已於年內在執行董事避席之情況下與獨立非執行董事舉行會議。

Composition

The Board currently has six Directors comprising three executive Directors and three INEDs. The Directors during the year and up to the date of this annual report were:

Executive Directors

Mr. Tang Ho Hong, Chief Executive Officer

Ms. Ching Tak Won Teresa

Ms. Wong Chin Han

Independent Non-executive Directors

Mr. Li Wing Sum Steven

Mr. Sung Tze Wah

Sr Dr. Leung Tony Ka Tung

There are no financial, business, family or other material relationships among the Directors. The biographical details of all Directors are set out on pages 36 to 39 of this annual report.

成員組成

董事會目前有六名董事,包括三名執行董事及 三名獨立非執行董事。於年內及截至本年報日 期,在任董事如下:

執行董事

鄧灏康先生, 行政總裁 程德韻女士 黃靜嫻女士

獨立非執行董事

李永森先生 宋梓華先生 梁家棟博士測量師

董事相互之間概無財務、業務、家庭或其他重 大關係。全體董事之履歷詳情載於本年報第 36至39頁。

The Board possesses a mix and balance of skills and experience which are benefit for the requirements of the business of the Company. The opinion raised by the INEDs in Board meetings may facilitate the maintenance of good corporate governance practices. The Board has three INEDs, representing more than one-third of the Board, and at least one of the INEDs has the appropriate professional qualification and/or accounting and audit experience and expertise as required by Rules 3.10(1) and (2) and 3.10A of the Listing Rules. A balanced composition of executive and nonexecutive Directors also generates a strong independent element on the Board, which allows for an independent and objective decision making process for the best interests of the Company and its shareholders. All Directors are aware of the required levels of fiduciary duties, care, skill and diligence under Rule 3.08 of the Listing Rules.

董事會成員具備有利經營本公司業務所需之各種技能及經驗。獨立非執行董事於董事會會議上提出之意見有助維持良好之企業管治常規。董事會有三名獨立非執行董事(佔董事會成員三分之一以上),且最少一名獨立非執行董事具備上市規則第3.10(1)及(2)條以及第3.10A條所要求之適當專業資格及/或會計及核數經經驗及專長。執行董事及非執行董事之人數比例本公司及其股東之最佳利益作出獨立而客觀之決說信責任、謹慎、技能及勤勉水平。

In compliance with code provision B.1.2 of the CG Code, an updated list of the Directors identifying their role and function are available on the websites of the Company (www.woproperties.com) and the Stock Exchange (www.hkexnews.hk). The Company will review the composition of the Board from time to time to ensure that the Board possesses the appropriate and necessary expertise, skills and experience to meet the needs of the Group's business and to enhance the shareholders' value.

為遵守企業管治守則之守則條文第B.1.2條,列明董事角色及職能之最新董事名單可在本公司網頁(www.woproperties.com)及聯交所網頁(www.hkexnews.hk)查閱。本公司將不時檢討董事會之成員組成,確保董事會擁有適當及所需之專長、技能及經驗,以滿足本集團之業務需要,並提升股東價值。

Details of the Directors' remuneration for the year ended 31 March 2022 as set out in note 8 to the financial statements of this annual report is also set out below:

本年報之財務報表附註8所載截至二零二二年 三月三十一日止年度之董事薪酬詳情亦載列如 下:

Remuneration to the Directors	董事薪酬	Number of individual 人數
Below HK\$500,000	500,000港元以下	3
HK\$500,000 to HK\$1,000,000	500,000港元至1,000,000港元	_
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	_
Over HK\$1,500,000	1,500,000港元以上	3

Chairman and Chief Executive Officer

As at the date of this report, the Board is still identifying an appropriate person to fill the vacancy as chairman of the Board since the resignation of Mr. Chan Chun Hong on 8 February 2021 and the chief executive officer of the Company is Mr. Tang Ho Hong.

The roles of the chairman and the chief executive officer of the Company should be separate to reinforce their respective independence and accountability. The respective responsibilities of these two roles are clearly segregated. The chairman of the Board, is primarily responsible for formulation of overall strategic planning and leadership of the Board and the chief executive officer, is responsible for the day-to-day business operations and implementation of the business strategies adopted by the Board.

Appointment and Re-election of the Directors

All INEDs are appointed for a term of not more than three years with specific term set out under respective letters of appointment which may be terminated by giving one-month notice. The executive Directors are appointed for a term of not more than three years with specific term set out under respective service agreements which may be terminated by giving six-month notice. One-third of the Directors, including those appointed for a specific term, are subject to retirement by rotation and, being eligible, offer themselves for re-election at the annual general meetings in accordance with the Bye-law 84(1) of the bye-laws of the Company (the "Bye-laws"). In addition, Directors who are appointed by the Board to fill casual vacancies or as an addition to the existing Board are subject to re-election at the next following general meeting of the Company after his/her appointment.

主席與行政總裁

於本報告日期,自陳振康先生於二零二一年二 月八日辭任以來,董事會仍在物色合適的人選 填補董事會主席的空缺,而本公司行政總裁為 鄧灝康先生。

本公司主席及行政總裁之角色應有所區分,以加強彼此之獨立性及問責性。彼等各自之職責已清楚區分。董事會主席主要負責制定整體策略規劃及領導董事會,而行政總裁則負責日常業務營運及執行董事會採納之業務策略。

委任及重選董事

全體獨立非執行董事之任期均不超過三年,特定條款載於各自之委任函,可透過發出一個月之通知終止。執行董事之任期均不超過三年,特定條款載於各自之服務協議,可透過發蛋化質力之通知終止。三分之一董事(包括獲委任特定年期之董事)須根據本公司之公司細則(「公司細則」)第84(1)條輪席退任,並符合資格及願意於股東週年大會上重選連任。此外,由董學會任命以填補臨時空缺或出任現行董事會新增職位之董事,均須於其獲委任後之本公司下屆股東大會上重選連任。

Independence of INEDs

The INEDs are required to confirm their independence upon their appointment and on an annual basis. The Company has received from each INED an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules for the year ended 31 March 2022. The INEDs would not participate in the Group's daily operation and they would abstain from voting on any resolution(s) in which he had any interest and, therefore, the Company continues to consider all the INEDs to be independent for the year under review and up to the date of this annual report.

Corporate Governance

The Board has undertaken the responsibility for performing the corporate governance duties pursuant to code provision A.2.1 of the CG Code and is committed to ensuring that an effective governance structure is in place to continuously review, monitor and improve the corporate governance practices within the Group with regard to the prevailing legal and regulatory requirements.

The corporate governance duties performed by the Board are to review the policies and measures on the Group's corporate governance, to review a code of conduct applicable to the Directors and employees of the Company, to monitor the Company's legal and regulatory compliance, training and continuing professional development of Directors and to review the Company's compliance with the CG Code and the disclosure in this annual report.

This corporate governance report has been reviewed by the Board in discharge of its corporate governance function.

獨立非執行董事之獨立性

獨立非執行董事須在彼等獲委任時及每年確認其獨立性。截至二零二二年三月三十一日止年度,本公司已接獲各獨立非執行董事根據上市規則第3.13條就其獨立身份而發出之年度確認書。獨立非執行董事不會參與本集團日常營運且彼等將就其於其中擁有任何利益的任何決議案放棄投票,因此,本公司繼續認為全體獨立非執行董事於回顧年度及直至本年報日期止均屬獨立人士。

企業管治

董事會承諾根據企業管治守則之守則條文第A.2.1 條履行企業管治職責,並致力確保實行有效之 管治架構,以因應現行法律及監管要求,持續 檢討、監察及改善本集團內部企業管治常規。

董事會履行的企業管治職能為檢討本集團企業管治之各種政策及措施、審查適用於董事及本公司僱員之操守守則、監察本公司之法律和監管合規情況、董事之培訓和持續專業發展情況,以及審閱本公司遵守企業管治守則之情況及本年報之披露情況。

本企業管治報告已獲董事會審閱,以履行其企業管治職責。

Continuous Professional Development

Pursuant to code provision C.1.4 of the CG Code, all Directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure that their contribution to the Board remains informed and relevant. The company secretary of the Company regularly circulates training materials or briefings to all Directors in respect of the updates on, among other things, the Listing Rules, the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO") or guidelines, the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) and financial or accounting standards which may be of the interest to the Directors.

In addition, the company secretary of the Company also provides and circulates to the Directors with monthly and regular updates relating to the Group's business, financial position and business environment, in which the Group operates. During the year, all Directors have complied with the code provisions in relation to continuous professional development, including but not limited to reading materials relevant to the Company's business, director's duties and responsibilities.

The company secretary of the Company continuously updates Directors constantly on the latest developments regarding the Group's business and other applicable regulatory requirements, to ensure compliance and enhance their awareness of good corporate governance practices.

During the year, all Directors have provided their training records to the Company on a regular basis, and such records have been maintained by the company secretary of the Company for accurate and comprehensive record keeping.

Liability Insurance for the Directors

The Company has arranged for appropriate directors and officers liability insurance to indemnify its Directors against liabilities arising out of legal action on corporate activities. Such insurance coverage is reviewed and renewed with consultant advice on an annual basis.

持續專業發展

根據企業管治守則之守則條文第C.1.4條,全體董事應參與持續專業發展,以提升及更新彼等之知識及技能。這是為了確保彼等對董事會作出知情及相關之貢獻。本公司之公司秘書定期向全體董事傳閱可能對董事而言屬重要之培訓材料或簡報,內容有關(其中包括)上市規則、香港法例第571章《證券及期貨條例》(「證券及期貨條例」)或指引、香港法例第622章《公司條例》及財務或會計準則之最新資料。

此外,本公司之公司秘書亦向董事提供及傳閱 每月及定期更新資料,內容包括本集團業務、 財務狀況及本集團經營所處業務環境。年內, 全體董事已遵守有關持續專業發展之守則條文, 包括但不限於閱讀有關本公司業務、董事職能 與責任之資料。

本公司之公司秘書持續向董事提供有關本集團 業務及其他適用監管要求之最新發展資料,以 確保遵守企業管治常規並提高董事對良好企 業管治常規之意識。

年內,全體董事已定期向本公司提供培訓記錄, 而有關記錄已由本公司之公司秘書保存,藉以 備存準確及完備之記錄。

董事之責任保險

本公司已投購合適的董事及高級職員責任保險, 以彌償其董事因企業活動之法律訴訟所承擔 之責任。該等保險受保範圍根據顧問意見按 年檢討及重續。

BOARD COMMITTEES

The Board has established various committees, including the Executive Committee, Audit Committee, Remuneration Committee and Nomination Committee, each of which has the specific written terms of reference that will be reviewed and updated, where necessary. Minutes of all meetings and resolutions of the committees are kept by the company secretary of the Company and open for inspection at any reasonable time on reasonable notice by any Director. Each committee is required to report to the Board on its decision and recommendations, where appropriate.

Executive Committee

The Executive Committee has been established since March 2016 with specific written terms of reference with authority delegated by the Board, which are available on the websites of the Company and the Stock Exchange. The Executive Committee is responsible for general management, supervising the day-to-day management, performance and operations in accordance with the business strategy and keeping under review strategy and business development initiatives of the Group and monitoring their implementation. Currently, the Executive Committee comprises three members, namely Mr. Tang Ho Hong, Ms. Ching Tak Won Teresa and Ms. Wong Chin Han. Mr. Tang Ho Hong is the chairman of the Executive Committee.

Audit Committee

The Audit Committee has been established since March 2016 with specific written terms of reference, stipulating its authorities and duties in compliance with Rule 3.21 of the Listing Rules, which are available on the websites of the Company and the Stock Exchange. Currently, the Audit Committee comprises three INEDs, namely, Mr. Li Wing Sum Steven, Mr. Sung Tze Wah and Sr Dr. Leung Tony Ka Tung and Mr. Li Wing Sum Steven is the chairman of the Audit Committee.

董事委員會

董事會已成立各個委員會,包括常務委員會、審核委員會、薪酬委員會及提名委員會,並分別訂立具體書面職權範圍,在有需要情況下進行檢討及更新。委員會所有會議記錄及決議案文本均由本公司之公司秘書備存,並可供任何董事在提出合理通知下於任何合理時間查閱。各委員會須向董事會匯報其決定及建議(倘適合)。

常務委員會

常務委員會自二零一六年三月起成立,並已訂立具體書面職權範圍,載列董事會之授權,可於本公司網頁及聯交所網頁閱覽。常務委員會負責整體管理、根據業務策略監督日常管理、 業績表現及業務營運,以及持續審閱本集團之策略及業務發展計劃及監察其執行情況。 目前, 常務委員會由三名成員組成,分別為鄧顯康先生 為常務委員會主席。

審核委員會

審核委員會遵守上市規則第3.21條自二零一六年三月起成立,並已訂立具體書面職權範圍,規定其職權及職責,可於本公司網頁及聯交所網頁閱覽。審核委員會目前由三名獨立非執行董事組成,分別為李永森先生、宋梓華先生及梁家棟博士測量師,而李永森先生為審核委員會主席。

The functions of the Audit Committee is, among others, to assist the Board to review the financial reporting, including interim and final results, to supervise over the Group's internal controls, risk management and to monitor the internal and external audit functions, the appointment, the re-appointment and removal of external auditor and to make relevant recommendations to the Board to ensure effective and efficient operation and reliable reporting. The functions of the Audit Committee will be reviewed regularly by the Board and amended from time to time, as and when appropriate, in order to be in compliance with the code provision of the CG Code (as amended from time to time).

審核委員會之職能旨在(其中包括)協助董事會檢討財務匯報(包括中期及全年業績)、監督本集團之內部監控及風險管理、監察內部及外時核數師,以及向董事會作出相關推薦建議,藉以確保切實高效之業務營運及可靠之匯報。審核委員會之職能將由董事會定期檢討並不時於適當時候作出修訂,以遵守企業管治守則之守則條文(經不時修訂)。

The Audit Committee is provided with sufficient resources to discharge its duties and may access to independent professional advice according to the Company's policy, if considered necessary.

審核委員會獲提供充分資源以履行其職責,並 可根據本公司之政策在認為有需要之情況下尋 求獨立專業意見。

During the year under review, the Audit Committee members met twice with the Group senior management and the external auditor of the Company. During the year and up to the date of this report, the Audit Committee met to discuss and review the following matters:

於回顧年度,審核委員會成員與本集團高級管理層以及本公司外聘核數師舉行兩次會議。於本年度及直至本報告日期,審核委員會曾舉行會議以討論及審閱以下事宜:

- the annual results for the year ended 31 March 2021 and 2022, as well as the interim results for the six-month ended 30 September 2021 to ensure for full, complete and accurate disclosure in the aforesaid financial statements pursuant to the accounting standards and other legal requirement for presenting the same to the Board for approval;
- (a) 截至二零二一年及二零二二年三月三十一 日止年度之全年業績及截至二零二一年九 月三十日止六個月之中期業績,以確保上 述根據會計準則及其他法律規定編製並 呈交董事會批准之財務報表作出全面、 完整及準確披露:
- (b) the term and remuneration for the appointment of Ernst & Young as external auditor to audit and report on the consolidated financial statement of the Group for the years ended 31 March 2021 and 2022 and performed agreed upon procedures on the interim results for the six-month ended 30 September 2021;
- (b) 委任安永會計師事務所為外聘核數師之條款及薪酬,以就本集團截至二零二一年及二零二二年三月三十一日止年度之綜合財務報表進行審核及呈報,及對截至二零二一年九月三十日止六個月之中期業績執行經協定程序:
- (c) the independence of the external auditor especially for those non-audit services;
- (c) 外聘核數師(尤其是其非核數服務)之獨 立性;

- (d) the continuing connected transaction(s) of the Group;
- (e) the overall effectiveness of internal controls and risk management systems; and
- (f) the adequacy of resources, qualifications and experience of staff, the accounting and financial reporting matters and their training programmes and budget.

The Audit Committee is satisfied with, inter alia, the audit fees, effectiveness of the audit process, independence and objectivity of Ernst & Young and has recommended to the Board the re-appointment of Ernst & Young as the Company's external auditor for the ensuing year at the forthcoming annual general meeting of the Company.

Remuneration Committee

The Remuneration Committee has been established on 17 March 2016 with specific written terms of reference, as revised from time to time, stipulating its authorities and duties in compliance with code provision of E.1.2 of the CG Code, which are available on the websites of the Company and the Stock Exchange. Currently, the Remuneration Committee comprises three INEDs, namely, Mr. Li Wing Sum Steven, Mr. Sung Tze Wah and Sr Dr. Leung Tony Ka Tung, and one executive Director, namely Mr. Tang Ho Hong. Sr Dr. Leung Tony Ka Tung is the chairman of the Remuneration Committee. Majority of the Remuneration Committee are INEDs.

By reference to the corporate goals and objectives of the Company, the primary roles and functions of the Remuneration Committee are as follows:

(a) to make recommendations to the Board on the Company's policy and structure for all Directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for developing a remuneration policy on the basis of basic salary and allowances, discretionary bonus and share options;

- (d) 本集團之持續關連交易;
- (e) 內部監控及風險管理系統之整體成效: 及

審核委員會對(其中包括)安永會計師事務所之 審核費用、審核程序成效、獨立性及客觀性感 到滿意,故向董事會建議於本公司應屆股東週 年大會上續聘安永會計師事務所為本公司來年 之外聘核數師。

薪酬委員會

薪酬委員會遵守企業管治守則之守則條文第E.1.2 條於二零一六年三月十七日成立,並已訂立具 體書面職權範圍(經不時修訂),規定其職權及 職責,可於本公司網頁及聯交所網頁閱覽。薪 酬委員會目前由三名獨立非執行董事(即李永 森先生、宋梓華先生及梁家棟博士測量師)及 一名執行董事(即鄧灏康先生)組成。梁家棟博 士測量師為薪酬委員會主席。薪酬委員會之大 部分成員為獨立非執行董事。

參照本公司之公司目標及宗旨,薪酬委員會之 主要角色及職能如下:

(a) 根據基本薪金及津貼、酌情花紅及購股權,就本公司全體董事與高級管理層之薪酬政策及架構以及就制定薪酬政策設立正式及具透明度之程序,向董事會提供推薦建議;

- to review and approve the senior management's remuneration proposals with reference to the Board's corporate goals and objectives;
- (b) 參考董事會之公司目標及宗旨,審閱及批 准高級管理層之薪酬建議;
- (c) to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management of the Company, including, but not limited to, benefits in kind, pension rights and compensation payments for loss or termination of their office or appointment;
- (c) 就個別本公司執行董事及高級管理層之 薪酬待遇向董事會提供推薦建議,包括 但不限於實物利益、退休金權利及離職 或終止職務或委任賠償付款;
- (d) to make recommendations to the Board on the directors' fee of the non-executive Director and INEDs with reference to the range of remuneration of other nonexecutive directors in the similar industry and allow any out-of-pocket expenses incurred in connection with the performance of their duties;
- (d) 經參考類似行業其他非執行董事之薪酬 範圍,就非執行董事及獨立非執行董事 之董事袍金向董事會提出推薦建議,並 給予其在履行職責時所產生之任何自付 費用;
- (e) to consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group;
- (e) 考慮可比較公司支付之薪金、須付出之時間及職責,以及本集團內其他職位聘用條件;
- (f) to review and approve compensation payable to executive Directors and senior management of the Company for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive; and
- (f) 檢討及批准向本公司執行董事及高級管理層就其離職或終止職務或委任而須支付之賠償,以確保該等賠償與合約條款 一致;若未能與合約條款一致,賠償亦須公平及不致過多;及
- (g) to review and approve compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that they consistent with contractual terms and are otherwise reasonable and appropriate.
- (g) 審閱及批准因行為失當而解僱或罷免董事所涉及之補償安排,以確保補償與合約條款一致;若未能與合約條款一致,賠償亦屬合理及適宜。

The Remuneration Committee is provided with sufficient resources to discharge its duties and may access to independent professional advice according to the Company's policy, if considered necessary.

薪酬委員會獲提供充分資源以履行其職責,並 可根據本公司之政策在認為有需要之情況下尋 求獨立專業意見。

During the year under review, the Remuneration Committee held one meeting, in which it reviewed the existing remuneration policy by reference with the market research, communicated with the chief executive officer of the Company and recommended amendments to the existing remuneration policy, if appropriate, performance-based bonus and approved the remuneration package and performance-based bonus paid to other Directors and senior management of the Company. No Director took part in any discussion or determination about his own remuneration.

於回顧年度內,薪酬委員會舉行一次會議,於 會上參照市場研究審閱現有薪酬政策、與本公 司行政總裁交流、就現有薪酬政策(如適用)、 以績效為本的花紅提出修改建議,並批准向 本公司其他董事及高級管理層支付之薪酬待遇 及以績效為本的花紅。概無董事參與有關其本 身薪酬之任何討論或釐定。

The Remuneration Committee has discharged or will continue to discharge its major roles to, among other things, approve the terms of the service agreements of the Directors and the senior management of the Company, make recommendations with respect to the remuneration and policies of the Directors and senior management of the Company and to review the remuneration package and recommend salaries, bonuses, including the incentive awards for Directors and senior management of the Company.

薪酬委員會已履行或將繼續履行其主要職務,以(其中包括)批准本公司董事及高級管理層之服務協議條款、就本公司董事及高級管理層之薪酬及政策作出推薦建議,並就本公司董事及高級管理層之薪酬待遇及建議薪金、花紅(包括獎勵)進行檢討。

Pursuant to the code provision E.1.5, the annual remuneration of other members of the senior management by bands for the year ended 31 March 2022 is set out below:

根據守則條文第E.1.5條,於截至二零二二年三 月三十一日止年度,高級管理層其他成員按等 級劃分之年度薪酬載列如下:

Remuneration to the senior management by bands	按等級劃分之高級管理層薪酬	Number of individual 人數
Below HK\$500,000	500,000港元以下	_
HK\$500,000 to HK\$1,000,000	500,000港元至1,000,000港元	2
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	_
Over HK\$1,500,000	1,500,000港元以上	4

Nomination Committee

The Nomination Committee was established on 17 March 2016 with specific written terms of reference, as revised from time to time, stipulating its authorities and duties in compliance with B.3.1 of the CG Code, which are available on the websites of the Company and the Stock Exchange. Currently, the Nomination Committee comprises three INEDs, namely, Mr. Sung Tze Wah, Mr. Li Wing Sum Steven and Sr Dr. Leung Tony Ka Tung, and one executive Director, namely Mr. Tang Ho Hong. Mr. Sung Tze Wah is the chairman of the Nomination Committee.

By reference to the corporate goals and objectives of the Company, the primary roles and functions of the Nomination Committee are as follows:

- (a) to review and evaluate the structure, size and composition (including diversity, skills, knowledge and experience) of the Board at least annually and make recommendations to the Board on any proposed changes to the Board to complement the Company's corporate strategy;
- (b) to identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of, individuals nominated for directorships;
- (c) to assess the independence of INEDs;
- (d) to monitor the continuous professional development of the Directors;
- to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the chairman and the chief executive officer of the Company;

提名委員會

提名委員會遵守企業管治守則第B.3.1條於二零一六年三月十七日成立,並已訂立具體書面職權範圍(經不時修訂),規定其職權及職責,可於本公司網頁及聯交所網頁閱覽。提名委員會目前由三名獨立非執行董事(即宋梓華先生、李永森先生及梁家棟博士測量師)及一名執行董事(即鄧灏康先生)組成。宋梓華先生為提名委員會主席。

參照本公司之公司目標及宗旨,提名委員會之 主要角色及職能如下:

- (a) 至少每年檢討並評估董事會之架構、規模及成員組成(包括多元化、技能、知識及經驗),並就董事會為配合本公司企業策略之任何建議變更向董事會提供推薦建議;
- (b) 物色合適之合資格人選成為董事會成員, 並甄選獲提名人士出任董事職務或就此 向董事會提供推薦建議;
- (c) 評定獨立非執行董事之獨立性;
- (d) 監察董事之持續專業發展;
- (e) 就委任或重新委任董事以及董事(尤其是本公司主席及行政總裁)繼任安排向董事會提供推薦建議:

- (f) where the Board proposes a resolution to elect an individual as an INED at the general meeting, the Nomination Committee should set out in the circular to shareholders and/or explanatory statement accompanying the notice of the relevant general meeting:
 - the process used for identifying the individual why the board believes the individual should be elected and the reasons why it considers the individual to be independent;
 - if the proposed independent non-executive Director will be holding their seventh (or more) listed company directorship, why the board believes the individual would still be able to devote sufficient time to the Board;
 - the perspectives, skills and experience that the individual can bring to the Board; and
 - how the individual contributes to diversity of the Board.
- (g) the chairman or another member of the Nomination Committee shall attend the Company's annual general meetings and be prepared to respond to questions raised by shareholders on the Nomination Committee's activities and responsibilities.

The Company has adopted a nomination policy (the "Nomination Policy") which sets out the selection criteria and process and the Board succession planning considerations in relation to nomination and appointment of Directors and aims to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company and the continuity of the Board and appropriate leadership at Board level. The Nomination Policy also sets out the procedures for the selection and appointment of new Directors and re-election of Directors at general meetings. The selection criteria and nomination procedures set out in the Nomination Policy as follows:

- (f) 倘董事會於股東大會上提呈決議案以選舉個別人士為獨立非執行董事,提名委員會應於寄發予股東之通函及/或相關股東大會通告隨附之説明函件中,闡述:
 - 列明用以物色該名人士的流程;董事會認為應選任該名人士的理由以及他們認為該名人士屬獨立人士的原因;
 - 如果候任獨立非執行董事將出任第 七家(或以上)上市公司的董事,董 事會認為該名人士仍可投入足夠時 間履行董事責任的原因;
 - 該名人士可為董事會帶來的觀點與 角度、技能及經驗;及
 - 該名人士如何促進董事會成員多元化。
- (g) 提名委員會主席或另一成員須出席本公司之股東週年大會,並作萬全準備以回應股東就提名委員會活動及職責提出之問題。

本公司已採納提名政策(「提名政策」),當中載有有關董事提名及委任之甄選標準及程序以及董事會繼任計劃之考慮因素,旨在確保董事會擁有適合本公司均衡的技能、經驗及多元角度,並確保董事會可持續運作且董事會具備適當的領導力。提名政策載列於股東大會上遴選及委任新董事及重選董事的程序。載列於提名政策的甄選標準及提名程序如下:

1. Selection Criteria

- in assessing the suitability of a proposed candidate, the Nomination Committee will consider the factors (as reference), including reputation, integrity, accomplishment and relevant experience in relation to the principal businesses of the Company from time to time, commitment in respect of available time and relevant interest, diversity in all its aspects, including but not limited to gender, age (18 years old or above), cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. These factors are for reference only, and not meant to be exhaustive and decisive. The Nomination Committee has the discretion to nominate any person, as it considers appropriate;
- retiring Directors are eligible for nomination by the Board to stand for re-election at a general meeting. For those who have served as INEDs for a period of nine consecutive years standing for reelection, the Nomination Committee will consider the independence of such Director for nomination by the Board to stand for election at a general meeting and state the reason in the circular to the shareholders of the Company for the re-election;
- candidate(s) will be asked to submit the necessary personal information in a prescribed form, together with their written consent to be appointed as Director(s) and to the public disclosure of their personal data on any documents or the relevant websites for the purpose of or in relation to their standing for election as Director(s); and
- the Nomination Committee may request candidate(s) to provide additional information and documents, if considered necessary.

1. 甄選標準

- 退任董事有資格獲董事會提名於股東大會上重選連任。就已連續九年擔任獨立非執行董事的重選連任董事而言,提名委員會將考慮該董事的獨立性,以供董事會提名於股東大會選舉,並於致本公司股東之通函中就重選陳述理由:
- 候選人須以特定格式提交必要的個人資料,連同同意獲委任為董事以及就或有關其選舉為董事的個人資料於任何文件或相關網站公開披露的書面同意書;及
- 倘屬必要,提名委員會可要求候選 人提供額外資料及文件。

2. Nomination Procedures

- the secretary of the Nomination Committee shall call a meeting of the Nomination Committee, and invite nominations of candidate(s) from Board members if any, for consideration by the Nomination Committee prior to its meeting. The Nomination Committee may also put forward candidate(s) who are not nominated by Board members:
- for filling a casual vacancy, the Nomination Committee shall make recommendations for the Board's consideration and approval. For proposing candidate(s) to stand for election at a general meeting, the Nomination Committee shall make nominations to the Board for its consideration and recommendation;
- until the issue of the circular to be sent to the shareholders of the Company, the nominated persons shall not assume that they have been proposed by the Board to stand for election at the general meeting;
- in order to provide information of the candidate(s) nominated by the Board to stand for election at a general meeting, and to invite nominations from the shareholders of the Company, a circular will be sent to the shareholders of the Company. The circular will set out the lodgment period for the shareholders of the Company to make the nominations. The names, brief biographies (including qualifications and relevant experience), independence, proposed remuneration and any other information, as required pursuant to the applicable laws, rules and regulations, of the proposed candidate(s) will be included in the circular to the shareholders of the Company;

2. 提名程序

- 提名委員會秘書須召開提名委員會會議,並邀請董事會成員提名候選人(如有)以供提名委員會於其會議前審議。提名委員會亦可提呈非由董事會成員提名的候選人;
- 為填補臨時空缺,提名委員會須作 出推薦建議供董事會考慮及批准。 就建議候選人於股東大會上參選而 言,提名委員會須向董事會提名供 其考慮及作出推薦建議;
- 於提供予本公司股東的通函發出前, 獲提名之人士不得假設彼等已獲董 事會建議於股東大會上參選;
- 一 為提供獲董事會提名於股東大會上參選之候選人資料,以及邀請本公司股東提名,本公司將向本公司股東寄發通函。該通函將載列和本本的股東提名的遞交期限。根據適開入。根據通過大的姓名、簡歷(包括資格及相關經驗)、獨立性、建議薪酬及任何其他資料將載入提供予本公司股東的通函;

- the shareholder of the Company can serve a notice to the company secretary of the Company within the lodgment period of its intention to propose a resolution to elect a certain person as Director, without the Board's recommendation or the Nomination Committee's nomination, other than those candidate(s) set out in the circular to be sent to the shareholders of the Company. The particulars of the candidate(s) so proposed will be sent to all shareholders of the Company for information by a supplementary circular;
- 司公司秘書寄送通知,表達其有意在非由董事會建議或提名委員會提名的情況下提呈決議案,以推選除提供予本公司股東的通函已載列之該等候選人外的一名特定人士為董事。以此方式獲提名之候選人的詳情將透過向本公司全體股東寄發補充通函之方式供其參考;

本公司股東可於遞交期限內向本公

- a candidate is allowed to withdraw his candidature at any time before the general meeting by serving a notice in writing to the company secretary of the Company;
- 候選人可於股東大會前任何時間透 過向本公司公司秘書寄送書面通知 的方式放棄其候選資格;
- the Board shall have the final decision on all matters relating to its recommendation of candidate(s) to stand for election at any general meeting; and
- 董事會應就其推薦建議之候選人於 任何股東大會上參選的所有事宜擁 有最終決定權:及
- as there may be more candidate(s) than the vacancies available, and the "gross-vote" method will be used to determine who shall be elected as Director, the resolutions proposed for the candidate(s) by the shareholders of the Company shall therefore take the same form as the resolutions proposed for the candidate(s) recommended by the Board.
- 由於候選人數目可能超過空缺位置, 則將會使用「總額投票」方法以決定 獲選為董事的候選人,因此,本公 司股東提呈有關候選人的決議案應 採用與董事會就推薦人選所提呈決 議案的相同形式。

The Nomination Committee is provided with sufficient resources to discharge its duties and may access to independent professional advice according to the Company's policy, if considered necessary.

提名委員會獲提供充分資源以履行其職責,並 可根據本公司之政策在認為有需要之情況下尋 求獨立專業意見。

During the year under review, the Nomination Committee held one meeting to discuss and review, inter alia, the following matters: 於回顧年度內,提名委員會舉行一次會議,討 論及檢討(其中包括)下列事宜:

- (a) the Nomination Policy;
- (b) existing structure, size and composition (including the skills, knowledge and experience) of the Board appropriate for the requirements of the business of the Group and to make recommendations on any proposal changes, if any, to complement the Company's corporate strategy; and
- (c) the Board diversity policy (the "Diversity Policy").

Board Diversity

The Company recognises increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives, sustainable and balanced development. In March 2016, the Company adopted the Diversity Policy stipulating the composition of the Board which sets out the approach to diversify the Board.

In designing the Board's composition, the Board, considers a number of aspects to achieve board diversity, including but not limited to gender, age, cultural and education background, ethnicity, professional experience, skills, knowledge and length of service. The Nomination Committee will also consider factors based on the Company's business model, specific needs and meritocracy from time to time in determining the optimum composition of the Board.

- (a) 提名政策;
- (b) 董事會之現行架構、規模及成員組成(包括技能、知識及經驗)是否符合本集團業務需要,並就配合本公司企業策略之任何建議變更(如有)提供推薦建議;及
- (c) 董事會成員多元化政策(「**多元化政策**」);

董事會成員多元化

本公司視董事會層面日益多元化為支持其達致 策略目標及可持續均衡發展之關鍵元素。於二 零一六年三月,本公司採納多元化政策以組建 董事會,其中載列達致董事會成員多元化之措 施。

在設定董事會之成員組成時,董事會從多個方面考慮以達成董事會成員多元化,包括但不限於性別、年齡、文化及教育背景、種族、專業經驗、技能、知識及服務任期。在釐定董事會之最佳成員組成時,提名委員會亦會根據本公司之業務模式、具體需求及任人唯賢為原則不時考慮各項因素。

As at the date of this annual report, the Board comprised six Directors, including three executive Directors and three INEDs, in which comprising four male Directors and two female Directors, thereby promoting critical review and control of the management process. The Board is also characterised by significant diversity, whether considered in terms of professional experience, skills and knowledge.

於本年報日期,董事會由六名董事組成,包括 三名執行董事及三名獨立非執行董事,當中有 四名董事為男性及兩名董事為女性,因此有助 嚴格審閱及監控管理程序。董事會在專業經驗、 技術及知識方面亦十分多元化。

Having reviewed the implementation and effectiveness of the Diversity Policy and the Board's composition, the Nomination Committee is satisfied that the requirements set out in the Diversity Policy had been met.

經審閱多元化政策的執行情況和有效程度以 及董事會之成員組成後,提名委員會信納本公司已經符合多元化政策所載之規定。

ATTENDANCE OF DIRECTORS AT VARIOUS MEETINGS

董事於各會議之出席情況

Details of the attendance of individual Directors at regular Board meetings, committee meetings and shareholders' meetings held during the year ended 31 March 2022 were as follows:

截至二零二二年三月三十一日止年度,個別董事於定期董事會會議、委員會會議及股東大會之出席詳情載於下表:

Name of Directors	董事姓名	Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會	Annual General Meeting 股東週年大會	Special General Meeting 股東特別大會
Tang Ho Hong	鄧灝康	4/4	N/A不適用	1/1	1/1	1/1	0/1
Ching Tak Won Teresa	程德韻	4/4	N/A不適用	N/A不適用	N/A不適用	1/1	0/1
Wong Chin Han	黃靜嫻	4/4	N/A不適用	N/A不適用	N/A不適用	1/1	1/1
Li Wing Sum Steven	李永森	4/4	2/2	1/1	1/1	1/1	0/1
Sung Tze Wah	宋梓華	4/4	2/2	1/1	1/1	1/1	0/1
Leung Tony Ka Tung	梁家棟	4/4	2/2	1/1	1/1	1/1	0/1

EXTERNAL AUDITOR'S REMUNERATION

The remuneration paid/payable to the Company's external auditor, Ernst & Young, for the year ended 31 March 2022 are set out as follows:

外聘核數師之酬金

截至二零二二年三月三十一日止年度,本公司已付/應付外聘核數師安永會計師事務所之酬 金載列如下:

Services rendered for the Group	向 本 集 團 提 供 之 服 務	Fees paid/ payable to Ernst & Young 已付/應付 安永會計師 事務所之費用 HK\$'000 千港元
Audit services	核數服務	
– annual financial statements	— 年度財務報表	3,080
– other service	— 其他服務	4,555
Non-audit services:	非核數服務:	
– agreed-upon procedures	— 協定程序	435
- taxation and professional services	— 税務及專業服務	235
Total:	總計:	8,305

ACCOUNTABILITY AND AUDIT

The Directors acknowledge their responsibility for preparation and publication of the timely financial statements which gives a true and fair view of the financial position of the Group and ensure that they are prepared in accordance with the statutory requirements and applicable accounting standards. In preparing the accounts for the year ended 31 March 2022, the Directors have adopted suitable accounting policies which are pertinent to the Group's operations and relevant to the financial statements and have presented an understandable assessment of the Group's position and prospects.

問責及審核

董事明白彼等負責編製並刊發真實及公平地反映本集團財務狀況之適時財務報表,且須確保財務報表乃根據法定要求及適用會計準則編製。編製截至二零二二年三月三十一日止年度之賬目時,董事已採納與本集團業務有關及與財務報表相關之適用會計政策,並呈列對本集團之狀況及前景作出易於理解之評估。

The Directors confirm that, to the best of their knowledge, information and belief, having made all reasonable enquiries, the accounts is prepared on a going concern basis and they are not aware of any material uncertainties relating to the events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. The Directors continue to explore any opportunities with potential investors to enhance its financial position and business development of the Group by way of refinancing, extension of borrowings and/or fund raising.

董事確認,就彼等經作出一切合理查詢後所深知、全悉及確信,賬目乃按持續經營基準編製,且彼等概不知悉有任何重大不明朗事件或狀況可能令本公司之持續經營能力出現重大疑問。董事持續物色任何與潛在投資者進行之商機,以透過再融資、延長借貸及/或集資等方式,改善本集團之財務狀況及業務發展狀況。

A statement by the independent auditor about their reporting responsibilities is set out on pages 93 to 95 of this annual report.

獨立核數師就彼等之申報責任發出之聲明載於 本年報第93至95頁。

DIVIDEND POLICY

The dividend policy adopted by the Company in November 2018 is intended to be prudent and sustainable, and will be evaluated from time to time and there is no assurance that dividends will be paid in any particular amount for any particular period. Subject to compliance with applicable rules and regulations, the Board may, at its discretion, determine the declaration of payment of dividend(s) to its shareholders in any amount, frequency in any financial year depending on, among other things, the Company's operation and financial performance, liquidity condition, capital requirements, future funding needs, contractual restrictions, availability of reserves and prevailing economic climate.

股息政策

本公司於二零一八年十一月採納的股息政策擬為審慎及可持續的政策,且將不時予以評估,概不保證會就任何特定期間支付任何特定的股息。在遵守適用規則及法規的前提下的 董事會可酌情釐定按任何金額、頻率在任何財政年度向其股東宣派股息付款,其視乎(其中包括)本公司的營運及財務表現、流動資金狀況、資本要求、未來集資需求、合約限制、可動用儲備及當下的經濟環境。

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board has undertaken the overall responsibility for evaluating and determining the nature and extent of the risks it is willing to take in achieving the Group's strategic objectives and ensuring that the Group established and maintained appropriate and effective risk management and internal control systems during the year under review where, pursuant to principle D.2 of the CG Code, such risks would include, amongst others, material risks relating to ESG, whilst the Audit Committee was overseeing and monitoring the effectiveness of these systems. Management of the Group was responsible for implementing and maintaining sound and effective risk management and internal control system that safeguard the Group's assets and stakeholders' interest in aspects including operation, financial and compliance.

風險管理及內部監控

董事會全權負責評估及釐定其為達致本集團之 戰略目標而願意承擔之風險性質及程度,並 之風險管理及內部監控系統(根據企業管治有 之風險管理及內部監控系統(根據企業管治有 則的原則D.2,該等風險包括(其中包括)有關 環境、社會及管治的重大風險),同時由由 獨員會監督及監察該等系統之成效。本集團管 理層負責執行及維持健全而有效之風險 理層負責執行及維持健全而有效之風險 及內部監控系統,在營運、財務及合規方面保 障本集團之資產及持份者之利益。

The Group has established risk management procedures to address and handle all significant risks associate with the business of the Group. The Board would perform annual review on any significant change of the business environment and establish procedures to response the risks result from significant change of business environment.

本集團已設立風險管理程序,以應對及處理與本集團業務相關之所有重大風險。董事會對業 務環境之任何重大變化進行年度審閱,並設立 程序以應對因業務環境重大變化引致之風險。

Management of the Company would identify the risks associate with the business of the Group by considering both internal and external factors and events which include political, economic, technology, environmental, social and staff. Each of the risks has been assessed and prioritised based on their relevant impact and occurrence opportunity.

本公司管理層透過考慮內部及外部因素及事件(包括政治、經濟、科技、環境、社會及員工方面) 識別與本集團業務相關之風險。本公司已根據 各類風險之相關影響及發生機率進行評估及進 行排序。

The internal control systems are designed and implemented to reduce the risks associated with the business accepted by the Group and minimise the adverse impact results from the risks. The risk management and internal control system are designed to mitigate rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

內部監控系統之設計及實施乃為降低本集團所接受與業務有關之風險,並盡量減少該等風險導致之不利影響。風險管理及內部監控系統乃旨在降低而非完全消除未能達成業務目標之風險,並僅可對消除重大錯誤陳述或損失提供合理而非絕對保證。

During the year under review, the Company appointed external advisers to undertake the internal audit function and perform the ongoing monitoring of the systems of internal control of the Group and has reported their findings and recommendations to the Audit Committee and followed up the status of implementation of the recommendations to ensure all significant control activities are properly in place within the Group. The Group has adopted a risk-based approach in developing the annual internal audit plan to cover business activities with material risks across the Group. The rotation basis would be applied to operations with similar risk associated so as to enhance the efficiency and effectiveness of the internal audit. All findings and recommendations on internal control deficiencies for the year have been communicated to management, who are required to establish remedial plans to correct those internal control deficiencies within a reasonable time period. Post-audit review is performed to monitor those agreed recommendations having been implemented as intended and on a timely basis. Based on the audit and post-audit review, the advisers reported that there was no significant deficiency on the internal control system of the Group for the year had been noted.

Review on Risk Management and Internal Control System

The Company has conducted annual review on the effectiveness and efficiency of the Group's risk management and internal control systems for the year ended 31 March 2022 and senior management confirmed that there is no significant deficiency and weakness on the internal control system has been identified by the external advisory firm for the year ended 31 March 2022. The Board has reviewed with the Audit Committee and satisfied and confirmed that the Group's risk management and internal control systems in respect of financial, operational, compliance, risk management and adequacy of resources were effective and adequate.

The Company has conducted annual review on the effectiveness and efficiency of the Group's risk management and internal control systems for the year ended 31 March 2022 and management of the Company confirmed that there is no significant deficiency and weakness on the internal control system which has been identified by the external advisory firm for the year ended 31 March 2022. The Board has reviewed with the Audit Committee and satisfied and confirmed that the Group's risk management and internal control systems in respect of financial, operational, compliance, risk management and adequacy of resources were effective and adequate.

檢討風險管理及內部監控系統

本公司已對本集團截至二零二二年三月三十一日止年度之風險管理及內部監控系統之效能及效率作出年度審核,而高級管理層確認,截至二零二二年三月三十一日止年度外聘顧問公司並無發現內部監控系統存在重大缺陷及弱點。董事會已與審核委員會檢討,並信納及確認本集團關於財務、營運、合規、風險管理及資源充足程度方面之風險管理及內部監控系統均屬有效及充分。

本公司已對本集團截至二零二二年三月三十一日止年度之風險管理及內部監系統之效能及效率作出年度檢討,而本公司管理層確認,截至二零二二年三月三十一日止年度外聘顧問公司並無發現內部監控系統存在重大缺陷及弱點。董事會已與審核委員會檢討,並信納及確認不集團關於財務、營運、合規、風險管理及資源充足程度方面之風險管理及內部監控系統均屬有效及充分。

INVESTOR RELATIONS AND COMMUNICATIONS WITH SHAREHOLDERS

The Company aims at promoting and maintaining effective communications with its shareholders and investors (both individuals and institutions) to ensure that the Group's information is disseminated to the stakeholders and investors in a timely manner and enable them to have a clear assessment of the enterprise performance. A shareholders communication policy (the "Shareholders' Communication Policy") has been adopted by the Company and the same is available on the website of the Company (www.woproperties.com). Other major means of communications includes:

Disclosures in Corporate Website

Extensive information on the Group's activities and financial position will be disclosed in its annual reports, interim reports, announcements, circulars and other corporate communications which will be sent to the shareholders of the Company and/or published on the websites of the Stock Exchange (www.hkexnews.hk) and the Company (www.woproperties.com). Other inside information will be released by way of formal public announcements as required by the Listing Rules and Inside Information Provisions under Part XIVA of the SFO.

General Meeting with Shareholders

The Company also acknowledges that annual general meetings and various general meetings are valuable forums for the Board to communicate directly with the shareholders of the Company and members of the Board and the members of various committees are encouraged to attend and answer questions at such general meetings.

投資者關係及與股東溝通

本公司致力促進及維繫與其股東及個人和機構投資者之有效溝通,確保本集團可及時向持份者及投資者發佈資訊,令彼等明確評估公司表現。本公司已採納一套股東通訊政策(「股東通訊政策」),並載於本公司網頁(www.woproperties.com)。其他主要通訊方式包括:

於公司網頁披露資料

有關本集團業務及財務狀況之詳盡資訊,將於其年報、中期報告、公佈、通函及其他企業通訊資料內披露,而上述資料將寄發予本公司股東及/或刊載於聯交所網頁(www.woproperties.com)。其他內幕消息亦將會按照上市規則以及證券及期貨條例第XIVA部內幕消息條文之規定,以正式公佈方式發表。

舉行股東大會

本公司亦了解股東週年大會及各種股東大會乃 董事會直接與本公司股東溝通之寶貴討論場所, 故鼓勵董事會成員及各委員會成員出席該等股 東大會及於會上回應提問。

In order to let shareholders of the Company to make an informed decision at the general meetings, sufficient notices with not less than ten (10) clear business days for every general meeting and twenty (20) clear business days for every annual general meeting were given to the shareholders of the Company pursuant to the Bye-laws and any other applicable laws. The chairman of general meetings will explain the detailed procedures for conducting a poll vote during the proceedings of meetings and answer all questions raised by shareholders of the Company. All resolutions put to vote at general meetings are taken by poll and the poll results are posted on the websites of the Company and the Stock Exchange immediately following the holding of the general meetings.

為了使本公司股東於股東大會上能夠作出知情決定,本公司已根據公司細則及任何其他適用法例,向本公司股東寄發具備不少於十(10)個完整營業日(就股東大會而言)及二十(20)個完整營業日(就股東遗年大會而言)之足夠通知的。股東大會主席將闡述於大會程內與東大會主席將闡述於大會程內投票表決之詳細程序,並解答本公司網內提問。所有於股東大會上投票表決議案均以書面點票方式進行,而書面網及聯交所網頁。

Investor Relations

The Group also has a proactive investor relations programme that keeps investors and shareholders of the Company abreast the Group's latest development and discloses relevant information to the public in a timely manner. During the year, we held various meetings with investors and participated in investor and press conferences.

Shareholders' Rights of Convening a Special General Meeting

Pursuant to Bye-law 58 of the Bye-laws, shareholders of the Company holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the company secretary of the Company, to require a special general meeting (the "SGM") to be called by the Board for the transaction of any business specified in such requisition; and the SGM shall be held within two (2) months after the deposit of such requisition. If within twentyone (21) days of such deposit the Board fails to proceed to convene the SGM, the requisitionists themselves may do so in accordance with the provisions of the Companies Act 1981 of Bermuda (as amended), but any meeting so convened shall not be held after the expiration of three (3) months from the said date.

投資者關係

本集團亦主動推行投資者關係計劃,讓本公司 投資者及股東得悉本集團之最新發展並及時 披露相關資料予公眾。於年內,本集團與投資 者進行多次會議,並參加投資者會議及新聞發 佈會。

股東召開股東特別大會之權利

根據公司細則第58條,於呈遞要求當日持有不少於本公司繳足股本(附有可於本公司股東,於任何時候均有權透過向董事會或本公司股東,於任何時候均有權透過向董事會或本公司股東特別大會(「股東特別大會」),以處理有關要求中列之任何事項:董事會須於該要求送達後兩(2)個月內舉行股東特別大會。倘董事會於送達要求後二十一(21)日內未能召開股東特別大會求者可根據百慕達一九八一年公司法(經修訂)之條文自行召開會議,惟所召開之任何會議不得於上述日期起計三(3)個月屆滿後舉行。

The requisition (i) must state the purpose of the SGM; and (ii) must be signed by the requisitionists and deposited at the principal place of business of the Company at Suite 3201, 32/F., Skyline Tower, 39 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong (the "Principal Place of Business") for the attention of the company secretary of the Company. The requisition will then be verified and upon its confirmation that the requisition is proper and in order, the company secretary of the Company will forward the requisition to the Board and inform the Board to convene a SGM by serving sufficient notice to all shareholders of the Company.

有關要求(i)必須説明股東特別大會之目的:及(ii) 必須由要求者簽署,並送往本公司之主要營業地點,地址為香港九龍九龍灣宏光道39號宏天廣場32樓3201室(「主要營業地點」),註明本公司之公司秘書收。本公司隨後將會核實該領要求,於獲其確認該項要求為恰當及適當後,本公司之公司秘書會將該要求轉交董事會召開股東特別大會並向本公司全體股東發出具備足夠通知期之通知。

Putting Forward Proposals at Shareholders' Meetings

To put forward proposals at an annual general meeting of the Company or a SGM, the shareholders of the Company shall submit a written notice of those proposals with the detail contact information to the company secretary of the Company at the Principal Place of Business. The request will be verified and upon its confirmation that the request is proper and in order, the company secretary of the Company will ask the Board to include the resolution in the agenda for the general meeting of the Company. Moreover, the notice period to be given to all the shareholders of the Company for consideration of the proposals submitted by the shareholders of the Company concerned varies as follows pursuant to Byelaw 59(1) of the Bye-laws:

於股東大會上提案

本公司之股東如欲於本公司之股東週年大會或股東特別大會上提案,須將該等提案之書面通知連同詳細聯絡資料送往主要營業地點,交予本公司之公司秘書。本公司將會核實該項要求為恰當及適當後,本公司於書將會要求董事會在本公司股東大司之議程內加入有關決議案。此外,根據公司會之議程內加入有關決議案。此外,根據公司有關股東提案而向本公司全體股東發出通告之通知期按下文所列而有所不同:

- (a) for an annual general meeting of the Company and any SGM at which the passing of a special resolution is to be considered, it shall be called by not less than twenty-one (21) clear days' notice (the notice period must include twenty (20) clear business days under the Listing Rules' requirement); and
- (b) for all other general meetings of the Company (including a SGM), they may be called by not less than fourteen (14) clear days' notice (the notice period must include ten (10) clear business days under the Listing Rules' requirement).
 - During the year under review, review of the implementation and effectiveness of the Shareholders' Communication Policy was conducted by the Company to concerning inquiries from shareholders of the Company.

- (a) 倘為本公司之股東週年大會及考慮通過 特別決議案之任何股東特別大會,須予 以不少於二十一(21)個完整日之通告召開 (按照上市規則之規定,通知期必須涵蓋 二十(20)個完整營業日);及
- (b) 倘為本公司之所有其他股東大會(包括股東特別大會),須予以不少於十四(14)個完整日之通告召開(按照上市規則之規定,通知期必須涵蓋十(10)個完整營業日)。

於回顧年度,本公司已檢討股東通訊政 策在處理本公司股東查詢方面的執行情 況及有效程度。

Proposing a Person for Election as a Director

The procedures for proposing candidate(s) for election as director(s) at a general meeting of the Company are set out in the "Corporate Governance" under section headed under "About Wang On Properties" on the website of the Group at www.woproperties.com.

Enquiries to the Board

Shareholders and stakeholders of the Company may send their enquiries and concerns, in written form, to the Board or the company secretary of the Company by email to pr@woproperties.com or by addressing their enquiries to the Board or the company secretary of the Company in the following manners:

In respect of the corporate affairs:

Corporate Affairs & Investor Relations Wang On Properties Limited Suite 3201, 32/F., Skyline Tower 39 Wang Kwong Road Kowloon Bay Kowloon Hong Kong

In respect of the other shareholding/entitlement affairs:

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

WHISTLEBLOWING POLICY

The Company has adopted a whistleblowing policy to facilitate the achieving of high possible standards of openness, probity and accountability. Procedures are formulated to enable individual employees to disclose internally and at a high level, information which the individual believes that it shows malpractice or impropriety within the Group. During the year under review, no incident of fraud or misconduct was reported from employees that have material effect on the Group's financial statements and overall operations.

提名人士參選董事

於本公司股東大會上提名人士參選董事之程序, 載於本集團網頁 $\underline{www.woproperties.com}$ 中「關 於本集團」一節「企業管治」內。

向董事會提出查詢

本公司股東及持份者可以將查詢及關注事宜,以 書面形式經電郵發送至pr@woproperties.com, 或按以下方式,向董事會或本公司之公司秘書提 交查詢:

關於企業事務:

企業事務及投資者關係 宏安地產有限公司 香港 九龍 九龍灣 宏光道39號 宏天廣場32樓3201室

關於其他股權/權益事務:

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

舉報政策

本公司已採納一項舉報政策,協助在可行情況下達成高水平之開放、誠信及問責性。本公司已制定程序,令個別僱員可在內部及在最高層級披露其認為反映本集團內出現不良或不當行為之資料。於回顧年度內,概無僱員報告對本集團財務報表及整體業務營運造成重大影響之任何欺詐或失當行為。

COMPANY SECRETARY

Ms. Wong Chin Han, is an employee of the Group who was appointed as a full-time employee company secretary of the Group, reports directly to the Board and is responsible for, inter alia, providing updated and timely information to all Directors from time to time.

During the year ended 31 March 2022, Ms. Wong has complied with Rule 3.29 of the Listing Rules.

CORPORATE SOCIAL RESPONSIBILITY

The Group acknowledges its corporate social responsibility to share some burden in building the society where its business has been established and thrived. During the year, the Group has participated different charity activities, e.g. visiting low income family and health care products to elderly, etc.. The Group will keep the passion on the contribution of resources and caring to the society.

The Group is conscious of its role as a socially responsible group of companies. It has made donations for community wellbeing from time to time, supports the communities and encourages its employees to participate in any charitable events and caring services. For more details, please refer to the Environmental, Social and Governance Report (the "ESG Report") of the Company.

CONSTITUTIONAL DOCUMENT

During the year ended 31 March 2022 and up to the date of this annual report, there was no change in the constitutional document.

The Memorandum of Association and Bye-laws of the Company are available on the websites of the Stock Exchange and the Company at (www.hkexnews.hk) and (www.woproperties.com), respectively.

CONCLUSION

Going forward, the Group will continue to review its corporate governance practices regularly to maintain high level of transparency, to enhance the Company's competitiveness and operating efficiency and to ensure its sustainable development and to generate greater returns for its stakeholders

公司秘書

黃靜嫻女士為本集團僱員,並獲委任為本集團 之全職公司秘書,直接向董事會報告,負責(其 中包括)不時提供最新及適時資訊予全體董事。

截至二零二二年三月三十一日止年度, 黃女士 已遵守上市規則第3.29條。

企業社會責任

本集團之創業發跡繫於社會,故深明「取之社會用於社會」之企業社會責任。年內,本集團參與各項慈善活動,包括探訪低收入家庭以及為長者送上醫療保健產品等。本集團將不斷熱心公益,投放資源,惠澤社群。

本集團重視身為對社會負責之集團公司所肩負之責任。本集團不時向社區捐款、扶持社區及鼓勵其僱員參與任何慈善活動及關愛服務。更多詳情,請參閱本公司的環境、社會及管治報告(「環境、社會及管治報告」)。

憲章文件

截至二零二二年三月三十一日止年度及直至本 年報日期,憲章文件概無變動。

本公司組織章程大綱及公司細則已分別刊登於聯交所網頁(www.hkexnews.hk)及本公司網頁(www.woproperties.com)。

總結

展望將來,本集團將繼續定期檢討其企業管治常規,以維持高透明度水平,加強本公司之競爭力及營運效率,並確保持續發展,為其持份者帶來更大回報。

Report of the Directors 董事會報告

The Directors present their report and the audited financial statements of the Group for the year ended 31 March 2022.

董事謹此提呈董事會報告及截至二零二二年三 月三十一日止年度之本集團經審核財務報表。

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of the principal subsidiaries of the Company comprise property development, asset management and property investment in Hong Kong, details of which are set out in note 1 to the financial statements of this annual report. Save as the new business of asset management, as disclosed in the section of Management Discussion and Analysis of this annual report, there were no significant changes in the nature of the Group's principal activities during the year.

主要業務

本公司之主要業務為投資控股。本公司主要附 屬公司之主要業務包括於香港之物業發展、資 產管理及物業投資,詳情載於本年報之財務報 表附註1。除本年報管理層討論及分析一節所 披露的資產管理新業務外,年內本集團之主要 業務性質並無重大改變。

RESULTS AND DIVIDEND

The results of the Group for the year ended 31 March 2022 and the Group's financial position at that date are set out in the consolidated financial statements on pages 96 to 249 of this annual report.

The Group's revenue and profit attributable to owners of the parent for the year ended 31 March 2022 amounted to approximately HK\$38.9 million (2021: approximately HK\$339.5 million (restated)) and approximately HK\$285.1 million (2021: approximately HK\$466.7 million), respectively.

The Board has recommended the payment of a final dividend of HK0.75 cent (2021: a final dividend of HK0.74 cent) per ordinary share for the year ended 31 March 2022 to its shareholders whose names appear on the register of members of the Company as of Friday, 2 September 2022. The final dividend will be paid on or around Wednesday, 14 September 2022, subject to shareholders' approval at the forthcoming annual general meeting of the Company to be held on Friday, 26 August 2022.

業績及股息

本集團於截至二零二二年三月三十一日止年度 之業績及本集團於該日之財務狀況載於本年 報第96至249頁之綜合財務報表。

本集團於截至二零二二年三月三十一日止年 度之收入及母公司擁有人應佔溢利分別約 38,900,000港元(二零二一年:約339,500,000港 元(重列))及約285,100,000港元(二零二一年: 約466,700,000港元)。

董事會建議向截至二零二二年九月二日(星期五) 名列本公司股東名冊之股東宣派截至二零二二 年三月三十一日止年度之末期股息每股普通股 0.75港仙(二零二一年: 末期股息0.74港仙)。末 期股息將於二零二二年九月十四日(星期三)或 前後派付,惟須待股東於本公司於二零二二年 八月二十六日(星期五)舉行之應屆股東週年大 會上批准後方可作實。

FIVE YEAR FINANCIAL SUMMARY

A summary of the published results and assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the audited financial statements, is set out on page 252 of this annual report. This summary does not form part of the audited financial statements.

五年財務概要

本集團過去五個財政年度之已刊發業績與資產、 負債及非控股權益之概要載於本年報第252頁。 此概要摘錄自經審核財務報表,但不屬於經審 核財務報表之一部分。

BUSINESS REVIEW AND ANALYSIS OF KEY FINANCIAL PERFORMANCE INDICATORS

The business review and the key financial performance indicators to the businesses of the Group, including, among other things, the information set out below, are disclosed in "Management Discussion and Analysis" on pages 18 to 35 of this annual report.

- (a) a fair review of the Group's business;
- (b) principal risk factors;
- (c) an analysis using key financial performance indicators;
- (d) key relationships with its employees, suppliers, contractors and customers; and
- (e) future development in the Group's business.

The corporate social responsibility, environmental policies and performance of the Group were disclosed in the Management Discussion and Analysis section and the Corporate Governance Report of this annual report. More details were disclosed in the Group's standalone ESG Report published in June 2022 on the websites of the Stock Exchange and the Company.

As far as the Board is concerned, the Group has complied in material aspects with the relevant laws and regulations that have a significant impact on the business and operation of the Group during the year ended 31 March 2022.

SHARE CAPITAL AND SHARE OPTIONS

Details of movements in the Company's share capital and share options during the year, together with the reasons therefore, are set out in notes 32 and 33 to the financial statements of this annual report, respectively.

業務回顧及主要財務表現指標分析

本集團之業務回顧及業務之主要財務表現指標包括(但不限於)以下所載資料,於本年報第 18至35頁之「管理層討論及分析」中披露:

- (a) 本集團業務之公平回顧;
- (b) 主要風險因素;
- (c) 採用主要財務表現指標進行之分析;
- (d) 與其僱員、供應商、承建商及客戶之主要關係;及
- (e) 本集團業務之未來發展。

本集團的企業社會責任、環境政策及表現已於 本年報管理層討論及分析部分及企業管治報告 披露。更多詳情將於本集團獨立刊載之環境、 社會及管治報告(於二零二二年六月在聯交所 網站及本公司網站發佈)內披露。

就董事會而言,於截至二零二二年三月三十一 日止年度,本集團已於重大方面遵守對本集團 之業務及營運造成重大影響之相關法律及法規。

股本及購股權

本公司之股本及購股權於年內之變動詳情及相關原因分別載於本年報財務報表附註32及33。

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Byelaws or the laws of Bermuda, being the jurisdiction in which the Company was incorporated, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders of the Company.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the year ended 31 March 2022.

PERMITTED INDEMNITY PROVISION

Pursuant to the Bye-laws, every Director and other officers shall be entitled to be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, losses or liabilities which they may incur or sustain by or by reason of any act done about the execution of the duties of their respective office or otherwise in relation thereto. The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and other officers of the Group for the year.

DISTRIBUTABLE RESERVES

At 31 March 2022, the Company's reserves available for distribution to equity holders of the parent, calculated in accordance with the Companies Act 1981 of Bermuda (as amended), amounted to approximately HK\$2,746.9 million (2021: approximately HK\$2,875.5 million), of which approximately HK\$114.0 million has been proposed as a final dividend for the year ended 31 March 2022.

優先購買權

公司細則或百慕達(即本公司註冊成立之司法權區)法例均無有關優先購買權之條文,規定本公司須按比例向本公司現有股東提呈發售新股份。

購買、出售或贖回本公司之上市證券

於截至二零二二年三月三十一日止年度,本公司或其任何附屬公司概無購買、出售或贖回本公司任何上市證券。

獲准彌償條文

根據公司細則,各董事及其他高級人員有權就 或因彼等在各自職位上執行職務或與此有關之 其他事宜所作任何行為而可能招致或引致之所 有行動、損失或法律責任,從本公司資產及溢 利中獲得彌償,並確保就此免受任何損害。於 年內,本公司已為本集團董事及其他高級人員 安排適當之董事及高級職員責任保險保障。

可供分派之儲備

於二零二二年三月三十一日,根據百慕達一九八一年公司法(經修訂)之規定計算,本公司可向母公司權益持有人分派之儲備約 達2,746,900,000港元(二零二一年:約2,875,500,000港元),其中約114,000,000港元擬作為截至二零二二年三月三十一日止年度之末期股息。

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 March 2022, sales to the Group's five largest customers accounted for approximately 80.9% (2021: approximately 31.2%) of the total revenue and the sales to the single largest customer accounted to approximately 35.5% (2021: approximately 8.5%). Acquisition cost of land/properties and cost of services certified by authorised person of the Group's five largest suppliers accounted for approximately 36.5% (2021: approximately 39.6%) of the total acquisition cost of land/properties and cost of services certified by authorised person of and the single largest supplier included therein amounted to approximately 23.1% (2021: approximately 21.8%) of the total purchases for the year.

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

DIRECTORS

The Directors of the Company during the year were:

Executive Directors

Mr. Tang Ho Hong, Chief Executive Officer

Ms. Ching Tak Won Teresa

Ms. Wong Chin Han

Independent Non-executive Directors

Mr. Li Wing Sum Steven

Mr. Sung Tze Wah

Sr Dr. Leung Tony Ka Tung

主要客戶及供應商

截至二零二二年三月三十一日止年度,本集團五大客戶之銷售額佔總收入約80.9%(二零二一年:約31.2%),其中單一最大客戶之銷售額約佔35.5%(二零二一年:約8.5%)。本集團五大供應商應佔土地/物業收購成本及經認可人士認證之服務成本,分別佔土地/物業收購成本及經認可人士認證之服務成本總額約36.5%(二零二一年:約39.6%),其中單一最大供應商佔年內採購總額約23.1%(二零二一年:約21.8%)。

各董事、彼等之任何聯繫人或就董事所深知擁有已發行股份總數5%以上之本公司任何股東,概無於本集團五大客戶或五大供應商中擁有任何實益權益。

董事

於年內,本公司董事為:

執行董事

鄧灏康先生, 行政總裁 程德韻女士 黃靜嫻女士

獨立非執行董事

李永森先生 宋梓華先生 梁家棟博士測量師

In accordance with Bye-law 84(1) of the Bye-laws, Ms. Ching Tak Won Teresa and Mr. Leung Tony Ka Tung will retire and, being eligible, will offer themselves for re-election as an executive Director and an INED, respectively, at the forthcoming annual general meeting of the Company.

根據公司細則第84(1)條,程德韻女士及梁家 棟先生將於本公司應屆股東週年大會上輪席退 任,並符合資格及願意分別重選連任執行董事 及獨立非執行董事。

The Company has received written annual confirmations of independence from Mr. Li Wing Sum Steven, Mr. Sung Tze Wah and Sr Dr. Leung Tony Ka Tung, being all INEDs, pursuant to Rule 3.13 of the Listing Rules.

本公司已接獲全體獨立非執行董事(即李永森 先生、宋梓華先生及梁家棟博士測量師)根據 上市規則第3.13條就其獨立性發出之年度書面 確認。

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

董事及高級管理層履歷簡介

董事資料更新

Biographical details of the Directors and the senior management of the Group are set out on pages 36 to 41 of this annual report.

董事及本集團高級管理層之履歷詳情載於本年 報第36至41頁。

UPDATE ON DIRECTORS' INFORMATION

- Mr. Li Wing Sum Steven was appointed as independent non-executive director of Amasse Capital Holdings Limited which is listed on the GEM of the Stock Exchange with effective on 1 July 2021.
- Subsequent to the Financial Year, Mr. Li Wing Sum Steven was resigned as company secretary of Shanghai Fudan Microelectronics Group Company Limited which is listed on the Main Board of the Stock Exchange with effective from 1 May 2022.
- Changes in Directors' remuneration, where appropriate, this annual report.

司寶積資本控股有限公司的獨立非執行 董事,於二零二一年七月一日起生效。

李永森先生獲委任為聯交所GEM上市公

- 於財政年度後,李永森先生辭任聯交所 主板上市公司上海復旦微電子集團股份 有限公司的公司秘書,自二零二二年五月 一日起生效。
- were disclosed in note 8 to the financial statements of
- 董事薪酬變動(如適用)已於本年報之財 務報表附註8披露。

During the financial year ended, save as disclosed above, there is no other change in information of the Directors since the publication of the 2021 interim report which is required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

於截至財政年度內,除上文所披露者外,自刊 發二零二一年中期報告以來,概無有關董事資 料之其他變動須根據上市規則第13.51B(1)條予 以披露。

DIRECTORS' SERVICE CONTRACTS

None of the Directors being proposed for re-election at the forthcoming annual general meeting of the Company has a service contract with the Company or any of its subsidiaries which is not determinable by the Company within one year without payment of compensation (other than statutory compensation).

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Save as disclosed in notes 8 and 39 to the financial statements in this annual report, no Directors nor a connected entity of a Director had a material interest, either directly or indirectly, in any transactions, arrangements or contract of significance to the business of the Group to which the Company, the holding company of the Company or any of its subsidiaries or fellow subsidiaries was a party during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

None of the Directors nor their respective associates had an interest in a business, apart from the businesses of the Group, which competes or is likely to compete, either directly or indirectly, with the businesses of the Group pursuant to Rule 8.10 of the Listing Rules during the year.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES OR DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 March 2022, none of the Directors and chief executive of the Company and/or any of their respective associates had any interests and short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Part XV of the SFO or the Model Code under the Listing Rules.

董事之服務合約

擬於本公司應屆股東週年大會上重選之董事概 無與本公司或其任何附屬公司訂立本公司不可 於一年內免付賠償(法例規定之賠償除外)而終 止之服務合約。

董事於交易、安排或合約中之權益

除本年報之財務報表附註8及39所披露者外, 年內,概無董事或董事之關連實體直接或間接 於對本集團業務屬重大且本公司、本公司或其 任何附屬公司或同系附屬公司之控股公司為訂 約方之任何交易、安排或合約中擁有重大權益。

董事於競爭業務之權益

根據上市規則第8.10條,於年內,除本集團業務外,概無董事或彼等各自之聯繫人於已經或可能直接或間接與本集團業務競爭之業務中擁有權益。

董事及主要行政人員於本公司及其相 聯法團之股份、相關股份或債券之權 益及淡倉

於二零二二年三月三十一日,董事及本公司主要行政人員及/或彼等各自之任何聯繫人概無於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)之股份、相關股份或債券中擁有記錄於本公司根據證券及期貨條例第352條須存置之登記冊之任何權益及淡倉,或根據證券及期貨條例第XV部或上市規則項下標準守則須知會本公司及聯交所之任何權益及淡倉。

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during the year were rights to acquire benefits by means of the acquisition of shares or underlying shares in, or debentures of the Company granted to any Director or their respective spouses or minor children, or were any such rights exercised by them, or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

The Company adopted a share option scheme (the "Share Option Scheme") with the approval of the shareholders of the Company at the annual general meeting held on 9 August 2016 for the primary purpose of providing incentives or rewards for the eligible persons for their contribution or potential contribution to the development and the growth of the Group. The Share Option Scheme became effective on 9 August 2016 and, unless otherwise terminated earlier by the shareholders in a general meeting, will remain in full force for a period of 10 years from that date.

Under the Share Option Scheme, share options may be granted to any Director or proposed Director (whether executive or non-executive, including INEDs), employee or proposed employee (whether full-time or part-time), secondee, any holder of securities issued by any member of the Group or holding company or any substantial shareholder or any company controlled by a substantial shareholder, any person or entity that provides research, development or other technological support or any advisory, consultancy, professional or other services to any member of the Group or any substantial shareholder or company controlled by a substantial shareholder, or any company controlled by one or more persons belonging to any of the above classes of participants.

The Board may grant share options to eligible participants to subscribe for shares of the Company for a consideration of HK\$1.00 for each lot of share options granted which must be accepted within 30 days from the offer date. Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings of the Company.

董事購買股份或債券之權利

於年內任何時間,概無向任何董事或彼等各自 之配偶或未成年子女授出權利,可藉購買本公 司股份、相關股份或債券而獲益,彼等亦無行 使任何該等權利,本公司或其任何附屬公司亦 概無參與任何安排可使董事於任何其他法人 團體中取得該等權利。

購股權計劃

本公司採納本公司股東在二零一六年八月九日舉行之股東週年大會上批准之購股權計劃(「購股權計劃」),主要旨在獎勵或回報合資格人士對本集團發展及增長作出之貢獻或潛在貢獻。購股權計劃於二零一六年八月九日生效,除非股東於股東大會上提早終止,否則將自該日期起計十年期間內維持十足效力。

根據購股權計劃,購股權可授予任何董事或 擬委任董事(不論執行或非執行,包括獨立主 執行董事)、僱員或擬聘請僱員(不論全職或 職)、借調員工、本集團任何成員公司或控股公司或任何主要股東或由主要股東控制之任何的 員公司或任何主要股東或由主要股東控制之公司 員公司或任何主要股東或由主要股東控制之公司提供研究、開發或其他技術支援或任何顧問、 諮詢顧問、專業或其他服務之任何人士或實體, 或任何由一名或以上屬於上述任何類別參與 人士控制之公司。

董事會可向合資格參與者授出購股權,以就每次獲授予之購股權按代價1.00港元認購本公司之股份,須於要約日期起30日內接納該購股權。 購股權並無賦予持有人權利獲派股息或於本公司股東大會上投票。

The maximum number of share options that may be granted under the Share Option Scheme is the number, upon their exercise, not in aggregate exceeding 30% of the issued share capital of the Company from time to time, excluding any shares issued on the exercise of share options. The total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other schemes shall not in aggregate exceed 10% of the number of shares in issue, as at the date of approval of the Share Option Scheme.

購股權計劃項下可能授出之最高購股權數目, 於獲行使時所涉及股份數目合共不得超過本公 司不時已發行股本30%,惟不包括購股權獲行 使時發行之任何股份。購股權計劃及任何其 他計劃項下將予授出之所有購股權於獲行使時 可予發行之股份總數,合共不得超過購股權計 劃獲批准日期已發行股份數目之10%。

The maximum number of shares issuable under share options to each eligible participant (except for a substantial shareholder or an INED or any of their respective associates) under the Share Option Scheme within any 12-month period is limited to 1% of the number of shares of the Company in issue at any time. Any further grant of share options in excess of such limit must be separately approved by shareholders with such eligible participant and his/her associates abstaining from voting. Share options granted to a Director, chief executive or substantial shareholder of the Company (or any of their respective associates) must be approved by the INEDs (excluding any INED who is the grantee of the options). Where any grant of share options to a substantial shareholder or an INED (or any of their respective associates) will result in the total number of shares issued and to be issued upon exercise of the Share Options already granted and to be granted to such person under the Share Option Scheme and any other share option schemes of the Company (including options exercised, cancelled and outstanding) in any 12-month period up to and including the date of grant representing in aggregate over 0.1% of the shares in issue, and having an aggregate value, based on the closing price of the Company's shares at each date of grant, in excess of HK\$5 million, such further grant of share options is required to be approved by shareholders in a general meeting of the Company in accordance with the Listing Rules. Any change in the terms of a share option granted to a substantial shareholder or an INED (or any of their respective associates) is also required to be approved by the shareholders of the Company.

購股權計劃之每名合資格參與者(主要股東或 獨立非執行董事或彼等各自之任何聯繫人除外) 於任何十二個月期間內行使購股權時可予發行 之最高股份數目,僅限於本公司於任何時間已 發行股份數目之1%。倘進一步授出超過該限 額之購股權,則須取得股東另行批准,而該名 合資格參與者及其聯繫人須放棄投票。向董 事、本公司主要行政人員或主要股東(或彼等 各自之任何聯繫人)授出之購股權,須取得獨 立非執行董事(本身為購股權承授人之任何獨 立非執行董事除外)批准。倘若向主要股東或 獨立非執行董事(或彼等各自之任何聯繫人)授 出購股權,導致截至授出日期(包括該日)之任 何十二個月期間,因行使根據購股權計劃及本 公司任何其他購股權計劃已授予或將授予該 人士之購股權(包括已行使、已註銷及尚未行 使之購股權)而已發行及將予發行之股份總數 合共超逾本公司已發行股份之0.1%及總值超逾 5,000,000港元(基於各授出日期本公司股份收 市價計算),則該等進一步授出購股權必須根 據上市規則於本公司股東大會上獲得股東批准。 授予主要股東或獨立非執行董事(或彼等各自 之任何聯繫人)之購股權之條款如有任何變動, 亦須經本公司股東批准。

The exercise price must be at least the higher of (i) the official closing price of the shares of the Company as stated in the daily quotation sheets of the Stock Exchange on the offer date which must be a business day; (ii) the average closing prices of the shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant; and (iii) the nominal value of a share of the Company.

行使價須至少為以下之較高者:(i)本公司股份於要約當日(須為營業日)在聯交所日報表所列之正式收市價;(ii)股份於緊接授出當日前五個營業日在聯交所日報表所列之平均收市價;及(iii)本公司股份面值。

As at the date of this annual report, the total number of shares available for issue under the Share Option Scheme is 1,520,000,000 shares, representing 10.0% of the share capital of the Company in issue at the date of this annual report.

於本年報日期,根據購股權計劃可供發行之股份總數為1,520,000,000股股份,佔本公司於本年報日期已發行股本之10.0%。

During the year, no share options were granted, exercised, lapsed, cancelled or outstanding under the Share Option Scheme.

於年內, 概無任何購股權根據購股權計劃授出、 行使、失效、註銷或尚未行使。

Further details of the Share Option Scheme are set out in note 33 to the financial statements of this annual report.

購股權計劃之進一步詳情載於本年報之財務報表附註33。

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

As at 31 March 2022, to the best knowledge of the Directors, the register of substantial shareholders maintained by the Company pursuant to Section 336 of Part XV of the SFO showed that the following shareholders, had notified the Company and the Stock Exchange of relevant interests and short positions in the shares and underlying shares of the Company:

主要股東及其他人士於股份及相關股份之權益及淡倉

於二零二二年三月三十一日,就董事所深知,本公司根據證券及期貨條例第XV部第336條規定存置之主要股東登記冊顯示,下列股東已知會本公司及聯交所其於本公司股份及相關股份中擁有之相關權益及淡倉:

Long positions in the ordinary shares of the Company:

於本公司普通股之好倉:

Name of shareholder 股東名稱/姓名	Notes 附註	Capacity 身份	Number of shares 股份數目	Percentage of the Company's total issued share capital 佔本公司全部 已發行股本 之百分比
				(Note 3) (附註3) %
WOG 宏安	(1)	Interest of controlled corporation 受控制公司權益	11,400,000,000	75.0
Mr. Tang Ching Ho 鄧清河先生	(2)	Other interest 其他權益	11,400,000,000	75.0
Ms. Yau Yuk Yin 游育燕女士	(2)	Other interest 其他權益	11,400,000,000	75.0

Notes:

- (1) WOG held the entire issued share capital of Wang On Enterprises (BVI) Limited ("WOE") which in turn held the entire issued share capital of Earnest Spot Limited ("Earnest Spot"). Earnest Spot directly held 11,400,000,000 shares of the Company. Under the SFO, each of WOE and WOG was deemed to be interested in all the aforesaid shares held by Earnest Spot for the sole purpose of Part XV of the SFO.
- (2) Under the SFO, Mr. Tang Ching Ho was deemed to be interested in approximately 48.69% of the total issued share capital of WOG through (i) his personal interest; (ii) his spouse's interest in WOG; (iii) his corporate interest via Caister Limited and Billion Trader Limited, corporations controlled by him; and (iv) his interest being a founder of a discretionary trust, namely Tang's Family Trust. Ms. Yau Yuk Yin, spouse of Mr. Tang Ching Ho, was also deemed to be interested in approximately 48.69% of the total issued share capital of WOG through (i) her personal interest; (ii) Mr. Tang Ching Ho's interest in WOG; and (iii) being a beneficiary of Tang's Family Trust. Therefore, each of Mr. Tang Ching Ho and Ms. Yau Yuk Yin were deemed to be interested in all 11,400,000,000 shares of the Company held by WOG for the sole purpose of Part XV of the SFO.
- (3) The relevant percentages were disclosed pursuant to the percentages as disclosed in the relevant disclosure forms filed under the SFO.

Save as disclosed above, as at 31 March 2022, there were no persons, other than Directors or chief executive of the Company who had an interest or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

附註:

- (1) 宏安持有Wang On Enterprises (BVI) Limited (「WOE」)全部已發行股本,而WOE則持有 Earnest Spot Limited (「Earnest Spot」)全部已發行股本。Earnest Spot 直接持有 11,400,000,000股本公司股份。根據證券及期 貨條例,WOE及宏安各自被視為於Earnest Spot持有之上述所有股份中擁有權益(僅就證券及期貨條例第XV部而言)。
- (2) 根據證券及期貨條例,鄧清河先生被視為透過(i)其個人權益;(ii)其配偶於宏安之權益;(iii) 其透過Caister Limited及Billion Trader Limited (由其控制之公司)擁有之公司權益;及(iv)作為一項全權信託(即鄧氏家族信託)之創立人所持之權益而於宏安全部已發行股本約48.69%中擁有權益。游育燕女士(鄧清河先生之配偶)亦被視為透過(i)其個人權益;(ii)鄧清河先生於宏安之權益;及(iii)作為鄧氏家族信託之受益人而於宏安全部已發行股本約48.69%中擁有權益。因此,鄧清河先生及游育燕女士各自被視為於宏安所持全部11,400,000,000股本公司股份中擁有權益(僅就證券及期貨條例第XV部而言)。
- (3) 相關百分比乃根據證券及期貨條例提交的相關披露表格所披露的百分比予以披露。

除上文所披露者外,於二零二二年三月三十一日,除董事或本公司主要行政人員外,概無人士於本公司股份或相關股份中擁有根據證券及期貨條例第XV部第2及3分部之條文須向本公司披露之權益或淡倉,或記錄於本公司根據證券及期貨條例第336條規定須存置之登記冊之權益或淡倉。

CONTINUING CONNECTED TRANSACTIONS AND CONNECTED TRANSACTION

During the year under review and up to the date of this annual report, the Group entered into the following transactions as described below with persons who are regarded as "connected persons" pursuant to Chapter 14A of the Listing Rules:

Continuing Connected Transactions

The Company, through its indirect wholly owned subsidiary, namely Wise Ocean International Limited (as the landlord), entered into a tenancy agreement (the "Tenancy Agreement") with Mr. Tang Ho Hong, an executive Director (as the tenant) in respect of the lease of a premise located at Greenland Villas, 8/12 Ma Yeung Path, Shatin, New Territories, Hong Kong (the "Premise") for a term of three years commenced from 1 April 2019 and expired on 31 March 2022 (both dates inclusive) at a monthly rental of HK\$80,000, which constituted continuing connected transactions for the Company during the year ended 31 March 2022 and subsequent to the Financial Year, the landlord renewed the Tenancy Agreement in respect of the lease of the Premise for a term of three years commenced from 1 April 2022 and expiring on 31 March 2025 (both dates inclusive) at a monthly rental of HK\$83,000, which constituted continuing connected transactions for the Company which are exempt from disclosure, annual review and shareholders' approval requirements pursuant to Rule 14A.76 of the Listing Rules.

持續關連交易及關連交易

於回顧年度內及截至本年報日期,本集團與根據上市規則第14A章被視為「關連人士」的人士進行如下所述的交易:

持續關連交易

(a) 本公司透過其間接全資附屬公司智洋國際有限公司(作為業主)與執行董事鄧顯康先生(作為租戶)就租賃位於香港新界沙田馬鞅徑8/12號綠怡小築的物業(「物業」),自二零一相賃協議(「租賃協議」),自二零一一日屆滿(包括首尾兩日),為期三年,每月金為80,000港元及於財政年度後二一日租充。 一日起至二零二五年三月三十一月就該物業續簽租賃協議,自二零十一日租至四月一日起至二零二五年直月三十日租金,以下,為期三年,每月續務。 與一日起至二零,為期三年,每月續務。 是該物業,惟根據上市規則第14A.76條務。 免遵守披露、年度審閱及股東批准規定。

- On 2 May 2019, Vincent Investments Limited (as the landlord), an indirect wholly-owned subsidiary of the Company, entered into a tenancy agreement with Wai Yuen Tong (Retail) Limited ("WYT Retail") (as the tenant), an indirect subsidiary of Wai Yuen Tong Medicine Holdings Limited ("WYT"), in respect of the lease of a retail shop located at Ground Floor of Ladder Dundas, Nos. 575 and 575A Nathan Road, Kowloon, Hong Kong for a term of three years commencing from 1 May 2019 and expiring on 30 April 2022 (both dates inclusive) at a monthly rental of HK\$380,000 (exclusive of rates and management charge to be paid in advance without any deduction or set-off whatsoever on the first day of each calendar month). For details of this transaction are set out in the announcement jointly issued by the Company and WYT dated 2 May 2019.
- (b) 於二零一九年五月二日,本公司之間接全資附屬公司永宜投資有限公司(作為業主)與位元堂藥業控股有限公司(「位元堂」)之間接附屬公司位元堂(零售)有限公司(「位元堂零售」)(作為租戶)就租賃位於香港九龍彌敦道575及575A號Ladder Dundas地下的零售店舗訂立租賃協議,自二零一九年五月一日起至二零二二年四月三十日屆滿(包括首尾兩日),為期三年,每月租金為380,000港元(不包括每曆月首日預付且概無任何扣減或撇銷之差餉及管理費)。該交易之詳情載於本公司與位元堂聯合刊發日期為二零一九年五月二日之公佈內。

The INEDs have reviewed the continuing connected transactions set out above, where appropriate, and have confirmed that these continuing connected transactions were entered into:

獨立非執行董事已審閱上文所載(倘適用)之持續關連交易,並確認該等持續關連交易乃:

- in the ordinary and usual course of business of the Group;
- (i) 於本集團日常業務中訂立;
- (ii) in accordance with the terms of the respective agreements governing them on terms that were fair and reasonable and in the interests of the Company and its shareholders as a whole;
- (ii) 按規管該等交易之相應協議條款訂立, 條款屬公平合理並且符合本公司及其股 東整體利益;
- (iii) on normal commercial terms or on terms no less favourable to the Group than terms available to or from independent third parties; and
- (iii) 按一般商業條款或就本集團而言不遜於 獨立第三方可獲得或提供之條款進行:

(iv) has not exceeded the specified caps.

(iv) 並無超過特定上限。

Ernst & Young, the Company's external auditor, was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 (Revised) Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants. Ernst & Young have issued an unqualified letter containing their findings and conclusions in respect of the above continuing connected transactions disclosed above by the Group in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditor's letter has been provided by the Company to the Stock Exchange.

本公司之外聘核數師安永會計師事務所已獲委聘根據香港會計師公會頒佈之《香港核證工作準則》第3000號(經修訂)審核或審閱歷史財務資料以外之核證工作及參照《實務説明》第740號關於香港上市規則所述持續關連交易之核數師函件報告本集團之持續關連交易。安永會計師事務所已根據上市規則第14A.56條發出無保留意見函件,當中載有核數師對有關本集團於上文披露之上述持續關連交易之發現及結論。本公司已將核數師函件副本送呈聯交所。

Connected Transaction

On 17 July 2019, Daywin Limited, as the licensor, entered into a sub-licensing agreement with Wang On Properties Services Limited, as the licensee, in respect of the renewal of the sub-licensing of the office premises to the Group for a term of further three years commencing from 18 July 2019 and expiring on 17 July 2022 (both dates inclusive) at a monthly license fee of HK\$425,745, exclusive all rates, Government rent, management fee, air-conditioning charge and other outgoings, payable monthly in advance. For details of this transaction are set out in the announcement jointly issued by the Company and WYT dated 17 July 2019.

Save as disclosed above, details of related party transactions undertaken by the Group in the ordinary course of business during the year, which fell under Rule 14A.73 of the Listing Rules, are set out in note 39 to the financial statements of this annual report.

The Company has complied with the requirements in accordance with Chapter 14A of the Listing Rules and save as disclosed above, there were no other transactions which need to be disclosed as continuing connected transactions in accordance with the requirements of the Listing Rules.

DONATIONS

During the year, the Group made charitable and other donations totaling approximately HK\$9.3 million (2021: approximately HK\$2.2 million).

關連交易

於二零一九年七月十七日,明豪有限公司(作為授權人)與宏安地產服務有限公司就重續分租辦公室物業訂立分租協議,年期由二零一九年七月十八日起至二零二二年七月十七日屆滿(包括首尾兩日),為期三年,每月租金為425,745港元,不包括所有差餉、政府地租、管理費、空調費用及其他開支,並須每月預先繳付。該交易詳情載於本公司與位元堂聯合刊發日期為二零一九年七月十七日之公佈內。

除上述披露者外,本集團於年內一般業務過程中進行之關連人士交易(屬上市規則第14A.73條範圍內)之詳情載於本年報之財務報表附註39。

本公司已遵守上市規則第14A章之規定,且除上文所披露者外,概無其他須根據上市規則規定披露為持續關連交易之交易。

捐款

年內,本集團作出慈善及其他捐款合共約 9,300,000港元(二零二一年:約2,200,000港元)。

EMOLUMENT POLICY

The Group's emolument policy for its employees is set up and approved by the Remuneration Committee and the Board on the basis of their merit, qualifications and competence.

The emoluments of the Directors are decided by the Remuneration Committee and the Board, as authorised by the shareholders at the annual general meeting of the Company, having regarded to the Group's operating results, individual performance and comparable market statistics.

The Company has adopted a Share Option Scheme as an incentive to Directors and eligible employees, details of the Share Option Scheme are set out in note 33 to the financial statements of this annual report.

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance practices. Details of the corporate governance practices adopted by the Company are set out in the Corporate Governance Report on pages 42 to 70 of this annual report.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained a sufficient prescribed amount of public float as required under the Listing Rules up to the date of this annual report.

AUDIT COMMITTEE

The Company established the Audit Committee with specific written terms of reference in compliance with Rule 3.21 of the Listing Rules on 17 March 2016. During the year, the Audit Committee met twice with senior management and the external auditor of the Company to review and consider, among other things, the accounting principles and practices adopted by the Group, the financial report matters (including the review of the audited consolidated financial statement for the year ended 31 March 2021 and the consolidated interim results for the period of six-month ended 30 September 2021), the statutory compliance, internal controls, continuing connected transaction(s) and the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function as well as their training programmes and budget.

薪酬政策

本集團之僱員薪酬政策由薪酬委員會及董事會基於其功績、資格及能力制定及批准。

董事薪酬由薪酬委員會及董事會經計及本集團 經營業績、個人表現及可資比較市場統計數據 後決定,並由股東於本公司股東週年大會上授 權。

本公司已採納一項購股權計劃作為對董事及合資格僱員之獎勵,購股權計劃詳情載於本年報之財務報表附註33。

企業管治

本公司致力維持高水平之企業管治常規。有關本公司所採納企業管治常規之詳情載於本年報第42至70頁之企業管治報告。

充足之公眾持股量

按照本公司公開可得之資料及就董事所知,直至本年報日期,本公司已充份維持上市規則所 規定之公眾持股量。

審核委員會

本公司已遵照上市規則第3.21條之規定於二零 一六年三月十七日成立審核委員會,已訂立具 體書面職權範圍。年內,審核委員會與本公司 高級管理層及外聘核數師舉行兩次會議,以納 會計原則及慣例:財務匯報事宜(包括就截至二 零二一年三月三十一日止年度之經審核綜合財 務報表所進行協定程序及審閱截至二等二一年 九月三十日止六個月期間之綜合中期業績); 法規合規;內部監控;持續關連交易;及本經驗 是否充足,以及彼等之培訓計劃及預算。

The Audit Committee, comprising three INEDs, namely Mr. Li Wing Sum Steven, Mr. Sung Tze Wah and Sr Dr. Leung Tony Ka Tung, has reviewed the consolidated financial statements for the year ended 31 March 2022 with management and the external auditor of the Company. Mr. Li Wing Sum Steven was elected as the chairman of the Audit Committee.

審核委員會由三名獨立非執行董事組成,分別 為李永森先生、宋梓華先生及梁家棟博士測量 師,其與管理層及外聘核數師已審閱截至二零 二二年三月三十一日止年度之綜合財務報表。 李永森先生已獲選為審核委員會之主席。

EVENTS AFTER THE REPORTING PERIOD

Except for disclosed in elsewhere, there is no significant event of the Group after the reporting period.

AUDITOR

The consolidated financial statements for the year ended 31 March 2022 have been audited by Ernst & Young, Certified Public Accountants, who will retire and, being eligible, offer themselves for re-appointment at the forthcoming annual general meeting of the Company. A resolution for the reappointment of Ernst & Young as external auditor of the Company will be proposed at the forthcoming annual general meeting of the Company.

On behalf of the Board

Tang Ho Hong

Executive Director and Chief Executive Officer

Hong Kong, 27 June 2022

報告期後事項

除其他部份所披露者外,本集團於報告期後並 無發生重大事項。

核數師

截至二零二二年三月三十一日止年度之綜合財務報表經安永會計師事務所審核,安永會計師事務所將於本公司之應屆股東週年大會上任滿退任,並符合資格及願意接受續聘。有關續聘安永會計師事務所擔任本公司核數師之決議案將於本公司之應屆股東週年大會上提呈。

代表董事會

執行董事兼行政總裁

鄧灝康

香港,二零二二年六月二十七日

Independent Auditor's Report 獨立核數師報告



To the shareholders of Wang On Properties Limited (Incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of Wang On Properties Limited (the "Company") and its subsidiaries (the "Group") set out on pages 96 to 249, which comprise the consolidated statement of financial position as at 31 March 2022, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2022, 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 the Hong Kong Companies Ordinance.

致宏安地產有限公司股東

(於百慕達註冊成立之有限公司)

意見

我們已審計列載於第96至249頁之宏安地產有限公司(「貴公司」)及其附屬公司(以下統稱「貴集團」)之綜合財務報表,此綜合財務報表包括於二零二二年三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、綜合權益變動表和綜合現金流量表,以及綜合財務報表附註,包括主要會計政策概要。

我們認為,該等綜合財務報表已根據香港會計師公會頒佈的《香港財務報告準則》真實而中肯地反映了 貴集團於二零二二年三月三十一日的綜合財務狀況及截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港《公司條例》的披露規定妥為擬備。

BASIS FOR OPINION

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

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

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

意見之基礎

我們已根據香港會計師公會頒佈的《香港審計 準則》進行審計。我們在該等準則下承擔的責 任已在本報告「核數師就審計綜合財務報表承 擔之責任」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(以下簡 稱「守則」),我們獨立於 貴集團,並已履行守 則中的其他專業道德責任。我們相信,我們所 獲得的審計憑證能充足及適當地為我們的意 見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本期綜合財務報表的審計最為重要的事項。該等事項是在對綜合財務報表整體進行審計並就形成意見的背景下處理,我們不對該等事項提供單獨的意見。我們對下述各事項在審計中是如何應對之描述也以此為背景。

我們已經履行了本報告「核數師就審計綜合財務報表承擔的責任」部分闡述的責任,包括與該等事項相關的責任。相應地,我們的審計工作包括執行為應對評估綜合財務報表重大錯誤陳述風險而設計的審計程序。我們執行審計程序的結果,包括應對下述事項所執行的程序,為綜合財務報表整體發表審計意見提供了基礎。

KEY AUDIT MATTERS (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 我們之審計如何處理關鍵審計事項

Net realisable value of properties under development and properties held for sale 發展中物業及持作出售物業之可變現淨值

The Group's properties under development and properties held for sale are stated at the lower of cost and net realisable value. As at 31 March 2022, the carrying amounts of these properties under development and properties held for sale were HK\$4,938,579,000 and HK\$605,436,000, respectively, which in aggregate represented approximately 52% of the total assets of the Group. 貴集團發展中物業及持作出售物業按成本與可變現淨值兩者中較低者列賬。於二零二二年三月三十一日,此等物業之總賬面值分別為4,938,579,000港元及605,436,000港元,佔 貴集團總資產約52%。

During the year, no further write-down or reversal was recognised in profit or loss against these properties.

年內,概無就該等物業在損益確認進一步撇減或撥回。

The Group engaged external valuer to perform the valuations of the properties under development and properties held for sale as at 31 March 2022. This is identified as a key audit matter because significant estimation is required to determine the net realisable value of the properties under development and properties held for sale, which reflects market conditions at the end of the reporting period.

貴集團委聘外部估值師就二零二二年三月三十一日的 發展中物業及持作出售物業進行估值,這被識別為關 鍵審計事項是因為釐定發展中物業及持作出售物業反 映報告期末市況的可變現淨值時需要作出重大估計。

The accounting policies and disclosures in relation to the properties under development and properties held for sale are included in notes 2.4, 3, 16 and 17 to the consolidated financial statements.

有關發展中物業及持作出售物業的會計政策及披露載 於綜合財務報表附註2.4、3、16及17。 Our audit procedures to assess the net realisable value of properties under development and properties held for sale included the following:

我們評估發展中物業及持作出售物業之可變現淨值 的審計程序包括以下程序:

- obtaining and reviewing the valuation reports prepared by the external valuer engaged by the Group;
- 取得及審閱 貴集團所委聘外部估值師編製的估值報告;
- assessing the external valuer's qualification, experience and expertise and considering its competence, objectivity and independence;
 and
- 評估外部估值師之資歷、經驗及專業知識,並考慮外部估值師的能力、客觀性與獨立性;及
- involving our internal valuation specialists to assist us in the assessment of the valuation methodologies applied and the key parameters adopted in the valuations, on a sampling basis.
- 由內部估值專員協助我們抽樣評估估值所應用 的估值方法以及所採用的主要參數。

KEY AUDIT MATTERS (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 我們之審計如何處理關鍵審計事項

Impairment assessment of interests in joint ventures 於合營企業的權益的減值評估

The Group has various interests in joint ventures which are principally engaged in property investment and property development in Hong Kong. The Group's interests in joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. As at 31 March 2022, the aggregate carrying amount of the Group's interests in joint ventures was HK\$2,684,573,000, which represented approximately 25% of the total assets of the Group.

貴集團在主要於香港從事物業投資及物業發展的合營企業擁有各種權益。 貴集團於合營企業的權益乃按 貴集團根據權益會計法應佔資產淨值減任何減值虧損於綜合財務狀況表列賬。於二零二二年三月三十一日, 貴集團於合營企業的權益的賬面總值為2,684,573,000港元,佔 貴集團資產總值約25%。

The impairment assessment has been identified as a key audit matter due to the materiality of the carrying values of the interests in joint ventures and the significant judgements and estimations involved in impairment assessment of interests in joint ventures.

減值評估被識別為關鍵審計事項是因為於合營企業的 權益的賬面值重大以及於合營企業的權益的減值評估 涉及重大判斷及估計。 Our audit procedures to assess the impairment assessment of interests in joint ventures included the following:

我們評估於合營企業的權益的減值評估的審計程序 包括以下程序:

- obtaining and reviewing the valuation reports prepared by the external valuer engaged by the Group on which the Group's assessment of the impairment of interests in joint ventures was based;
- 取得及審閱 貴集團於合營企業的權益的減值評估所依據由 貴集團委聘的外部估值師所編製的估值報告;
- assessing the external valuer's qualification, experience and expertise and considering the external valuer's competence, objectivity and independence; and
- 評估外部估值師的資歷、經驗及專業知識,並考慮外部估值師的能力、客觀性與獨立性,及
- involving our internal valuation specialists to assist us to assess the valuation methodologies applied and the key parameters adopted in the valuations, on a sampling basis.
- 由內部估值專員協助我們抽樣評估估值所應用 的估值方法以及所採用的主要參數。

KEY AUDIT MATTERS (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 我們之審計如何處理關鍵審計事項

Impairment assessment of interests in joint ventures (Continued) 於合營企業的權益的減值評估 (續)

For those joint ventures engaged in property investment, the Group determines the recoverable amount with reference to the fair value less costs of disposal of these joint ventures which are dependent on the fair value of the investment properties held by respective joint ventures.

就從事物業投資的該等合營企業而言, 貴集團參考該 等合營企業的公平值減出售成本而釐定可收回金額, 而此乃視乎相關合營企業持有的投資物業的公平值而 定。

For those joint ventures engaged in property development, the Group determines the recoverable amount with reference to the fair value less costs of disposal of these joint ventures which are dependent on the expected market prices of the properties under development and properties held for sale held by respective joint ventures.

就從事物業發展的該等合營企業而言, 貴集團參考該 等合營企業的公平值減出售成本而釐定可收回金額, 而此乃視乎相關合營企業持有的發展中物業及持作出 售物業的預期市價而定。

Based on the results of impairment tests, no impairment loss on interests in joint ventures was considered necessary for the year ended 31 March 2022.

根據減值測試的結果,截至二零二二年三月三十一日止年度毋須就於合營企業的權益作出減值虧損。

The accounting policies and disclosures in relation to the interests in joint ventures are included in notes 2.4, 3 and 18 to the consolidated financial statements.

有關於合營企業的權益的會計政策及披露載於綜合財務報表附註2.4、3及18。

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

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

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

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

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with 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 of the Company are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors of the Company either intend to liquidate the Group or to cease operations or have no realistic alternative but to do so.

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

刊載於年報內其他信息

貴公司董事需對其他信息負責。其他信息包括 刊載於年度報告內的信息,但不包括綜合財務 報表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他信息, 我們亦不對該等其他信息發表任何形式的鑒證 結論。

結合我們對綜合財務報表之審計,我們的責任 是閱讀其他信息,在此過程中,考慮其他信息 是否與綜合財務報表或我們在審計過程中所了 解的情況存在重大抵觸或者似乎存在重大錯 誤陳述的情況。基於我們已執行的工作,如果 我們認為其他信息存在重大錯誤陳述,我們需 要報告該事實。在這方面,我們沒有任何報告。

董事就綜合財務報表須承擔的責任

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》的披露 規定擬備真實而中肯的綜合財務報表,並對其 認為為使綜合財務報表的擬備不存在由於欺 詐或錯誤而導致之重大錯誤陳述所需的內部 監控負責。

在擬備綜合財務報表時, 貴公司董事負責評估 貴集團持續經營的能力,並在適用情況下披露與持續經營有關的事項,以及使用持續經營會計基礎,除非 貴公司董事有意將 貴集團清盤或停止經營,或別無其他實際替代方案。

審核委員會協助 貴公司董事履行職責,監督 貴集團的財務報告過程。

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. Our report is made solely to you, as a body, in accordance with section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

核數師就審計綜合財務報表承擔之責任

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述取得合理保證,並出具載有我們意見的核數師報告。我們遵照百慕達一九八一年公司法第90條僅對全體股東作出報告,除此以外,本報告並無其他用途。我們不會就本報告的內容向任何其他人士負上或承擔責任。

合理保證是高水平之保證,但不能保證按照《香港審計準則》進行之審計,在某一重大錯誤陳述存在時總能發現。錯誤陳述可以由欺詐或錯誤引起,如果合理預期它們單獨或匯總起來可能影響該等綜合財務報表使用者依賴綜合財務報表所作出的經濟決定,則有關錯誤陳述可被視作重大。

作為根據《香港審計準則》進行審計的過程中, 我們運用了專業判斷,保持了專業懷疑態度。 我們亦:

- 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的風險、, 計及執行審計程序以應對這些風險為, 及獲取充足和適當之審計憑證,作為 們意見的基礎。由於欺詐可能涉及串誤 偽造、蓄意遺漏、虛假陳述,或凌 內部監控之上, 因此未能發現大 等致重大錯誤陳述的風險高於未能發現 因錯誤而導致重大錯誤陳述的風險。
- 了解與審計相關的內部監控,以設計適當的審計程序,但目的並非對 貴集團內部監控的有效性發表意見。

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

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

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

核數師就審計綜合財務報表承擔之責任(續)

- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。
- 評價綜合財務報表的整體列報方式、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。
- 就貴集團內實體或業務活動的財務信息獲取充足、適當的審計憑證,以便對綜合財務報表發表意見。我們負責 貴集團審計的方向、監督和執行。我們為審計意見承擔全部責任。

除其他事項外,我們與審核委員會溝通了計劃的審計範圍、時間安排、重大審計發現等,包括我們在審計中識別出內部監控之任何重大缺陷。

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

核數師就審計綜合財務報表承擔之責任(續)

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

我們還向審核委員會提交聲明,説明我們已符合有關獨立性的相關專業道德要求,並與他們溝通可能合理地被認為會影響我們獨立性之所有關係和其他事項,以及為消除對獨立性有所威脅的行動或防範措施(如適用)。

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

從與審核委員會溝通的事項中,我們確定哪些 事項對本期綜合財務報表的審計最為重要,因 而構成關鍵審計事項。我們在核數師報告中描 述這些事項,除非法律法規不允許公開披露這 些事項,或在極端罕見的情況下,如果合理預 期在我們報告中溝通某事項造成的負面後果 超過產生的公眾利益,我們決定不應在報告中 溝通該事項。

The engagement partner on the audit resulting in this independent auditor's report is Mr. CHUNG, Ho Ling.

出具本獨立核數師報告之審計項目合夥人是 鍾浩齡先生。

Ernst & Young

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

27 June 2022

安永會計師事務所

執業會計師 香港鰂魚涌 英皇道979號 太古坊一座27樓

二零二二年六月二十七日

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

Year ended 31 March 2022 截至二零二二年三月三十一日止年度

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元 (Restated) (重列)
REVENUE	收入	5	38,857	339,514
Cost of sales	銷售成本		(23,319)	(161,969)
Gross profit	毛利		15,538	177,545
Other income and gains, net	其他收入及收益淨額	5	125,405	104,334
Selling and distribution expenses Administrative expenses	銷售及分銷開支 行政開支		(25,621) (114,714)	(64,228) (92,828)
Other expenses Reversal of impairment losses/ (impairment losses) on financial	其他開支 金融資產減值虧損 撥回/(減值虧損)	6 6	(37,903)	_
assets Finance costs	融資成本	7	(637) (71,210)	6,171 (77,473)
Fair value gains/(losses) on	投資物業公平值收益 /(虧損)淨額	14	3,749	(64,441)
investment properties, net Fair value losses on financial assets	按公平值計入損益之		3,747	(04,441)
and liabilities at fair value through profit or loss, net	金融資產及負債之 公平值虧損淨額		(47,486)	(17,902)
Write-down of properties held for sale	持作出售物業之撇減	17	_	(80,000)
Share of profits and losses of joint ventures	應佔合營企業之溢利 及虧損		430,630	585,783
PROFIT BEFORE TAX	除税前溢利	6	277,751	476,961
Income tax credit/(expenses)	所得税抵免/(開支)	10	7,161	(8,784)
PROFIT FOR THE YEAR	本年度溢利		284,912	468,177
OTHER COMPREHENSIVE LOSS Other comprehensive income/(loss) that may be reclassified to profit or loss in subsequent periods: Debt investments at fair value through other comprehensive income: Changes in fair value Reclassification adjustments for losses/(gains) included in profit or loss - loss/(gain) on disposal/ redemption, net - impairment losses/(reversal of impairment losses), net	其他全面虧損 大類在 大類在 大類在 大類在 大型的 大型的 大型的 大型的 大型的 大型的 大型的 大型的	19	(60,840) 37,903	3,007
	撥回)淨額		85	(6,051)
Net other comprehensive loss that may be reclassified to profit or loss in subsequent periods	於其後期間可能重新分 類至損益之其他全面 虧損淨額		(22,852)	(7,553)
OTHER COMPREHENSIVE LOSS FOR THE YEAR, NET OF TAX	本年度其他全面虧損, 扣除税項		(22,852)	(7,553)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	本年度全面收益總額		262,060	460,624

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

Year ended 31 March 2022 截至二零二二年三月三十一日止年度

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元 (Restated) (重列)
Profit attributable to: Owners of the parent Non-controlling interests	應佔溢利: 母公司擁有人 非控股權益		285,079 (167)	466,745 1,432
			284,912	468,177
Total comprehensive income attributable to:	應佔全面收益總額:			
Owners of the parent Non-controlling interests	母公司擁有人 非控股權益		262,227 (167)	459,192 1,432
			262,060	460,624
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT	母公司普通權益持有人 應佔每股盈利			
Basic and diluted	基本及攤薄	12	HK1.88 cents港仙	HK3.07 cents港仙

Consolidated Statement of Financial Position 綜合財務狀況表

31 March 2022

二零二二年三月三十一日

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
NON-CURRENT ASSETS Property, plant and equipment Investment properties Properties under development Interests in joint ventures Loan and interest receivables Deposits and other receivables Debt investments at fair value through other comprehensive	非流動 資產 物廣房 設備 大學 一次	13 14 16 18 22 23 19	101,842 135,100 1,752,244 2,684,573 11,177 141,501	102,484 571,200 1,594,960 2,207,545 24,531 285,367
Financial assets at fair value through profit or loss Deferred tax assets	按公平值計入損益之金 融資產 遞延税項資產	20 31	56,318 48,794 8,788	108,898 42,565 —
Total non-current assets	總非流動資產		4,940,337	4,937,550
CURRENT ASSETS Properties under development Properties held for sale Trade receivables Loan and interest receivables Prepayments, other receivables and other assets Cost of obtaining contracts Tax recoverable Debt investments at fair value	流動 資本 養 養 大 大 大 大 大 大 大 大 大 大 大 大 大	16 17 21 22 23 24	3,186,335 605,436 10,086 15,320 364,361 10,073 3,613	3,326,177 605,436 — 31,940 250,108 1,241 4,400
through other comprehensive income Financial assets at fair value through profit or loss Cash and cash equivalents	收益之債務投資 按公平值計入損益之金 融資產 現金及現金等同項目	20 25	89,426 55,385 831,460	207,070 12,648 826,503
Assets of a disposal company	一間出售公司的資產	26	5,171,495 493,814	5,265,523
Total current assets	總流動資產		5,665,309	5,265,523
CURRENT LIABILITIES Trade payables Other payables and accruals	流動負債 應付賬款 其他應付款項及應計 費用	27 28	20,181 95,200	29,278 91,998
Financial liabilities at fair value through profit or loss Contract liabilities Interest-bearing bank and other	按公平值計入損益之 金融負債 合約負債 計息銀行及其他借貸	20 29 30	 507,743	5,356 1,510
borrowings Tax payable	應付税項		1,929,380 1,527	1,953,857 126,509
Liabilities of a disposal company	一間出售公司的的負債	26	2,554,031 221,673	2,208,508
Total current liabilities	總流動負債		2,775,704	2,208,508
NET CURRENT ASSETS	流動資產淨值		2,889,605	3,057,015
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		7,829,942	7,994,565

Consolidated Statement of Financial Position (Continued) 綜合財務狀況表(續)

31 March 2022 二零二二年三月三十一日

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		7,829,942	7,994,565
NON-CURRENT LIABILITIES Other payables Financial liabilities at fair value	非流動負債 其他應付款項 按公平信款負益之	28 20	9,510	1,480
through profit or loss Interest-bearing bank and other borrowings Deferred tax liabilities	金融負債 計息銀行及其他借貸 遞延税項負債	30 31	2,636,074 482	12,874 2,945,349 566
Total non-current liabilities	總非流動負債		2,646,066	2,960,269
Net assets	資產淨值		5,183,876	5,034,296
EQUITY Equity attributable to owners of the parent	權益 母公司擁有人應佔權益			
Issued capital Reserves	已發行股本 儲備	32 34	15,200 5,157,564	15,200 5,007,817
			5,172,764	5,023,017
Non-controlling interests	非控股權益		11,112	11,279
Total equity	權益總額		5,183,876	5,034,296

Tang Ho Hong 鄧灝康 Director 董事

Wong Chin Han 黃靜嫻 Director 董事

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

Year ended 31 March 2022

截至二零二二年三月三十一日止年度

					Attri	butable to ow 母公司擁	ners of the pa 有人應佔	rent				
		Note 附註	Issued capital 已發行股本 HK\$*000 千港元	Share premium account 股份溢價賬 HK\$'000 千港元	Contributed surplus 實繳盈餘 HK\$'000 千港元 (note 34(i)) (附註34(i))	Capital reserve 資本儲備 HK\$*000 千港元 (note 34(ii)) (附註34(ii))	Merger reserve 合併儲備 HK\$'000 千港元 (note 34(iii)) (附註34(iii))	Fair value reserve (recycling) 公平值儲備 (可劃轉) HK\$'000 千港元	Retained profits 保留溢利 HK\$*000 千港元	Total 合計 HK\$'000 千港元	Non- controlling interests 非控股權益 HK\$'000 千港元	Total equity 權益總額 HK\$'000 千港元
At 1 April 2020 Profit for the year Other comprehensive income/(loss) for the year: Debt investments at fair value through other comprehensive income:	於二零二零年四月一日 本年度溢利 本年度其他全面收益/ (虧損): 按公平值計入其他全面 收益之債務投資:		15,200 —	316,889 —	1,553,914 _	(310)	(71)	4,618 —	2,783,025 466,745	4,673,265 466,745	42,647 1,432	4,715,912 468,177
Changes in fair value, net of tax Reclassification adjustments for gains included in profit or loss	公平值變動, 除稅後 計入損益之收益之 重新分類調整		-	-	-	-	-	3,007	-	3,007	-	3,007
gain on disposalreversal of impairment	- 出售收益 - 減值虧損撥回		-	-	-	-	-	(4,509)	-	(4,509)	-	(4,509
losses, net	淨額							(6,051)		(6,051)		(6,051
Total comprehensive income for the year	本年度全面收益總額		-	-	_	-	-	(7,553)	466,745	459,192	1,432	460,624
2020 final dividend declared and paid Dividend paid to a non-controlling	已宣派及派付二零二零年 末期股息 已付非控股股東股息		-	-	-	-	-	-	(109,440)	(109,440)	-	(109,440
shareholder	L 13 7F 1		-	-	-	-	-	-	-	-	(32,800)	(32,800
At 31 March 2021 and 1 April 2021 Profit/(loss) for the year Other comprehensive income/(loss) for the year: Debt investments at fair value through other comprehensive	於二零二一年三月三十一日 及二零二一年四月一日 本年度溢利/(虧損) 本年度其他全面收益/ (虧損): 按公平值計入其他全面 收益之債務投資:		15,200 —	316,889* _	1,553,914* _	(310)*	(71)* _	(2,935)* _	3,140,330* 285,079	5,023,017 285,079	11,279 (167)	5,034,296 284,912
income: Changes in fair value, net of tax Reclassification adjustments for losses included in profit or loss	公平值變動, 除稅後 計入損益之虧損之 重新分類調整		-	-	-	-	-	(60,840)	-	(60,840)	-	(60,840
 loss on disposal/ redemption, net impairment losses, net 	- 出售/贖回虧 損淨額 - 減值虧損淨額		- -	- -	- -	- -	- -	37,903 85	- -	37,903 85	- -	37,903 85
Total comprehensive income for the year	本年度全面收益總額		-	-	-	-	-	(22,852)	285,079	262,227	(167)	262,060
2021 final dividend declared and paid	已宣派及派付二零二一年 末期股息	11	-	-	-	-	-	_	(112,480)	(112,480)	-	(112,480
At 31 March 2022	於二零二二年三月											

These reserve accounts comprise the consolidated reserves of * HK\$5,157,564,000 (2021: HK\$5,007,817,000) in the consolidated statement of financial position.

該等儲備賬包括綜合財務狀況表內之綜合儲備 5,157,564,000港元(二零二一年:5,007,817,000港元)。

Consolidated Statement of Cash Flows 綜合現金流量表

Year ended 31 March 2022 截至二零二二年三月三十一日止年度

			0000	2021
		Notes	2022 二零二二年 HK\$'000	2021 二零二一年 HK\$'000
		附註	千港元 —————	千港元
CASH FLOWS FROM OPERATING ACTIVITIES	來自經營業務之現金流量			
Profit before tax	除税前溢利		277,751	476,961
Adjustments for: Finance costs	已調整以下各項: 融資成本	7	71,210	77,473
Interest income from bank deposits Interest income from loan receivables Interest income from debt investments at	銀行存款之利息收入 應收貸款之利息收入 按公平值計入其他全面收益 之債務投資之利息收入	7 5 5 5	(354) (1,612)	(2,478) (4,595)
fair value through other comprehensive income			(29,631)	(34,747)
Interest income from financial assets at fair value through profit or loss Dividend income from financial assets at	按公平值計入損益之金融資 產之利息收入 按公平值計入損益之金融資	5 5	(4,299)	_
fair value through profit or loss Gain on disposal of subsidiaries, net Loss/(gain) on disposal of debts investments at fair value through other	產之股息收入 出售附屬公司之收益淨額 出售按公平值計入其他全面 收益的債務投資之虧損/	5 5, 6	(25,705) (36,404)	(30,688)
comprehensive income	(收益)		37,903	(5,088)
Share of profits and losses of joint ventures Fair value losses/(gains) on investment	應佔合營企業之溢利及虧損 投資物業之公平值虧損/	14	(430,630)	(585,783)
properties, net Fair value losses on financial assets and liabilities at fair value through profit or	(收益)淨額 按公平值計入損益之金融資 產及負債之公平值虧損淨		(3,749)	64,441
loss, net	額	,	47,486	17,902
Impairment losses/(reversal of impairment losses) on financial assets	金融資產之減值虧損/ (減值虧損撥回)	6	637	(6,171)
Depreciation of owned assets Depreciation of right-of-use assets	自有資產折舊 使用權資產折舊	6 6	8,943 10,361	9,758 7,958
Accrued rent-free rental income	累計免租租金收入	14	— — — — — — — — — — — — — — — — — — —	(1,530)
Write-down of properties held for sale	持作出售物業之撇減	17		80,000
	1+ 1- 11		(78,093)	63,413
Decrease in properties held for sale Increase in properties under development Increase in prepayments, other receivables	持作出售物業減少 發展中物業增加 預付款項、其他應收款項及		(3,013,328)	156,921 (1,399,531)
and other assets Increase in trade receivables	其他資產增加 應收賬款增加		(490,694) (10,086)	(30,181)
Decrease/(increase) in cost of obtaining contracts	取得合約之成本減少/(增加)		(8,832)	119
Decrease/(increase) in loan and interest receivables	應收貸款及利息減少/ (增加)		27,843	(14,268)
Decrease in trade payables	應付賬款減少		(6,286)	(4,155)
Increase/(decrease) in contract liabilities Increase in other payables and accruals	合約負債增加/(減少) 其他應付款項及應計費用		506,233	(19,445)
	增加		164,534	21,339
Cash used in operations	經營業務所用現金		(2,908,709)	(1,225,788)
Profits tax paid Interest paid related to lease liabilities	已付利得税 與租賃負債相關之已付利息		(125,906) (270)	(173,197)
Net cash flows used in operating activities	經營業務所用現金流量淨額		(3,034,885)	(1,399,307)

Consolidated Statement of Cash Flows (Continued) 綜合現金流量表(續)

Year ended 31 March 2022

截至二零二二年三月三十一日止年度

		_ 2022	_ 2021
	Notes 附註	二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Net cash flows used in operating activities 經營業務所用現金流量淨額		(3,034,885)	(1,399,307)
CASH FLOWS FROM INVESTING 來自投資活動之現金流量			
ACTIVITIES Interest received 已收利息 Dividend income from financial assets at fair 按公平值計入損益之金融資產	5	30,018	31,830
value through profit or loss 之股息收入 Additions to investment properties 添置投資物業	14	25,705 (95,471)	(42,011)
Purchases of items of property, 購入物業、廠房及設備項目 plant and equipment	13	(1,370)	(389)
Purchase of debt investments at fair value through other comprehensive income Proceeds from disposals of debt investments at fair value through other comprehensive		(71,364)	(112,689)
income Purchases of financial assets at fair value 購入按公平值計入損益之		186,965	126,609
through profit or loss Proceeds from disposals/redemption of financial assets at fair value through profit	<u>.</u>	(139,704)	(38,852)
or loss Proceeds from disposal of subsidiaries 出售附屬公司之所得款項	35	38,910 1,449,178	91,683
Investments in joint ventures Return of capital from joint ventures Repayments of loans from joint ventures Cash advanced to joint ventures Repayments of loans from joint venture Repayments of loans from joint venture 以資合營企業 合營企業變援 預付予合營企業之現金 合營企業夥伴償還貸款			(112,604) 870,190 41,565 (547,873)
Repayments of loans from joint venture 合營企業夥伴償還貸款 partner Dividend received from joint ventures 已收合營企業之股息		1,240 768,596	24,100
·		3,419,814	331,559
		3,417,014	331,337
CASH FLOWS FROM FINANCING ACTIVITIES Interest paid Principal portion of lease payments Repayment of bank borrowings New bank borrowings New other borrowings Dividend paid Dividend paid to non-controlling shareholders 來自融資活動之現金流量 來自融資活動之現金流量 起賃付款之本金部分 (賞還銀行借款 新增銀行借款 新增銀行借款 已付股息 已付股息		(115,474) (6,870) (2,888,313) 2,741,274 3,960 (112,480)	(171,750) (4,787) (262,631) 1,618,740 3,300 (109,440) (32,800)
Net cash flows from/(used in) financing 融資活動所得/(所用)現金 activities 流量淨額		(377,903)	1,040,632
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS (減少) 淨額 Cash and cash equivalents at beginning 年初現金及現金等同項目	,	7,026	(27,116)
of year		826,503	853,619
CASH AND CASH EQUIVALENTS AT END 年終現金及現金等同項目 OF YEAR		833,529	826,503
ANALYSIS OF BALANCES OF CASH AND CASH EQUIVALENTS Cash and cash equivalents as stated in the consolidated statement of financial position Add: Cash and bank balances of a disposal company 現金及現金等同項目之結餘 分析 列入綜合財務狀況表之現金及現金等同項目 加:一間出售公司之現金及銀行結餘	ż 25 26	831,460 2,069	826,503 —
Cash and cash equivalents as stated in the consolidated statement of cash flows 現金等同項目	Z	833,529	826,503

Notes to Financial Statements 財務報表附許

31 March 2022 二零二二年三月三十一日

1. CORPORATE AND GROUP INFORMATION

Wang On Properties Limited is a limited liability company incorporated in Bermuda. The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM11, Bermuda. The principal place of business of the Company is located at Suite 3201, 32/F., Skyline Tower, 39 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong.

During the year, the Company and its subsidiaries (collectively referred to as the "**Group**") were principally engaged in the property development, property investment and asset management businesses.

The provision of asset management services has been one of the businesses of the Group for years. During the year, the board of directors of the Company resolved that additional resources would continuously be deployed to such business and accordingly, the provision of asset management services is redesignated by the board of directors as one of the principal businesses of the Group. Other than this change, there were no significant changes in the nature of the Group's principal businesses.

In the opinion of the Company's directors, Earnest Spot Limited ("Earnest Spot"), a company incorporated in the British Virgin Islands ("BVI"), is the immediate holding company of the Company, and Wang On Group Limited ("WOG"), a company incorporated in Bermuda and listed on the Main Board of the Stock Exchange of Hong Kong (the "Stock Exchange"), is the ultimate holding company of the Company.

1. 公司及集團資料

宏安地產有限公司為在百慕達註冊成立之有限公司。本公司之註冊辦事處位於 Clarendon House, 2 Church Street, Hamilton HM11, Bermuda。本公司之主要營業地點位於香港九龍九龍灣宏光道39號宏天廣場32樓3201室。

年內,本公司及其附屬公司(統稱「**本集團**」) 主要從事物業發展、物業投資及資產管 理業務。

提供資產管理服務多年來一直是本集團 其中一項業務。年內,本公司董事會議決 將繼續對該業務調配額外資源,因此, 董事會將提供資產管理服務重新指定為 本集團的主要業務之一。除此一變動外, 本集團的主要業務性質並無重大變動。

本公司董事認為,Earnest Spot Limited (「Earnest Spot」)(一間於英屬維爾京群島(「英屬維爾京群島」)註冊成立之公司)為本公司之直接控股公司,而Wang On Group Limited (宏安集團有限公司)(「宏安」)(一間於百慕達註冊成立並於香港聯合交易所(「聯交所」)主板上市之公司)為本公司之最終控股公司。

31 March 2022 二零二二年三月三十一日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續)

(Continued)

Information about subsidiaries

有關附屬公司之資料

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

本公司主要附屬公司之詳情如下:

Name 名稱	Place of incorporation and business 註冊成立及營業地點	Issued ordinary share capital 已發行普通股本	Percentage equity attribu to the Comp 本公司應佔權益 Direct I 直接	table any	Principal activities 主要業務
City Concord Limited* 世港有限公司*	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property investment 物業投資
East Run Investments Limited	BVI 英屬維爾京群島	Ordinary US\$1 普通股1美元	-	100	Investment holding 投資控股
Ever World Limited 永聖有限公司	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property development 物業發展
Grandwall Investment Limited 高和投資有限公司	Hong Kong 香港	Ordinary HK\$100 普通股100港元	-	60	Property development 物業發展
Hony Limited	Hong Kong	Ordinary HK\$1	-	100	Provision of asset management services
凱昕有限公司	香港	普通股1港元			提供資產管理服務
Miracle Cheer Limited	BVI 英屬維爾京群島	Ordinary US\$1 普通股1美元	100	-	Investment holding 投資控股
More Action Investments Limited	BVI 英屬維爾京群島	Ordinary US\$1 普通股1美元	-	100	Investment holding 投資控股
New Grand Limited* 樂傲有限公司*	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property development 物業發展
New Merit Limited* 隆滿有限公司*	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property development 物業發展

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1. CORPORATE AND GROUP INFORMATION

1. 公司及集團資料(續)

(Continued)

Information about subsidiaries (Continued)

有關附屬公司之資料(續)

Name 名稱	Place of incorporation and business 註冊成立及營業地點	Issued ordinary share capital 已發行普通股本	Percentage of equity attributato the Comparator Acade Comparator	ble ny	Principal activities 主要業務
New Rich Investments Limited 龍勝投資有限公司	Hong Kong 香港	Ordinary HK\$100 普通股100港元	-	60	Property development 物業發展
Newex Limited* 力惠有限公司*	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property development 物業發展
Nice Treasure Ltd 利晴有限公司	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property investment 物業投資
Rich United Limited* 榮特有限公司*	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	70	Property development 物業發展
Sky Earth Limited	Hong Kong	Ordinary HK\$1	-	100	Provision of financial services
超雅有限公司	香港	普通股1港元			提供金融服務
Sparkle Hope Limited	BVI 英屬維爾京群島	Ordinary US\$1 普通股1美元	-	100	Investment holding 投資控股
Star Bonus Limited 星崙有限公司	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property development 物業發展
Star Union Ltd 新德聯有限公司	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property investment 物業投資
Swift Prosper Limited 迅盛有限公司	BVI 英屬維爾京群島	Ordinary US\$1 普通股1美元	-	100	Investment holding 投資控股
Success Vision Ltd 誠衛有限公司	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property investment 物業投資

31 March 2022

二零二二年三月三十一日

1. CORPORATE AND GROUP INFORMATION 1. 公司及集團資料(續)

(Continued)

Information about subsidiaries (Continued)

有關附屬公司之資料(續)

Name 名稱	Place of incorporation and business 註冊成立及營業地點	Issued ordinary share capital 已發行普通股本	Percentage of equity attributa to the Compa 本公司應佔權益百 Direct Ind 直接	able ny	Principal activities 主要業務
Top Harmony Limited* 泰鏗有限公司*	Hong Kong 香港	Ordinary HK \$ 1 普通股1港元	-	100	Property development 物業發展
Top Strong Investment Limited 世強投資有限公司	Hong Kong 香港	Ordinary HK \$ 1 普通股1港元	-	100	Securities investment 證券投資
Top Supreme Limited 泰新有限公司	Hong Kong 香港	Ordinary HK\$1 普通股1港元	-	100	Property development 物業發展
True Promise Limited* ("True Promise")	Hong Kong	Ordinary HK\$1	-	100	Property development
祥諾有限公司*(「祥諾」)	香港	普通股1港元			物業發展
Twist Pioneer Limited	BVI 英屬維爾京群島	Ordinary US\$1 普通股1美元	-	100	Securities investment 證券投資
Vincent Investments Limited* 永宜投資有限公司*	Hong Kong 香港	Ordinary HK\$2 普通股2港元	-	100	Property development 物業發展
Wang On Asset Management Limited	Hong Kong	Ordinary HK\$1	-	100	Provision of asset management services
宏安資產管理有限公司	香港	普通股1港元			提供資產管理服務
Wang On Properties Services Limited	Hong Kong	Ordinary HK\$1	-	100	Provision of management services
宏安地產服務有限公司	香港	普通股1港元			提供管理服務
Wang On Services Limited	Hong Kong	Ordinary HK\$1	-	100	Provision of
宏安服務有限公司	香港	普通股1港元			management services 提供管理服務

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CORPORATE AND GROUP INFORMATION

二零二二年三月三十一日

(Continued)

智洋國際有限公司

Information about subsidiaries (Continued)

有關附屬公司之資料(續)

公司及集團資料(續)

Name 名稱	Place of incorporation and business 註冊成立及營業地點	Issued ordinary share capital 已發行普通股本	Percentage of equity attributable to the Company 本公司應佔權益百分比 Direct Indirect 直接 間接	Principal activities 主要業務
Wise Ocean International Limited	Hona Kona	Ordinary HK\$2	- 100	Property holding

普通股2港元

Certain bank loans of the Group are secured by share charges in respect of the equity interests in these subsidiaries (note 30).

香港

本集團若干銀行貸款由該等附屬公司股權之 股份押記作抵押(附註30)。

持有物業

Details of the subsidiaries disposed of during the year are summarised in note 35 to the financial statements.

年內已出售之附屬公司詳情於財務報表 附註35概述。

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

本公司董事認為上表所列之本公司附屬公 司為本年度業績帶來重大影響或為本集 團資產淨值之主要部分。本公司董事認 為詳列其他附屬公司之資料將令篇幅過 於冗長。

31 March 2022 二零二二年三月三十一日

2.1 BASIS OF PREPARATION

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

Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries for the year ended 31 March 2022. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

2.1 編製基準

綜合基準

綜合財務報表包括本公司及其附屬公司 截至二零二二年三月三十一日止年度之財 務報表。附屬公司為本公司直接或間體 控制之實體(包括結構性實體)。當本集團 享有或有權收取參與投資對象業務所得 之可變回報,且能透過對投資對象之不 (即賦予本集團現有能力主導投資對 關活動之既存權利)影響該等回報時,即 取得控制權。

31 March 2022 二零二二年三月三十一日

2.1 BASIS OF PREPARATION (Continued)

Basis of consolidation (Continued)

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual arrangement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential voting rights.

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

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

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

2.1 編製基準(續)

綜合基準(續)

倘本公司直接或間接擁有投資對象之投票或類似權利少於大多數,則本集團於評估其是否對投資對象擁有權力時,會考慮一切相關事實及情況,包括:

- (a) 與投資對象其他投票持有人之合約 安排:
- (b) 其他合約安排所產生之權利;及
- (c) 本集團之投票權及潛在投票權。

附屬公司按與本公司相同之報告期間使 用貫徹一致之會計政策編製財務報表。 附屬公司之業績自本集團取得控制權之 日開始綜合入賬,並繼續綜合入賬直至 有關控制權終止之日為止。

損益及其他全面收益各組成部分乃歸屬 於本集團母公司擁有人及非控股權益, 即使此舉引致非控股權益出現虧絀結餘。 有關本集團成員公司間交易之所有集團 內公司間資產及負債、權益、收入、開支 及現金流量均於綜合賬目時全數抵銷。

倘有事實及情況顯示上文所述三個控制權元素中有一個或多個元素出現變動,則本集團將重新評估是否仍控制投資對象。附屬公司之擁有權權益變動(並無喪失控制權)被視為股本交易入賬。

31 March 2022 二零二二年三月三十一日

2.1 BASIS OF PREPARATION (Continued)

Basis of consolidation (Continued)

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

2.1 編製基準(續)

綜合基準(續)

倘本集團失去對附屬公司之控制權,則 終止確認(i)該附屬公司之資產(包括商譽) 及負債:(ii)任何非控股權益之賬面值;及 (iii)於權益內記錄之累計換算差額;並確 認(i)已收代價之公平值;(ii)所保留任何投 資之公平值;及(iii)損益表中任何因此產 生之盈餘或虧絀。先前於其他全面收 查或保留溢利(如適當),所依據之基準 與本集團直接出售相關資產或負債所需 依據者相同。

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following revised HKFRSs for the first time for the current year's financial statements. 2.2 會計政策及披露之變動

本集團已於本年度之財務報告首次採納 下列經修訂香港財務報告準則。

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16

香港財務報告準則第9號、香港會計準則第39號、 香港財務報告準則第7號、香港財務報告準則 第4號及香港財務報告準則第16號(修訂本)

Amendment to HKFRS 16

香港財務報告準則第16號(修訂本)

Interest Rate Benchmark Reform - Phase 2

利率基準改革 - 第二階段

COVID-19-Related Rent Concessions beyond 30 June 2021

二零二一年六月三十日後的COVID-19相關租金減免

31 March 2022 二零二二年三月三十一日

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

The nature and the impact of the revised HKFRSs are described below:

Amendments to HKFRS 9, HKAS 39, HKFRS 7, (a) HKFRS 4 and HKFRS 16 address issues not dealt with in the previous amendments which affect financial reporting when an existing interest rate benchmark is replaced with an alternative risk-free rate ("RFR"). The amendments provide a practical expedient to allow the effective interest rate to be updated without adjusting the carrying amount of financial assets and liabilities when accounting for changes in the basis for determining the contractual cash flows of financial assets and liabilities, if the change is a direct consequence of the interest rate benchmark reform and the new basis for determining the contractual cash flows is economically equivalent to the previous basis immediately preceding the change. In addition, the amendments permit changes required by the interest rate benchmark reform to be made to hedge designations and hedge documentation without the hedging relationship being discontinued. Any gains or losses that could arise on transition are dealt with through the normal requirements of HKFRS 9 to measure and recognise hedge ineffectiveness. The amendments also provide a temporary relief to entities from having to meet the separately identifiable requirement when an RFR is designated as a risk component. The relief allows an entity, upon designation of the hedge, to assume that the separately identifiable requirement is met, provided the entity reasonably expects the RFR risk component to become separately identifiable within the next 24 months. Furthermore, the amendments require an entity to disclose additional information to enable users of financial statements to understand the effect of interest rate benchmark reform on an entity's

financial instruments and risk management strategy.

2.2 會計政策及披露之變動(續)

經修訂香港財務報告準則的性質及影響 列示如下:

香港財務報告準則第9號、香港會計 (a) 準則第39號、香港財務報告準則第 7號、香港財務報告準則第4號及香 港財務報告準則第16號之修訂本於 現有利率基準被可替代無風險利率 (「無風險利率」)替換時解決先前修 訂中未處理但影響財務報告之問題。 該修訂提供一項實際權宜辦法,允 許對釐定金融資產及負債之合約現 金流量之基準變動進行會計處理時 更新實際利率而無需調整金融資產 及負債賬面值,前提是有關變動為 利率基準改革之直接後果且釐定合 約現金流量的新基準於經濟上等同 於緊接變動前的先前基準。此外, 該等修訂本允許就對沖指定項目及 對沖文件作出利率基準改革所要求 的變動,而不會終止對沖關係。過 渡期間可能產生的任何收益或虧損 均通過香港財務報告準則第9號的正 常規定進行處理,以衡量及確認對 沖無效性。該等修訂本亦為實體提 供暫時寬免,於無風險利率被指定 為風險成份時毋須滿足可單獨識別 之規定。該寬免允許實體於指定對 沖後假定已滿足可單獨識別之規定, 惟實體須合理預期無風險利率風險 成份於未來24個月內將可單獨識別。 此外,該等修訂本要求實體須披露 額外資料,以使財務報表的使用者 能夠了解利率基準改革對實體的金 融工具及風險管理策略的影響。

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2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (Continued)

(a) (Continued)

The Group had certain interest-bearing bank borrowings denominated in Hong Kong dollars based on the Hong Kong Interbank Offered Rate ("HIBOR") as at 31 March 2022. The Group also had interest rate swaps whereby the Group pays interest at fixed rates and receives interest at variable rates based on HIBOR on the notional amounts. The Group expects that HIBOR will continue to exist and the interest rate benchmark reform has not had an impact on the Group's HIBOR-based borrowings and interest rate swaps.

(b) Amendment to HKFRS 16 issued in April 2021 extends the availability of the practical expedient for lessees to elect not to apply lease modification accounting for rent concessions arising as a direct consequence of the covid-19 pandemic by 12 months. Accordingly, the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met. The amendment is effective retrospectively for annual periods beginning on or after 1 April 2021 with any cumulative effect of initially applying the amendment recognised as an adjustment to the opening balance of retained profits at the beginning of the current accounting period. However, the Group has not received covid-19-related rent concessions and plans to apply the practical expedient when it becomes applicable within the allowed period of application.

2.2 會計政策及披露之變動(續)

(a) *(續)*

(b) 於二零二一年四月頒佈的香港財務 報告準則第16號之修訂本將承租人 選擇不對因 covid-19疫情直接導致 的租金優惠適用租賃修改會計處理 的實用權宜之計延長12個月。因此, 該實用權宜之計適用於租賃付款的 任何減少僅影響原定於二零二二年 六月三十日或之前到期的付款,但 必須滿足適用該實用權宜之計的其 他條件。該修訂本對於二零二一年 四月一日或之後開始的年度期間追 溯生效,最初應用該修訂本的任何 累積影響被確認為對於會計期間初 的保留溢利的調整,並允許提前應 用。然而,本集團並無收取covid-19 相關租金減免,並計劃在允許的應 用期限內適用時應用實用權宜之計。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

2.3 已頒佈但尚未生效之香港財務報 告準則

The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in these financial statements.

本集團並未於該等財務報表內應用下列 已頒佈但尚未生效之新訂及經修訂香港 財務報告準則。

Amendments to HKFRS 3 香港財務報告準則第3號之修訂本 Amendments to HKFRS 10 and HKAS 28 (2011)

香港財務報告準則第10號及香港會計準則 第28號(二零一一年)之修訂本

HKFRS 17

香港財務報告準則第17號 Amendment to HKFRS 17

香港財務報告準則第17號之修訂本

Amendments to HKFRS 17 香港財務報告準則第17號之修訂本 Amendments to HKAS 1 香港會計準則第1號之修訂本 Amendments to HKAS 1 and **HKFRS Practice Statement 2** 香港會計準則第1號之修訂本及香港財務 報告準則實務聲明第2號

Amendments to HKAS 8 香港會計準則第8號之修訂本 Amendments to HKAS 12

香港會計準則第12號之修訂本 Amendments to HKAS 16

之年度改進

香港會計準則第16號之修訂本 Amendments to HKAS 37 香港會計準則第37號之修訂本 Annual Improvements to HKFRSs 2018-2020 香港財務報告準則二零一八年至二零二零年 Reference to the Conceptual Framework¹

概念框架之提述1

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture³

投資者與其聯營公司或合營企業之間的資產銷售或注入3

Insurance Contracts²

保險合約2

Initial Application of HKFRS 17 and HKFRS 9 — Comparative Information²

首次應用香港財務報告準則第17號及香港財務報告準則第9 號 — 比較資料2

Insurance Contracts^{2, 5}

保險合約2、5

Classification of Liabilities as Current or Non-current^{2,4}

負債分類為流動或非流動2、4

Disclosure of Accounting Policies²

會計政策之披露2

Definition of Accounting Estimates²

會計估計之定義2

Deferred Tax related to Assets and Liabilities arising from a Single Transaction²

單一交易所產生與資產及負債相關之遞延稅項2

Property, Plant and Equipment: Proceeds before Intended Use1

物業、廠房及設備: 擬定用途前所得款項1

Onerous Contracts — Cost of Fulfilling a Contract¹

虧損合約 — 履行合約之成本1

Amendments to HKFRS 1, HKFRS 9, Illustrative Examples accompanying HKFRS 16, and HKAS 411

香港財務報告準則第1號、香港財務報告準則第9號、隨附香 港財務報告準則第16號之示例及香港會計準則第41號之修 訂本1

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

(Continued)

- ¹ Effective for annual periods beginning on or after 1 January 2022
- ² Effective for annual periods beginning on or after 1 January 2023
- No mandatory effective date yet determined but available for adoption
- As a consequence of the amendments to HKAS 1, Hong Kong Interpretation 5 Presentation of Financial Statements Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause was revised in October 2020 to align the corresponding wording with no change in conclusion
- As a consequence of the amendments to HKFRS 17 issued in October 2020, HKFRS 4 was amended to extend the temporary exemption that permits insurers to apply HKAS 39 rather than HKFRS 9 for annual periods beginning before 1 January 2023

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

Amendments to HKFRS 3 are intended to replace a reference to the previous Framework for the Preparation and Presentation of Financial Statements with a reference to the Conceptual Framework for Financial Reporting issued in June 2018 without significantly changing its requirements. The amendments also add to HKFRS 3 an exception to its recognition principle for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for liabilities and contingent liabilities that would be within the scope of HKAS 37 or HK(IFRIC)-Int 21 if they were incurred separately rather than assumed in a business combination, an entity applying HKFRS 3 should refer to HKAS 37 or HK(IFRIC)-Int 21 respectively instead of the Conceptual Framework. Furthermore, the amendments clarify that contingent assets do not qualify for recognition at the acquisition date. The Group expects to adopt the amendments prospectively from 1 April 2022. Since the amendments apply prospectively to business combinations for which the acquisition date is on or after the date of first application, the Group will not be affected by these amendments on the date of transition.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

- 1 二零二二年一月一日或之後開始的年度期間生 物
- 2 二零二三年一月一日或之後開始的年度期間生效
- 3 尚未釐定強制生效日期,惟可供採納
- 4 由於香港會計準則第1號之修訂本,香港詮釋 第5號財務報告的呈列 — 借款人對包含按要 求償還條文的定期貸款之分類於二零二零年 十月獲修訂,以使相應措詞保持一致而結論 不變
- b 由於二零二零年十月獲頒佈的香港財務報告 準則第17號之修訂本,香港財務報告準則第4 號經已修訂,以擴大臨時豁免範圍,允許保 險公司於二零二三年一月一日前開始的年度期 間採用香港會計準則第39號而非香港財務報 告準則第9號

預期適用於本集團之該等香港財務報告 準則之進一步資料載述如下。

香港財務報告準則第3號之修訂本旨在以 於二零一八年六月頒佈的財務報告概念框 架的提述代替先前財務報表編製和列報 框架的提述,而不予大幅改變其規定。 該等修訂本亦為香港財務報告準則第3號 就確認原則增加一項例外情況,以供實 體參照概念框架確定資產或負債的組成 元素。該例外情況指明,就屬於香港會 計準則第37號或香港(國際財務報告詮釋 委員會)—註釋第21號範圍內的負債及或 然負債而言,倘為個別產生而非在業務 合併中承擔,則採用香港財務報告準則 第3號的實體應分別參考香港會計準則第 37號或香港(國際財務報告詮釋委員會)— 詮釋第21號,而非概念框架。此外,該 等修訂本闡明或然資產不合資格在收購 日期確認。本集團預期自二零二二年四月 一日起前瞻採納該等修訂本。由於該等 修訂本前瞻應用於收購日期為首次應用 日期或之後的業務合併,故本集團於過 渡日期將不會受該等修訂本影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

(Continued)

Amendments to HKFRS 10 and HKAS 28 (2011) address an inconsistency between the requirements in HKFRS 10 and in HKAS 28 (2011) in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The amendments require a full recognition of a gain or loss resulting from a downstream transaction when the sale or contribution of assets between an investor and its associate or joint venture constitutes a business. For a transaction involving assets that do not constitute a business, a gain or loss resulting from the transaction is recognised in the investor's profit or loss only to the extent of the unrelated investor's interest in that associate or joint venture. The amendments are to be applied prospectively. The previous mandatory effective date of amendments to HKFRS 10 and HKAS 28 (2011) was removed by the HKICPA in January 2016 and a new mandatory effective date will be determined after the completion of a broader review of accounting for associates and joint ventures. However, the amendments are available for adoption now.

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current clarify the requirements for classifying liabilities as current or non-current. The amendments specify that if an entity's right to defer settlement of a liability is subject to the entity complying with specified conditions, the entity has a right to defer settlement of the liability at the end of the reporting period if it complies with those conditions at that date. Classification of a liability is unaffected by the likelihood that the entity will exercise its right to defer settlement of the liability. The amendments also clarify the situations that are considered a settlement of a liability. The amendments are effective for annual periods beginning on or after 1 January 2023 and shall be applied retrospectively. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

香港財務報告準則第10號及香港會計準 則第28號(二零一一年)之修訂本解決香 港財務報告準則第10號及香港會計準則 第28號(二零一一年)之間對於處理投資者 及其聯營公司或合營企業之間的資產出 售或注資的規定的不一致性。該等修訂 本規定於投資者及其聯營公司或合營企 業之間的資產出售或注資構成一項業務 時,悉數確認下游交易產生之收益或虧 損。就不構成業務的資產交易而言,交易 所產生的收益或虧損僅以無關連的投資 者於該聯營公司或合營企業的權益為限, 於投資者的損益中確認。該等修訂本將 獲前瞻性應用。於二零一六年一月,香港 會計師公會剔除香港財務報告準則第10 號及香港會計準則第28號(二零一一年)之 修訂本的先前強制生效日期,而新強制 生效日期將於就聯營公司及合營企業的 會計處理完成更廣泛的審閱後釐定。然 而,該等修訂本現時可供採納。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

(Continued)

Amendments to HKAS 1 Disclosure of Accounting Policies require entities to disclose their material accounting policy information rather than their significant accounting policies. Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, Amendments to HKFRS Practice Statement 2 provide non-mandatory guidance on how to apply the concept of materiality to accounting policy disclosures. Amendments to HKAS 1 are effective for annual periods beginning on or after 1 January 2023 and earlier application is permitted. Since the guidance provided in the amendments to HKFRS Practice Statement 2 is non-mandatory, an effective date for these amendments is not necessary. The Group is currently assessing the impact of the amendments on the Group's accounting policy disclosures.

Amendments to HKAS 8 clarify the distinction between changes in accounting estimates and changes in accounting policies. Accounting estimates are defined as monetary amounts in financial statements that are subject to measurement uncertainty. The amendments also clarify how entities use measurement techniques and inputs to develop accounting estimates. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

香港會計準則第1號之修訂本會計政策之 披露要求實體披露其重大會計政策,而 非其主要會計政策。倘連同實體財務報 表所載其他資料一併考慮,會計政策資 料可以合理預期會影響通用財務報表的 主要使用者根據該等財務報表所作出的 決定,則該會計政策資料屬重大。香港 財務報告準則實務聲明第2號之修訂本就 重要性概念應用於會計政策披露之方式 提供非強制性指引。香港會計準則第1號 之修訂本於二零二三年一月一日或之後開 始的年度期間生效,並允許提早應用。 由於香港財務報告準則實務聲明第2號之 修訂本所提供的指引屬非強制性,故毋 須列明該等修訂本的生效日期。本集團 現正評估該等修訂本對本團會計政策披 露的影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

(Continued)

Amendments to HKAS 12 narrow the scope of the initial recognition exception so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences, such as leases and decommissioning obligations. Therefore, entities are required to recognise a deferred tax asset and a deferred tax liability for temporary differences arising from these transactions. The amendments are effective for annual reporting periods beginning on or after 1 January 2023 and shall be applied to transactions related to leases and decommissioning obligations at the beginning of the earliest comparative period presented, with any cumulative effect recognised as an adjustment to the opening balance of retained profits or other component of equity as appropriate at that date. In addition, the amendments shall be applied prospectively to transactions other than leases and decommissioning obligations. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

Amendments to HKAS 16 prohibit an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling any such items, and the cost of those items, in profit or loss. The amendments are effective for annual periods beginning on or after 1 January 2022 and shall be applied retrospectively only to items of property, plant and equipment made available for use on or after the beginning of the earliest period presented in the financial statements in which the entity first applies the amendments. Earlier application is permitted. The amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

香港會計準則第12號之修訂本縮減初始 確認例外情況的範圍,故其不再適用於 會引致相等應課税及可扣減暫時性差額 的交易(如租賃及退役責任)。因此,實體 須就有關交易引致的暫時性差額確認一 項遞延税項資產及一項遞延税項負債。 該等修訂本於二零二三年一月一日或之後 開始之年度報告期間生效,並須在所呈 列的最早比較期間開始時應用於有關租 賃及退役責任的交易,並於該日期將任 何累計影響確認為累計虧損或權益的其 他組成部分(如適用)的期初結餘之調整。 此外,該等修訂本須按未來基準應用於 租賃及退役責任以外的交易,允許提早 應用。該等修訂本預期不會對本集團的 財務報表造成任何重大影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

(Continued)

Amendments to HKAS 37 clarify that for the purpose of assessing whether a contract is onerous under HKAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (e.g., direct labour and materials) and an allocation of other costs that relate directly to fulfilling that contract (e.g., an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract as well as contract management and supervision costs). General and administrative costs do not relate directly to a contract and are excluded unless they are explicitly chargeable to the counterparty under the contract. The amendments are effective for annual periods beginning on or after 1 January 2022 and shall be applied to contracts for which an entity has not yet fulfilled all its obligations at the beginning of the annual reporting period in which it first applies the amendments. Earlier application is permitted. Any cumulative effect of initially applying the amendments shall be recognised as an adjustment to the opening equity at the date of initial application without restating the comparative information. The amendments are not expected to have any significant impact on the Group's financial statements.

2.3 已頒佈但尚未生效之香港財務報 告準則(續)

香港會計準則第37號之修訂本澄清,就 根據香港會計準則第37號評估合約是否 屬虧損性而言,履行合約的成本包括與合 約直接相關的成本。與合約直接相關的 成本包括履行該合約的增量成本(例如直 接勞工及材料)及與履行合約直接相關的 其他成本分配(例如就履行合約所用物業、 廠房及設備項目折舊費用以及合約管理 及監管成本的分配)。一般及行政成本與 合約並無直接關係,且不包括在內,惟倘 有關成本乃合約明文規定須向對手方收 取則作別論。該等修訂本於二零二二年 一月一日或之後開始的年度期間生效,並 須應用於實體首次應用該等修訂本的年 度報告期間開始尚未履行所有責任的合約, 並允許提早應用。初始應用該等修訂本 的任何累計影響須確認為對首次應用日 期之期初權益的調整,而毋須重列比較 資料。該等修訂本預期不會對本集團的 財務報表產生任何重大影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs

(Continued)

Annual Improvements to HKFRSs 2018–2020 sets out amendments to HKFRS 1, HKFRS 9, Illustrative Examples accompanying HKFRS 16, and HKAS 41. Details of the amendments that are expected to be applicable to the Group are as follows:

- HKFRS 9 Financial Instruments: clarifies the fees that an entity includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability. These fees include only those paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf. An entity applies the amendment to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment. The amendment is effective for annual periods beginning on or after 1 January 2022. Earlier application is permitted. The amendment is not expected to have a significant impact on the Group's financial statements.
- HKFRS 16 Leases: removes the illustration of payments from the lessor relating to leasehold improvements in Illustrative Example 13 accompanying HKFRS 16. This removes potential confusion regarding the treatment of lease incentives when applying HKFRS 16.

2.3 已頒佈但尚未生效之香港財務報 告準則*(續)*

香港財務報告準則二零一八年至二零二零年之年度改進載列香港財務報告準則第1號、香港財務報告準則第9號、隨附香港財務報告準則第16號之示例及香港會計準則第41號之修訂本。預期將適用於本集團之修訂本詳情如下:

- 香港財務報告準則第16號租賃:隨 附香港財務報告準則第16號所示第 13項説明示例中移除出租人就租賃 物業裝修作出付款的説明。此舉消 除應用香港財務報告準則第16號時 對租賃優惠進行處理的潛在混淆。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 POLICIES

Investments in joint ventures

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

The Group's investments in joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. Adjustments are made to bring into line any dissimilar accounting policies that may exist.

The Group's share of the post-acquisition results and other comprehensive income of joint ventures is included in consolidated profit or loss and other comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the joint venture, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and joint ventures are eliminated to the extent of the Group's investments in the joint ventures, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of joint ventures is included as part of the Group's investments in joint ventures.

Upon loss of joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of joint venture upon loss of joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

When an investment in a joint venture is classified as held for sale, it is accounted for in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations.

2.4 重大會計政策概要

於合營企業之投資

合營企業指一種合營安排,對安排擁有 共同控制權之訂約方據此對合營企業之 資產淨值擁有權利。共同控制指按照合 約協定對一項安排所共有之控制,共同 控制僅在有關活動要求享有共同控制權 之訂約方作出一致同意之決定時存在。

本集團於合營企業之投資乃按本集團根據權益會計法應佔資產淨值減任何減值 虧損於綜合財務狀況表列賬。倘出現任 何不相符之會計政策,即會作出調整加 以修正。

失去對合營企業之共同控制權後,本集 團按公平值計量及確認任何保留投資。 失去共同控制權後合營企業之賬面值與 保留投資及出售所得款項之公平值之間 任何差額於損益確認。

當投資合營企業分類為持作出售時,則 按香港財務報告準則第5號*持作出售之非 流動資產及終止經營業務*入賬。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement

The Group measures its investment properties, debt investments at fair value through other comprehensive income and financial assets and liabilities at fair value through profit or loss at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

公平值計量

2.4 重大會計政策概要(續)

非金融資產之公平值計量計及市場參與 者通過使用該資產之最高及最佳用途或 將該資產出售予將使用其最高及最佳用 途之另一市場參與者而產生經濟效益之 能力。

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

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Fair value measurement (Continued)

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

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

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

公平值計量(續)

公平值於財務報表計量或披露之所有資產及負債乃基於對公平值計量整體而言屬重大之最低層輸入數據按下述公平值等級分類:

- 第一層 基於相同資產或負債於活躍市場之報價(未經調整)
- 第二層 基於對公平值計量而言屬重大 之可觀察(直接或間接)最低層 輸入數據之估值方法
- 第三層 基於對公平值計量而言屬重大 之不可觀察最低層輸入數據之 估值方法

就按經常性基準於財務報表確認之資產 及負債而言,本集團透過於各報告期末 重新評估分類(基於對公平值計量整體而 言屬重大之最低層輸入數據),釐定不同 等級之間是否發生轉移。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets

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

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

非金融資產之減值

2.4 重大會計政策概要(續)

減值虧損僅於資產之賬面值超過其可收回金額時確認。在評估使用價值時,估計未來現金流量以稅前貼現率貼現至其現值,有關利率反映目前資金時間值之市場評估及資產之特定風險。減值虧損乃在其產生期間自損益中與減值資產功能相符之該等開支類別扣除。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Impairment of non-financial assets (Continued)

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

Related parties

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

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

非金融資產之減值(續)

關聯人士

倘一方為以下人士,則會被視為與本集團 有關聯:

- (a) 該方為個人或該人士之直屬家庭成員,而該人士:
 - (i) 控制本集團或共同控制本集團;
 - (ii) 對本集團發揮重大影響力;或
 - (iii) 為本集團或其母公司之主要管理人員其中一名成員;

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 重大會計政策概要(續)

關聯人士(續)

Related parties (Continued)

或

or

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

(b) 該方為任何以下條件適用之實體:

- (i) 該實體與本集團屬同一集團之 成員公司;
- (ii) 一實體為另一實體(或另一實體之母公司、附屬公司或同系附屬公司)之聯營公司或合營企業:
- (iii) 該實體與本集團為同一第三方 之合營企業;
- (iv) 一實體為一第三方之合營企業, 而另一實體為該名第三方之聯 營公司;
- (v) 該實體為本集團或與本集團有關連的實體就僱員福利設立之離職後福利計劃:
- (vi) 該實體由(a)所識別人士控制或 共同控制:
- (vii) 於(a)(i)所識別人士對該實體有 重大影響或屬該實體(或該實 體母公司)主要管理人員其中 一名成員:及
- (viii) 該實體或其所屬集團內任何成 員公司為本集團或其母公司提 供主要管理人員服務。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Property, plant and equipment and depreciation

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

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

物業、廠房及設備以及折舊

物業、廠房及設備乃按成本減累計折舊 及任何減值虧損列賬。物業、廠房及設 備項目之成本包括其購買價格及任何令 資產達至其運作狀況及工作地點作其擬 定用途之直接應佔成本。

物業、廠房及設備項目投入使用後所產生之開支(例如維修及保養費用)一般於產生期間自損益扣除。如屬達成確認條件之情況,主要檢查之開支於資產賬面值中撥充資本為一項重置。如物業、廠房及設備之重要部分須每隔一段時間重置,則本集團會按特定可使用年期確認該等部分為個別資產,並相應進行折舊。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING **POLICIES** (Continued)

2.4 重大會計政策概要(續)

Property, plant and equipment and depreciation (Continued)

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

物業、廠房及設備以及折舊(續)

折舊乃按各物業、廠房及設備項目於其估 計可使用年期以直線法計算,以撇銷其 成本值至餘值。就此所採用之主要年率 如下:

Owned assets:

Buildings

樓宇

Leasehold improvement

和賃物業裝修

Furniture, fixtures and office equipment

傢俬、裝置及辦公設備

Motor vehicles

Computer equipment

電腦設備

3%

自有資產:

3%

15% to 33% over the lease terms

於和期內15%至33%

15% to 50%

15%至50%

20%

20%

15% to 33%

15%至33%

Right-of-use assets:

Leasehold land

和賃十地

Buildings

樓宇

使用權資產:

3%

3%

Over the lease terms of 3 years

於3年的租期內

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

倘物業、廠房及設備項目之各部分有不同 可使用年期,該項目成本將按合理基礎 於各部分間分配,而每部分將作個別折 舊。餘值、可使用年期及折舊法至少於 各財政年結日予以檢討並作調整(如適當)。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Property, plant and equipment and depreciation (Continued)

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

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets (other than those meet the definition of an investment property) are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis.

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

物業、廠房及設備以及折舊(續)

包括初步確認重大部分之物業、廠房及設備項目於出售或當預期不會從其使用或出售獲取未來經濟利益時終止確認。於終止確認資產年度之損益確認之出售或報廢所得任何盈虧為銷售所得款項淨額與相關資產賬面值之差額。

本集團於租賃開始日期(即相關資產可供使用日期)確認使用權資產。使用權資產(符合投資物業定義者除外)按成本減任何累計折舊及減值虧損計量,並就任何重新計量租賃負債作出調整。使用權額產的成本包括已確認的租賃負債金田額以及於開始直接成本以及於開始日報,期或之前作出的租賃付款減已收取的任何租賃優惠。使用權資產按直線法進行折舊。

倘租賃資產所有權在租期結束前轉移至 本集團或成本反映購買選擇權的行使, 則使用資產的估計可使用年期計算折舊。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 重大會計政策概要(續)

Investment properties

Investment properties are interests in land and buildings (including the leasehold property held as a right-of-use asset which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of the reporting period.

Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property are recognised in profit or loss in the year of the retirement or disposal.

When a right-of-use asset meets the definition of investment property, it is included in investment properties. The corresponding right-of-use asset is initially measured at cost, and subsequently measured at fair value in accordance with the Group's policy for investment properties.

投資物業

投資物業為持作賺取租金收入及/或資 本升值,而非用作生產或供應貨物或服 務或用作行政用途;或供日常業務過程中 出售的所持土地及樓宇(包括符合投資物 業定義持作使用權資產的租賃物業)的權 益。該等物業最初按成本(包括交易成本) 計量。於首次確認後,投資物業乃按公 平值列賬,並反映於報告期末的市況。

投資物業之公平值變動所產生之盈虧計 入產生年度之損益。

報廢或出售投資物業之任何盈虧在報廢 或出售年度在損益確認。

當使用權資產符合投資物業的定義時, 則計入投資物業中。相應的使用權資產 初始按成本計量,其後根據本集團的投 資物業政策按公平值計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 POLICIES (Continued)

Non-current assets and disposal groups held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amounts will be recovered principally through a sales transaction rather than through continuing use. For this to be the case, the asset or disposal group must be available for immediate sale in its present condition subject only to terms that are usual and customary for the sale of such assets or disposal groups and its sale must be highly probable. All assets and liabilities of a subsidiary classified as a disposal group are reclassified as held for sale regardless of whether the Group retains a non-controlling interest in its former subsidiary after the sale.

Non-current assets and disposal groups (other than investment properties and financial assets) classified as held for sale are measured at the lower of their carrying amounts and fair values less costs to sell. Property, plant and equipment (including right-of-use assets) and intangible assets classified as held for sale are not depreciated or amortised.

Properties under development

Properties under development are stated at the lower of cost and net realisable value and comprise construction costs, borrowing costs, professional fees, payments for land use rights and other costs directly attributable to such properties incurred during the development period. Net realisable value is estimated based on the prevailing market prices and estimated construction cost on an individual property basis.

Properties under development are classified as current assets unless the construction of the relevant property development project is expected to complete beyond the normal operating cycle. On completion, the properties are transferred to completed properties held for sale.

2.4 重大會計政策概要(續)

持作出售非流動資產及出售組別

倘非流動資產及出售組別的賬面值將主要通過出售交易而非通過持續使用來收回,則分類為持作出售。於此種情況下資產或出售組別須能夠在現況下可供與即出售(僅須遵守出售此類資產或出售組別的一般和習慣條款)且其出售的可能性極大。分類為出售組別的附屬公司能性極大。分類為出售組別的附屬公司的售資產及負債均重新分類為持作出售屬公司的非控制性權益。

分類為持作出售的非流動資產及出售組別(投資物業及金融資產除外),按其賬面值與公平值減出售成本中的較低者計量。 分類為持作出售的物業、廠房及設備(包括使用權資產)及無形資產及無需進行折舊或攤銷。

發展中物業

發展中物業以成本值及可變現淨值兩者中之較低者列賬,包括建築工程成本、借貸成本、專業費用、土地使用權付款及在發展期內產生由該等物業直接應估之其他成本。可變現淨值根據個別物業的現行市場價格及估計建築工程成本估計。

發展中物業分類為流動資產,除非有關物業發展項目之建築工程預期需要超過正常營運週期方可完成,則作別論。竣工後,物業轉撥至持作出售之竣工物業。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Properties under development (Continued)

Sales deposits/instalments received and receivable from purchasers in respect of the pre-sale of properties under development prior to completion of the development are included in contract liabilities.

When the right-of-use assets relate to interests in leasehold land held as properties under development, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policy for properties under development.

Properties held for sale

Properties held for sale are stated at the lower of cost and net realisable value. Cost is determined by an apportionment of the total land and building costs attributable to unsold properties. Net realisable value is estimated by the Company's directors based on the prevailing market prices on an individual property basis.

When the right-of-use assets relate to interests in leasehold land and held as completed properties held for sale, they are subsequently measured at the lower of cost and net realisable value in accordance with the Group's policy for completed properties held for sale.

Leases

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

2.4 重大會計政策概要(續)

發展中物業(續)

發展中項目竣工前,就預售發展中物業已 收及應收買家之銷售按金/分期付款均 計入合約負債。

倘使用權資產與持作發展中物業之租賃 土地權益相關,隨後根據本集團發展中 物業政策按成本與可變現淨值中的較低 者計算。

持作出售物業

持作出售物業乃按成本值及可變現淨值 兩者中之較低者列賬。成本值按未出售 物業應佔總土地及樓宇成本比例釐定。 可變現淨值由本公司董事根據當時市場 價格按個別物業進行估計。

當使用權資產與持作出售之竣工物業之租賃土地權益相關時,本集團根據持作出售之竣工物業政策其後按成本與可變現淨值中較低者計量。

租賃

本集團於合約開始時評估合約是否屬於 或包含租賃。倘合約授予權利在一段時 期內控制已識別資產的使用以換取代價, 則該合約屬租賃或包含租賃。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Leases (Continued)

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets. The right-of-use assets are included in property, plant and equipment, the accounting policy of which are included in the policy for "Property, plant and equipment and depreciation" above.

(a) Lease liabilities

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

租賃(續)

本集團作為承租人

本集團就所有租賃應用單一確認及計量 方法,惟短期租賃除外。本集團確認作 出租賃付款的租賃負債及使用權資產, 即使用相關資產的權利。使用權資產計 入物業、廠房及設備,其會計政策載於 上文「物業、廠房及設備以及折舊」政策。

(a) 租賃負債

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) **POLICIES** (Continued)

Leases (Continued)

Group as a lessee (Continued)

Lease liabilities (Continued)

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

The Group's lease liabilities are included in other payables and accruals in the statement of financial position.

(b) Short-term leases

The Group applies the short-term lease recognition exemption to its short-term leases (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. Lease payments on short-term leases are recognised as an expense on a straight-line basis over the lease term.

租賃(續)

本集團作為承租人(續)

(a) 租賃負債(續)

在計算租賃付款的現值時,本集團 使用租賃開始日期的增量借貸利率, 乃由於租賃中隱含的利率不易釐定。 在開始日期後,租賃負債的金額予 以增加以反映利息的累增,並就已 作出的租賃付款予以減少。此外, 如有修改、租賃年期發生變化、租 賃付款出現變化(例如:租賃付款日 後因指數或利率變動出現變動)或相 關資產的購買選擇權評估出現變化, 則重新計量租賃負債的賬面值。

本集團之租賃負債計入財務狀況表 之其他應付款項及應計費用。

(b) 短期租賃

本集團將短期租賃確認豁免應用於 短期租賃(即租賃年期為自開始日期 起計12個月或以下,並且不包含購 買選擇權的該等租賃)。當本集團訂 立低價值資產租賃時,本集團會決 定是否按租賃基準資本化該租賃。 短期租賃的租賃款項在租賃年期內 按直線法確認為開支。

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二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Leases (Continued)

Group as a lessor

When the Group acts as a lessor, it classifies at lease inception (or when there is a lease modification) each of its leases as either an operating lease or a finance lease.

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset are classified as operating leases. When a contract contains lease and non-lease components, the Group allocates the consideration in the contract to each component on a relative stand-alone selling price basis. Rental income is accounted for on a straight-line basis over the lease terms and is included in revenue in "profit or loss" due to its operating nature. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

Leases that transfer substantially all the risks and rewards incidental to ownership of an underlying assets to the lessee are accounted for as finance leases.

租賃(續)

本集團作為出租人

當本集團作為出租人時,在租賃開始時(或 當有租賃修訂時)將其各租賃分類為經營 租賃或融資租賃。

凡將相關資產擁有權附帶之絕大部分回 報及風險轉移至承租人之租賃均列為融 資租賃。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 重大會計政策概要(續)

Investments and other financial assets

Initial recognition and measurement

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

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

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

投資及其他金融資產

初始確認及計量

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

為使金融資產按攤銷成本或按公平值計入其他全面收益分類及計量,其需產生純粹為支付本金及未償還本金利息(「SPPI」)的現金流量。現金流量並非SPPI之金融資產,無論業務模式如何皆分類為按公平值計入損益並按此計量。

31 March 2022 二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Investments and other financial assets (Continued)

Initial recognition and measurement (Continued)

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

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

投資及其他金融資產(續)

初始確認及計量(續)

所有常規買賣的金融資產概於交易日(即本集團承諾購買或出售該資產之日)確認。 常規買賣乃指按市場規定或慣例普遍確立的期間內交收資產的金融資產買賣。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Subsequent measurement

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

Financial assets at amortised cost (debt instruments)

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

Financial assets at fair value through other comprehensive income (debt investments)

For debt investments at fair value through other comprehensive income, interest income, foreign exchange revaluation and impairment losses or reversals are recognised in profit or loss and computed in the same manner as for financial assets measured at amortised cost. The remaining fair value changes are recognised in other comprehensive income. Upon derecognition, the cumulative fair value change recognised in other comprehensive income is recycled to profit or loss.

Financial assets at fair value through profit or loss

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

2.4 重大會計政策概要(續)

投資及其他金融資產(續)

其後計量

金融資產按其分類的其後計量如下:

按攤銷成本列賬之金融資產(債務工具)

按攤銷成本列賬之金融資產其後使用實際利息法計量,視乎減值而定。收益及虧損在資產被終止確認、修改或減值時在損益確認。

按公平值計入其他全面收益之金融資產(債 務投資)

就按公平值計入其他全面收益之債務投資而言,利息收入、外匯重估及減值虧損或撥回於損益中確認,並與按攤銷成本計量的金融資產相同的方式計算。其餘公平值變動於其他全面收益確認的累計公平值變動將重新計入損益。

按公平值計入損益之金融資產

按公平值計入損益之金融資產按公平值 於財務狀況表列賬,而公平值變動淨額 於損益中確認。該類別包括衍生工具。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會 POLICIES (Continued)

Investments and other financial assets (Continued)

Subsequent measurement (Continued) Financial assets at fair value through profit or loss (Continued)

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

2.4 重大會計政策概要(續)

其後計量*(續)* 按公平值計入損益之金融資產(續)

投資及其他金融資產(續)

嵌入於混合合約(包含金融資產主合約)的 衍生工具並非單獨入賬。金融資產主合 約連同嵌入式衍生工具須全部分類為按 公平值計入損益的金融資產。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Derecognition of financial assets

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

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

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

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

2.4 重大會計政策概要(續)

終止確認金融資產

金融資產(或倘適用,作為金融資產或類似金融資產組別一部分)主要在下列情況會終止確認(即從本集團綜合財務狀況表中刪除):

- 從資產收取現金流量之權利已屆滿: 或
- 本集團轉讓從資產收取現金流量之權利,或已承擔根據「過手」安排而在並無重大延誤下悉數將已獲取現金流量支付有關第三者之責任;及(a)本集團已將資產之絕大部分風險及回報轉讓,或(b)本集團並無轉讓或保留資產之絕大部分風險及回報,但已轉讓資產之控制權。

持續參與指就已轉讓資產作出的一項擔保, 按該項資產的原賬面值與本集團或須償 還的最高代價的較低者計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Impairment of financial assets

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

General approach

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

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information.

金融資產減值

本集團確認對並非持作按公平值計入損益的所有債務工具預期信貸虧損(「預期信貸虧損」)的撥備。預期信貸虧損乃基於根據合約到期的合約現金流量與本集團預期收取的所有現金流量之間的現金流量於以原實際利率的近似值貼現免預期現金流量將包括出售所持抵押的現金流量或組成合約條款的其他信貸提升措施。

一般方法

預期信貸虧損分兩個階段確認。就初始確認以來信貸風險並無大幅增加的預額。就有貨風險並無大幅增加的預額信貸虧損)可能發生的違約事件所產生的資虧損計提預期信貸虧損分不信貸虧損計提預期於職口的餘下年期於職口的餘所有損割的。 時間(全期預期信貸虧損)。

於各報告日期,本集團評估自初始確認起金融工具的信貸風險是否顯著增加的於進行評估時,本集團將金融工具於時時日期發生的違約風險與金融工具於初始確認日期發生的違約風險進行比較,並考慮無需過多成本或努力即可得之合理且可證明的資料,包括歷史及前瞻性資料。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) **POLICIES** (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

For debt investments at fair value through other comprehensive income, the Group applies the low credit risk simplification. At each reporting date, the Group evaluates whether the debt investments are considered to have low credit risk using all reasonable and supportable information that is available without undue cost or effort. In making that evaluation, the Group reassesses the external credit ratings of the debt investments. In addition, the Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due.

The Group considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

金融資產減值(續)

一般方法(續)

就按公平值計入其他全面收益的債務投 資而言,本集團採用低信貸風險簡化法。 於各報告日期,本集團使用所有合理及有 理據而毋須付出不必要成本或努力獲得 之資料評估債務投資是否被認為具有較 低的信貸風險。於作出該項評估時,本 集團重新評估債務投資的外部信貸評級。 此外,本集團認為,倘合約付款逾期超 過30天,則信貸風險已大幅上升。

倘合約款項已逾90日未還款,則本集團 認為金融資產違約。然而,在若干情況 下,倘內部或外部資料反映,在計及本集 團持有的任何信貸提升措施前,本集團 不大可能悉數收取未償還合約款項,則 本集團亦可認為金融資產違約。倘無法 合理預期收回合約現金流量,則撇銷金 融資產。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Impairment of financial assets (Continued)

General approach (Continued)

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

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

金融資產減值(續)

一般方法(續)

按公平值計入其他全面收益之債務投資 及以攤銷成本計量的金融資產根據一般 方式須予減值,並按以下為計量預期信 貸虧損的階段分類,惟應用簡化法的應 收賬款及合約資產除外。

- 第1階段 金融工具的信貸風險自初 步確認後並未顯著增加, 且虧損撥備按相等於12個 月預期信貸虧損金額計量
- 第2階段 金融工具的信貸風險自初 步確認後顯著增加,惟其 並非已發生信貸減值的金 融資產,且虧損撥備按相 等於全期預期信貸虧損金 額計量
- 第3階段 金融資產於報告日期為信 質減值(惟其並非購買或原 已發生信用減值的),且虧 損撥備按相等於全期預期 信貸虧損金額計量

31 March 2022 二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Impairment of financial assets (Continued)

Simplified approach

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

For trade receivables that contain a significant financing component and lease receivables, the Group chooses as its accounting policy to adopt the simplified approach in calculating ECLs with policies as described above.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings or payables, as appropriate.

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

The Group's financial liabilities include trade and other payables, financial liabilities at fair value through profit or loss and interest-bearing bank and other borrowings.

金融資產減值(續)

簡化方式

就包含重大融資成分及應收租賃的應收 賬款而言,本集團選擇採用簡化方式計 算預期信貸虧損作為其會計政策,政策 詳情於上文闡述。

金融負債

初始確認及計量

金融負債初始確認時劃分為按公平值計 入損益的金融負債、貸款及借貸或應付 款項(倘適合)。

所有金融負債初步按公平值確認,而倘屬貸款及借貸以及應付款項,則扣除直接應佔之交易成本。

本集團之金融負債包括應付賬款及其他 應付款項、按公平值計入損益的金融負 債及計息銀行及其他借款。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Financial liabilities (Continued)

Subsequent measurement

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

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Group that are not designated as hedging instruments in hedge relationships as defined by HKFRS 9. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognised in profit or loss. The net fair value gain or loss recognised in profit or loss does not include any interest charged on these financial liabilities.

Financial liabilities designated upon initial recognition as at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in HKFRS 9 are satisfied. Gains or losses on liabilities designated at fair value through profit or loss are recognised in profit or loss, except for the gains or losses arising from the Group's own credit risk which are presented in other comprehensive income with no subsequent reclassification to profit or loss. The net fair value gain or loss recognised in profit or loss does not include any interest charged on these financial liabilities.

金融負債(續)

其後計量

金融負債之其後計量視乎其分類如下:

按公平值計入損益之金融負債

按公平值計入損益之金融負債包括持作 交易之金融負債及於初始確認時指定為 按公平值計入損益之金融負債。

金融負債如為於短期內購回而產生,則會分類為持作交易。該分類亦包括本見團所訂立並非指定為對沖關係(定義見見)中之對非別等分號)中之對沖以之對於大工具,獨立內嵌式衍生工具亦分類為持作交易,惟倘指定為有效對工具則作別論。持作交易負債之收至損益確認。於損益確認之公融負債收益或虧損淨額不包括就此等金融負債收取之任何利息。

於初始確認時指定為按公平值計入損益的金融負債,乃於初始確認當日及於符會香港財務報告準則第9號之標準時方會指定。指定為按公平值計入損益的負債益於損益確認,惟本集團自身的信益於損益確認,惟本集團自身的益或虧損除外,該收益或虧損不其他全面收益中列報,且其公公會重新分類至損益。於損益確認,於損益確認,於損益確認,以對於數學。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Financial liabilities (Continued)

Subsequent measurement (Continued) Financial liabilities at amortised cost (loans and borrowings)

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

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

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contracts at the higher of: (i) the ECLs allowance determined in accordance with the policy as set out in "Impairment of financial assets"; and (ii) the amount initially recognised less, when appropriate, the cumulative amount of income recognised.

其後計量(續)

金融負債(續)

按攤銷成本計量之金融負債(貸款及借款)

於初步確認後,計息貸款及借款隨後以實際利率法按攤銷成本計量,除非貼現影響為微不足道,在該情況下則按成本列賬。當負債終止確認或按實際利率法進行攤銷程序時,其盈虧在損益內確認。

攤銷成本之計算應考慮收購時之任何折 讓或溢價,並計入屬實際利率組成部分之 費用或成本。實際利率攤銷於損益內作 為融資成本列賬。

財務擔保合約

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 POLICIES (Continued)

Derivative financial instruments and hedge accounting

Initial recognition and subsequent measurement

The Group's derivative financial instruments include interest rate swaps. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as assets when the fair value is positive and as liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value of derivatives are taken directly to profit or loss.

Derecognition of financial liabilities

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

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

Offsetting of financial instruments

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

2.4 重大會計政策概要(續)

衍生金融工具及對沖會計

初始確認及其後計量

本集團的衍生金融工具包括利率掉期。 該等衍生金融工具初次按衍生工具合約 訂立當日之公平值確認,其後則按公平 值重新計量。衍生工具於公平值為正數 時列賬為資產,於公平值為負數時則列 賬為負債。

因衍生工具公平值變動所產生之任何損 益直接計入損益。

終止確認金融負債

倘負債下之責任獲履行或註銷或屆滿, 金融負債會終止確認。

當現有金融負債被同一貸款人以明顯不同 之條款提供之另一金融負債取代,或現 有負債之條款大幅修訂,此類交換或修訂, 則被視為終止確認原負債而確認新負債, 而相關賬面值之間之差額則在損益表中 確認。

金融工具之抵銷

金融資產及金融負債互相抵銷,淨額在 財務狀況表內列示,前提是目前有可執 行法定權利抵銷已確認金額並有意按淨 額基準結算,或同時變賣資產及償還負 債。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash, which are not restricted as to use.

Provisions

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

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

2.4 重大會計政策概要(續)

現金及現金等同項目

就綜合現金流量表而言,現金及等同現金項目指手頭現金及活期存款,以及短期流動性強,可隨時兑換成已知數額現金,而其價值變動不大,且一般於購入後三個月內到期之短期投資,減去須在要求時償還之銀行透支,並為本集團現金管理不可分割之部分。

就綜合財務狀況表而言,現金及現金等 同項目包括並無限制用途之手頭現金及 銀行現金,包括定期存款及類同現金性 質之資產。

撥備

當過去事項導致目前須承擔之責任(法律或推定),而且日後有可能需要撥付資源償付有關責任所涉及之款項,則會確認撥備,惟該項責任之數額須能夠可靠地予以估計。

當貼現之影響屬於重大,撥備確認之數額為預期日後以償付有關責任所需開支於報告期末之現值。已貼現現值隨時間而有所增加,有關增幅會計入損益之融資成本。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Income tax

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

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

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

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

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

所得税

所得税包括即期及遞延税項。於損益外確認之所得税相關項目於損益外(不論在 其他全面收益或直接於權益)確認。

即期税務資產及負債按預期從稅務機關收回或向稅務機關支付之款項計算,所依據稅率(及稅法)於報告期末已制定或實質上已頒佈,且已考慮本集團經營所在國家之現行詮釋及慣例。

遞延税項乃採用負債法,對於報告期末 資產及負債之税基與其用作財務申報之 賬面值兩者之一切暫時性差異作出撥備。

遞延税項負債就一切應課税暫時性差異 予以確認,惟:

- 遞延税項負債因初步確認商譽或一項非業務合併交易中的資產或負債而產生,並在交易時不影響會計溢利或應課稅溢利或虧損;及
- 就與於附屬公司之投資有關之應課 税暫時性差異而言,撥回暫時性差 異之時間可以控制及暫時性差異可 能不會在可預見將來撥回。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.4 重大會計政策概要(續)

Income tax (Continued)

utilised, except:

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

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

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

所得税(續)

所有可予扣減暫時性差異、未動用稅項 抵免及任何未動用稅項虧損結轉,在可 能獲得應課稅溢利用作抵銷該等可予扣 減暫時性差異、未動用稅項抵免及未動 用稅項虧損結轉之情況下,均確認為遞 延稅項資產,惟:

- 有關可予扣減暫時性差異之遞延稅 項資產因在一項非業務合併交易中 初步確認資產或負債而產生,並在 交易時不影響會計溢利或應課稅溢 利或虧損;及
- 就與於附屬公司之投資有關之可予 扣減暫時性差異而言,僅在暫時性 差異可能會在可預見將來撥回及將 有應課稅溢利用作抵銷暫時性差異 之情況下,才確認遞延稅項資產。

遞延稅項資產之賬面值會於各報告期末 進行審閱,並當不可能有足夠應課稅溢 利以動用全部或部分遞延稅項資產時予 以相應扣減。未確認之遞延稅項資產產於 各報告期末重新評估,乃於可能獲得足 夠應課稅溢利以動用全部或部分遞延稅 項資產之情況下予以確認。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Income tax (Continued)

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

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

Government grants

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

Revenue recognition

Revenue from contracts with customers

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

所得税(續)

遞延税項資產及負債乃根據在報告期末 制定或實質上已頒佈之預期適用於變現 資產或清償負債之期間之稅率(及稅務法例) 計算。

當且僅當本集團有合法強制執行權利抵銷即期税項資產與即期税項負債,且處稅項負債與同一應課稅實體或不同應課稅實體或不同應課稅實體或不同應課稅資體。 (擬於預期有大額遞延稅項負債或資產與價付或收回之各日後期間按淨額基準價付即期稅項負債及資產或同時變現。 (預付負債)徵收之所得稅相關,則遞延稅項資產與遞延稅項負債可予抵銷。

政府補助

倘有合理保證可獲取政府補助,而所有 附帶條件均可予以遵從,則按公平值確 認政府補助。倘補助與支出項目有關, 則以有系統基準於該項補助擬補貼成本 列支之期間確認為收入。

收入確認

來自客戶合約之收入

當貨品或服務控制權按反映本集團預期有權獲得以交換該等貨品或服務的代價金額轉移至客戶時確認來自客戶合約之收入。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

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

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

收入確認(續)

來自客戶合約之收入(續)

倘合約代價包括可變金額時,則代價金額估計為本集團就交換向客戶轉讓貨品或服務而有權收取的代價金額。可變代價於合約開始時估計並加以限制,直至確認累計收入金額的重大收入撥回已確認累計收入一變代價的相關不確定因太可能發生(倘可變代價的相關不確定因素其後得以解決)為止。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

(a) Sales of properties

Revenue from the sale of properties is recognised at the point in time when the purchaser obtained the physical possession or the legal title of the completed property and the Group has a present right to payment and the collection of the consideration is probable.

(b) Provision of asset management services

Management fee income comprises base management fees, asset management fees, project management fees and development management fees which are recognised over time; and lease fees, acquisition fees and promote fees which are recognised at point in time.

Base management fees and asset management fees derived from management of property leasing business are determined based on net equity invested in these investment vehicles and the operating income of related investment vehicles, respectively.

Project management fees are recognised over the scheduled period on a straight-line basis because the customer simultaneously receives and consumes the benefits provided by the Group.

Development management fees are earned on a straight-line basis in accordance with the relevant project construction cost across the entire construction period.

收入確認(續)

來自客戶合約之收入(續)

(a) 銷售物業

銷售物業的收入於購買者獲得實物所有權或已竣工物業的法定所有權且本集團已獲得現時的付款請求權並可能收回代價時確認。

(b) 提供資產管理服務

管理費收入包括基本管理費、資產 管理費、項目管理費及發展管理費, 隨著時間確認;以及租賃費、收購 費及宣傳費,於某一時間點確認。

來自物業租賃管理業務之基本管理 費及資產管理費分別根據對該等投 資工具投入的淨權益及相關投資工 具的經營收入釐定。

項目管理費在預定期間內以直線法 確認,乃由於客戶同時收到及消耗 本集團提供的利益。

發展管理費根據整個建築期內的相 關項目建設成本以直線法賺取。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) **POLICIES** (Continued)

Revenue recognition (Continued)

Revenue from contracts with customers (Continued)

(b) Provision of asset management services

(Continued)

Lease fees relates to fees earned in consideration of the leasing services for the property leasing business of customers.

Acquisition fees relates to fees earned in relation to the acquisition of properties by customers. The acquisition fees are determined based on the acquisition cost of the properties and are recognised when the services have been rendered.

Promote fees relates to fees earned where the returns of the property development projects and property leasing business of customers exceed certain specified hurdles. Promote fee is recognised on the date that the Group's right to receive payment is established.

Revenue from other sources

Rental income is recognised on a time proportion basis over the lease terms. Variable lease payments that do not depend on an index or a rate are recognised as income in the accounting period in which they are incurred.

Other income

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

Dividend income is recognised when the shareholders' right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

收入確認(續)

來自客戶合約之收入(續)

(b) 提供資產管理服務(續)

租賃費指為客戶的物業租賃業務提 供租賃服務而獲得的費用。

收購費指就客戶收購物業而獲得的 費用。收購費根據物業的收購成本 釐定,並在提供服務時確認。

宣傳費指客戶的物業發展項目及物 業租賃業務的回報超出若干指定門 檻時所獲得的費用。宣傳費在本集 團收取款項的權利確立當日確認。

來自其他來源之收入

租金收入乃於租期內按時間比例確認。 不按指數或比率而定的可變租賃付款在 產生的會計期間確認為收入。

其他收入

利息收入乃透過採用精確貼現於金融工 具預期年期的估計收取的未來現金至金 融資產賬面淨值的利率,以實際利率法 按累計基準確認。

股息收入在股東收取款項的權利確立, 與股息有關的經濟利益可能流入本集團 且股息金額能可靠地計量時確認。

31 March 2022 二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customers. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognised for the earned consideration that is conditional. Contract assets are subject to impairment assessment, details of which are included in the accounting policies for impairment of financial assets.

Contract liabilities

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

Contract costs

Cost to fulfil a contract

Other than the costs which are capitalised as properties under development and property, plant and equipment, costs incurred to fulfil a contract with a customer are capitalised as an asset if all of the following criteria are met:

- (a) The costs relate directly to a contract or to an anticipated contract that the entity can specifically identify.
- (b) The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

合約資產

合約資產乃就換取已向客戶轉讓的貨品 或服務而收取代價的權利。倘本集團於 客戶支付代價或付款到期前將貨品或服 務轉讓予客戶,則就附帶條件的已賺取 代價確認合約資產。合約資產可能受減 值評估影響,有關詳情載於金融資產減 值會計政策。

合約負債

合約負債乃於本集團轉移貨品或服務之前收取相關款項或應收客戶之相關款項 到期(以較早發生者為準)時確認。合約負 債於本集團履約(即相關貨品或服務之控 制權轉移至客戶)時確認為收入。

合約成本

履行合約之成本

除作為發展中物業、物業、廠房及設備資本化的成本外,履行與客戶的合約所產生的成本,倘符合以下所有條件,則資本化為資產:

- (a) 該成本直接與合約或實體可以明確 識別的預期合約相關。
- (b) 該成本產生或增強將用於滿足(或繼 續滿足)未來履約義務的實體資源。
- (c) 預計將可收回該成本。

31 March 2022 二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Contract costs (Continued)

Cost to fulfil a contract (Continued)

The capitalised contract costs are amortised and charged to profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. Other contract costs are expensed as incurred.

Incremental costs of obtaining a contract

Incremental costs of obtaining a contract were those costs that the Group incurs to obtain a contract with a customer it would not have incurred if the contract had not been obtained, e.g., sales commission to sales agents. Incremental costs of obtaining a contract are capitalised when incurred if the costs relate to revenue which will be recognised in a future reporting period and the costs are expected to be recovered. Other costs of obtaining a contract are expensed when incurred.

Share-based payments

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees is measured by reference to the fair value at the date at which they are granted.

合約成本(續)

履行合約之成本(續)

資本化合約成本按與向客戶轉讓貨品或 服務相關資產模式一致的系統基礎攤銷 及計入損益。其他合同成本於產生時列 為開支。

取得合約的增量成本

取得合約的增量成本為本集團就取得客戶合約而產生,倘未能取得合約則不會產生成本(例如銷售代理銷售佣金)。倘有關收益的成本將在未來報告期內確認,而成本預期可收回,取得合約的增量成本於產生時會撥充資本。取得合約的其他成本在產生時列為開支。

以股份為基礎之付款

本公司設有購股權計劃,目的為向對本集團業務之成功作出貢獻之合資格參與者給予獎勵及報酬。本集團僱員(包括董事)以股份支付之方式收取酬金,據此,僱員提供服務作為股本工具之代價(「股本結算交易」)。

與僱員之股本結算交易成本乃參照授出 當日之公平值計量。

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Share-based payments (Continued)

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or services conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

以股份為基礎之付款(續)

股本結算交易之成本會在績效及/或服務條件達成期間連同相應增加之股本中確認為僱員福利開支。於每個報告的表面與關於與本結算交易確認之累計開支反映出歸屬期間屆滿之程內與出歸屬屬之股本工具數官之最佳估計。某一期間在損益中扣除確認之累計開支變動。

釐定獎勵獲授當日之公平值時,並不計 及服務及非市場績效條件,惟符合條件 之可能性評估為本集團對最終將歸屬 本工具數目最佳估計之一部分。市場 效條件反映於獎勵獲授當日之公平值 獎勵之任何其他附帶條件(但不帶有相關 服務要求)視作非歸屬條件。非歸屬條件 反映於獎勵之公平值,除非同時具服務 及/或績效條件,否則獎勵即時支銷。

因非市場績效及/或服務條件未能達成 而最終無歸屬之獎勵並不確認為開支。 凡獎勵包含市場或非歸屬條件,無論市 場或非歸屬條件獲履行與否,在所有其 他績效及/或服務條件均獲達成之情況 下,交易仍被視為一項歸屬。

31 March 2022 二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payments (Continued)

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share.

Other employee benefits

Pension scheme

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

2.4 重大會計政策概要(續)

以股份為基礎之付款(續)

倘股本結算獎勵之條款已修改,但符合 獎勵之原有條款,則最少須確認一項開支, 猶如有關條款並無修改。此外,本集團 會就任何使以股份為基礎之付款之公平 值總額增加或按修訂日期計量而對僱員 有所裨益之修改確認開支。

未行使購股權之攤薄影響於計算每股盈 利時反映為額外股份攤薄。

其他僱員福利

退休金計劃

本集團根據強制性公積金計劃條例為符 合資格參與強制性公積金退休福利計劃 (「強積金計劃」)之僱員設立既定供款強 積金計劃。供款乃根據僱員之基本薪金 按某個百分比計算,並按強積金計劃制 則於應付供款時自損益扣除。強積金計劃 劃之資產與本集團之資產分開持有,由 獨立行政基金管理。本集團之僱主供款 在向強積金計劃供款後全數歸僱員所有。

31 March 2022 二零二二年三月三十一日

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING 2.4 重大會計政策概要(續) POLICIES (Continued)

Borrowing costs

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

Dividends

Final and special dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the note 11 to the financial statements.

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

借貸成本

因收購、建設或生產合資格資產(即須在一段長時間方能達致其預定用途或或出售之資產)而直接產生之借貸成本撥充該資產之部分成本。倘絕大部分資產已納會停止撥充資本。倘絕大部分資產內方。 會停止撥充資本。從特定借貸成本內資格資產開支前所作短暫投資賺取之合資格資產開支前所作短暫投資賺取之於撥充資本之借貸成本中扣除。所有其他借貸成本於產生期間列作開支。借貸成本包括實體就借入資金產生之利息及其他成本。

股息

末期及特別股息於獲得股東於股東大會 上批准後確認為負債。建議末期股息於 財務報表附註11披露。

中期股息於建議時同時宣派,原因為本公司之組織章程大綱及細則授權本公司董事宣派中期股息。因此,中期股息於建議及宣派時隨即確認為負債。

31 March 2022 二零二二年三月三十一日

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

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

Estimation uncertainty

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

Estimation of net realisable value of properties under development and properties held for sale

Properties under development and properties held for sales are stated at the lower of cost and net realisable value. The cost of each unit is determined using the weighted average method. The estimated net realisable value is assessed at the end of the reporting period on a market value, existing use basis by independent professionally qualified valuer. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, information from current prices in an active market for similar properties is considered and assumptions that are mainly based on market conditions existing at the end of the reporting period are used.

3. 重大會計判斷及估計

在編製本集團之財務報表時,管理層須 作出會影響所呈報收入、開支、資產及負 債金額及其隨附披露資料以及或然負債 披露資料之判斷、估計及假設。有關假 設及估計之不確定因素可導致須就未來 受影響之資產或負債賬面值作出重大調 整。

估計不明朗因素

有關於報告期末估計不明朗因素之未來 及其他主要來源之主要假設(對下一財政 年度之資產及負債賬面值造成重大調整 之重大風險)闡述如下。

估計發展中物業及持作出售物業的可變 現淨值

31 March 2022 二零二二年三月三十一日

3. SIGNIFICANT ACCOUNTING JUDGEMENTS 3. 重大會計判斷及估計(續) AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Impairment of non-financial assets

The Group assesses whether there are any indicators of impairment for all non-financial assets (including the right-of-use assets) at the end of each reporting period. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

估計不明朗因素(續)

非金融資產減值

31 March 2022 二零二二年三月三十一日

3. SIGNIFICANT ACCOUNTING JUDGEMENTS 3. AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

Impairment of non-financial assets (Continued)

Interests in joint ventures

As at 31 March 2022, the carrying value of the Group's interests in joint ventures was HK\$2,684,573,000, which are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. The Group has assessed at the end of each reporting period whether there is any indication that the carrying amounts of interests in joint ventures is impaired. Given that there are external source of information that indicate impairment may exist, the directors of the Company has performed an impairment assessment of its interests in joint ventures using fair value less cost of disposal which is dependent on the fair value of the investment properties and the expected market prices of the properties under development and properties held for sale held by respective joint ventures, which are estimated by an independent professionally qualified valuer. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the estimation, information from current prices in an active market for similar properties is considered and assumptions that are mainly based on market conditions existing at the end of the reporting period are used.

3. 重大會計判斷及估計(續)

估計不明朗因素(續)

非金融資產減值(續)

— 於合營企業的權益

於二零二二年三月三十一日,本集 團於合營企業的權益的賬面值為 2,684,573,000港元,於綜合財務狀 況表內按本集團根據會計權益法應 佔資產淨值,減任何減值虧損列賬。 本集團已於各報告期末評估是否有 任何跡象顯示於合營企業的權益的 賬面值出現減值。鑑於有外部資料 來源顯示可能存在減值,本公司董 事已使用公平值減出售成本對於合 營企業的權益進行減值評估,視乎 相關合營企業所持投資物業的公平 值以及發展中物業及持作出售物業 的預期市價,數字乃由獨立專業合 資格估值師估計。該估值乃基於若 干假設,後者存在不穩定性,可能 與實際業績有重大差異。作出估計 時,會考慮類似物業在活躍市場的 當前價格資料,並使用主要以報告 期末之市況為基準的假設。

31 March 2022 二零二二年三月三十一日

4. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has three reportable operating segments as follows:

- (a) the property development segment engages in the development of properties;
- (b) the property investment segment engages in investment in commercial premises for rental or for sale; and
- (c) asset management segment earns fee income for managing assets on behalf of the Group's capital partners via investment vehicles.

The provision of asset management services has been one of the businesses of the Group for years. During the year, as mentioned in note 1 to the financial statements, the board of directors of the Company has resolved that additional resources would continuously be deployed to the provision of asset management services and accordingly, the provision of asset management services is redesignated by the board of directors as one of the principal businesses of the Group. The results of the provision of asset management services are also separately reviewed and evaluated for management reporting purposes. Accordingly, the presentation of segment information for the year ended 31 March 2021 has been restated to reflect this change of segment composition.

4. 經營分類資料

就管理而言,本集團按產品及服務劃分 多個業務單位,三個可報告經營分類如下:

- (a) 物業發展分類指物業之發展;
- (b) 物業投資分類指投資商業物業以供 出租或出售;及
- (c) 資產管理分類指通過投資工具代表本集團的資本夥伴管理資產,賺取費用收入。

31 March 2022 二零二二年三月三十一日

4. OPERATING SEGMENT INFORMATION

(Continued)

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on reportable segment profit/loss, which is a measure of adjusted profit/loss before tax. The adjusted profit before tax is measured consistently with the Group's profit before tax except that interest income, dividend income, gain/loss on disposal of financial assets and financial liabilities, impairment losses/reversal of impairment losses on financial assets, finance costs, head office and corporate expenses are excluded from such measurement.

The Group's revenue from external customers was derived solely from its operations in Hong Kong during the years ended 31 March 2022 and 2021, and the non-current assets of the Group were located in Hong Kong as at 31 March 2022 and 2021.

4. 經營分類資料(續)

管理層分別監察本集團之經營分類業績,以決定資源分配及評估表現。分類表現現於實際的人類溢利/虧損評價,而調整的分類溢利/虧損之計算方式為解析過過,經調整之除稅前溢利/虧損。經調整於稅前溢利/虧損。經內人、出售金融負債的收益/虧損、、融資產及金融負債的收益/虧損、、融資產之減值虧損/減值虧損撥回、撥入該項本及總辦事處及企業開支則不撥入該項計算中。

截至二零二二年及二零二一年三月三十一日止年度,本集團來自外部客戶之收入全部源於其於香港之營運,而於二零二二年及二零二一年三月三十一日,本集團之非流動資產位於香港。

31 March 2022

二零二二年三月三十一日

4. OPERATING SEGMENT INFORMATION

4. 經營分類資料(續)

(Continued)

Year ended 31 March

截至三月三十一日止年度

		Property de 物業 2022 二零二二年 HK\$'000 千港元		Property in 物業 2022 二零二二年 HK\$'000 千港元		Asset mani 資產管 2022 二零二二年 HK\$'000 千港元		Tot 總 2022 二零二二年 HK\$'000 千港元	
			(重列)		(重列)		(重列)		(重列)
Sales to external customers Other income	分類收入 銷售予外部客戶 其他收入	- 19,578	301,260 26,645	8,080 44,226	13,546 30,781	30,777 -	24,708 -	38,857 63,804	339,514 57,426
Total	娘 計	19,578	327,905	52,306	44,327	30,777	24,708	102,661	396,940
Segment results	分類業績	198,818	554,457	237,152	(8,916)	(3,846)	9,573	432,124	555,114
Reconciliation Interest income from bank deposits	<i>對賬</i> 銀行存款之利息收入							354	2,478
Interest income from loan receivables	應收貸款之利息收入							1,612	4,595
Interest income from debt investments at fair value through other comprehensive income	按公平值計入其他全面收益之債務投資之利息 收入							29,631	34,747
Interest income from financial assets at fair value through profit or loss	按公平值計入損益之金融 資產的利息收入							4,299	_
Dividend income from financial assets at fair value through profit or loss	按公平值計入損益之金融 資產的股息收入							25,705	-
Gain/(loss) on disposal of debt investments at fair value through other comprehensive	出售按公平值計入其他全 面收益的債務投資之 收益/(虧損)							/27 000\	F 000
income Fair value losses on financial assets and liabilities at fair value through profit or loss, net Impairment losses/(reversal of	按公平值計入損益之金融 資產及負債之公平值 虧損淨額 金融資產的減值虧損/							(37,903) (47,486)	5,088
impairment losses) on financial assets, net Finance costs	(減值虧損撥回)淨額融資成本							(637) (71,210)	6,171 (77,473)
Corporate and unallocated expenses	企業及未分配開支							(58,738)	(35,857)
Profit before tax Income tax credit/(expense)	除税前溢利 所得税抵免/(開支)							277,751 7,161	476,961 (8,784)
Profit for the year	本年度溢利							284,912	468,177

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OPERATING SEGMENT INFORMATION

4. 經營分類資料(續)

(Continued)

Year ended 31 March (Continued)

截至三月三十一日止年度(續)

		Prope develop 物業 2022 二零二二年 HK\$'000 千港元	ment	Prope investr 物業技 2022 二零二二年 HK\$'000 千港元	nent	Ass manage 資產年 2022 二零二二年 HK\$'000 千港元	ement	Unallo 未分 2022 二零二二年 HK\$'000 千港元		Tot 總言 2022 二零二二年 HK\$'000 千港元	
Other segment information:	其他分類資料:										
Depreciation of owned assets	自有資產折舊	8	8	-	-	-	-	8,935	9,750	8,943	9,758
Depreciation of right-of-use	使用權資產折舊										
assets		-	-	-	-	-	-	10,361	7,958	10,361	7,958
Write-down of properties held for	持作出售物業之撤減										
sale	\m_ ⊥ == ⊥ .	-	80,000	-	-	-	-		-	-	80,000
Capital expenditure*	資本開支*	-	-	95,471	42,011	-	-	1,370	389	96,841	42,400
Fair value losses/(gains) on	投資物業公平值虧損/			(2.740)	/4.444					(2.740)	/ 4 444
investment properties, net	(收益)淨額	-	-	(3,749)	64,441	-	-	_	-	(3,749)	64,441
Loss/(gain) on disposal of subsidiaries, net	出售附屬公司之虧損/ (收益)淨額	7 404		/// 000/	/20 400)					/24 404)	(20.400)
Share of profits and losses of joint	(以益)/#供 應佔合營企業之溢利及	7,684	-	(44,088)	(30,688)	-	_	_	-	(36,404)	(30,688)
ventures	版旧口名止未之 <u>血</u> 们及 虧損	(247,096)	(571,306)	(183,534)	(14,477)	_	_	_	_	(430,630)	(585,783)
Interests in joint ventures	於合營企業的權益	1,933,475	1,811,347	751,098	396,198	_	_			2,684,573	2,207,545

Capital expenditure consists of additions to property, plant and equipment (excluding the addition of leased buildings included in right-of-use assets) and investment properties.

資本開支由添置物業、廠房及設備(不包括添 置計入使用權資產的租賃樓宇)及投資物業組

31 March 2022

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4. OPERATING SEGMENT INFORMATION

4. 經營分類資料(續)

(Continued)

Information about major customers

During the year ended 31 March 2022, revenue from customers which accounted for 10% or more of the Group's revenue for the year is set out below:

有關主要客戶之資料

截至二零二二年三月三十一日止年度,佔 本集團本年度收入10%或以上的客戶收入 載列如下:

		2022 二零二二年 HK\$'000 千港元
	₩₩₩₩₩₩₩₩	
Property investment segment:	物業投資分部:	
Customer A	客戶A	5,552
Asset management segment:	資產管理分部:	
Customer B	客戶B	13,779
Customer C	客戶C	4,708
Customer D	客戶D	3,868
		22,355
		27,907

During the year ended 31 March 2021, no revenue from transactions with a single external customer accounted for 10% or more of the Group's total revenue.

截至二零二一年三月三十一日止年度,概 無與單一外部客戶之交易收入佔本集團 總收入之10%或以上。

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5. REVENUE AND OTHER INCOME AND **GAINS, NET**

5. 收入以及其他收入及收益淨額

An analysis of the Group's revenue is as follows:

本集團之收入分析如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元 (Restated) (重列)
Revenue from contracts with customers	來自客戶合約之收入		
Sale of properties Asset management fee	出售物業 資產管理費用	– 30,777	301,260 24,708
Asset management rec	兵庄 百在兵川	30,777	325,968
Revenue from other source Rental income	<i>來自其他來源之收入</i> 租金收入	8,080	13,546
		38,857	339,514

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二零二二年三月三十一日

5. REVENUE AND OTHER INCOME AND GAINS, NET (Continued)

Revenue from contracts with customers

Disaggregated revenue information For the year ended 31 March 2022

5. 收入以及其他收入及收益淨額(續)

來自客戶合約之收入

(i) 分拆收入資料 截至二零二二年三月三十一日止年

Segments 分類		Property development 物業發展 HK\$'000 千港元	Asset management 資產管理 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Types of services – Asset management services	服務類別 - 資產管理服務	-	30,777	30,777
Total revenue from contracts with customers	來自客戶合約之總收入	-	30,777	30,777
Timing of revenue recognition Services transferred at a point in time Services transferred over time	收入確認之時間 於某個時間點轉移的 服務 經時間轉移之服務	-	18,008 12,769	18,008 12,769
Total revenue from contracts with customers	來自客戶合約之總收入		30,777	30,777

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REVENUE AND OTHER INCOME AND GAINS, NET (Continued)

5. 收入以及其他收入及收益淨額(續)

Revenue from contracts with customers (Continued)

來自客戶合約之收入(續)

Disaggregated revenue information (Continued) For the year ended 31 March 2021

(i) 分拆收入資料(續) 截至二零二一年三月三十一日止年

Segments 分類		Property development 物業發展 HK\$*000 千港元	Asset management 資產管理 HK\$'000 千港元 (Restated) (重列)	Total 總計 HK\$'000 千港元 (Restated) (重列)
Types of goods or services – Sale of properties – Asset management services	產品或服務類別 - 出售物業 - 資產管理服務	301,260 -	- 24,708	301,260 24,708
Total revenue from contracts with customers	來自客戶合約之總收入	301,260	24,708	325,968
Timing of revenue recognition Goods or services transferred at a point in time Services transferred over time	收入確認之時間 於某個時間點轉移的 產品或服務 經時間轉移之服務	301,260 -	1,067 23,641	302,327 23,641
Total revenue from contracts with customers	來自客戶合約之總收入	301,260	24,708	325,968

The following table shows the amounts of revenue recognised in the current reporting period that were included in the contract liabilities at the beginning of the reporting period:

下表顯示本報告期間計入報告期初 之合約負債的已確認收入金額:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Revenue recognised that was included in contract liabilities at the beginning of the reporting period:	報告期初計入合約負 債之已確認收入:		
Sale of properties	出售物業		16,905

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5. REVENUE AND OTHER INCOME AND GAINS, NET (Continued)

Revenue from contracts with customers (Continued)

(ii) Performance obligations

Information about the Group's performance obligations is summarised below:

Sale of properties

The performance obligation is satisfied when the physical possession or the legal title of the completed property is obtained by the purchaser.

Asset management services

For base management fees, asset management fees, project management fees and development management fees, the performance obligation is satisfied over time as services are rendered. For acquisition fees, lease fees and promote fees, the performance obligation is satisfied at a point in time upon the successful acquisition of properties, carrying out leasing services and reaching the performance target, as the customers only receive and consume the benefits provided by the Group upon successful acquisition, provision of leasing services and reaching or exceeding certain internal rate of return target, respectively.

The contracted sales amounts allocated to the remaining performance obligations as at the end of the year are as follows:

5. 收入以及其他收入及收益淨額(續)

來自客戶合約之收入(續)

(ii) 履約責任

本集團履約責任的有關資料概述如 下:

出售物業

履約責任乃於買方取得竣工物業的 實際支配或合法業權時達致。

資產管理服務

於年末分配至餘下履約責任之訂約 銷售金額如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Amounts expected to be recognised as revenue: Within one year	預期確認為收益之 金額: 一年內	1,131,431	13,082

All the contracted sales amounts allocated to the performance obligations are expected to be recognised as revenue within one year. The amounts disclosed above do not include variable consideration which is constrained. 分配至履約責任之所有訂約銷售金額預期於一年內確認為收益。上述披露的金額不包括受到限制的可變 代價。

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REVENUE AND OTHER INCOME AND GAINS, NET (Continued)

5. 收入以及其他收入及收益淨額(續)

An analysis of the Group's other income and gains, net, is as follows:

本集團之其他收入及收益淨額分析如下:

	Note 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元 (Restated) (重列)
其 他 此 入 及 此 益 淨 額			
		354	2,478
			4,595
按公平值計入其他全面收益		,,,,=	,,
的債務投資之利息收入			
		29,631	34,747
按公平值計入損益的金融資			
產之利息收入		4,299	-
按公平值計入損益的金融資			
產之股息收入		25,705	-
沒收客戶之按金		422	4,050
物業管理費		5,989	4,451
出售附屬公司之收益	35	36,404	30,688
出售按公平值計入其他全面			
收益之債務投資之收益			
		-	5,088
其他		20,989	18,237
		405 405	104,334
	的債務投資之利息收入 按公平值計入損益的金融資產之利息收入 按公平值計入損益的金融資產之股息收名 產之股息按金物業管理費出售按公平值計入收益 地客戶之數業等國公司之收益 出售按公平值務投資之收益 收益之債務投資之收益	其他收入及收益淨額 銀作存款之利息收入 應收貸款之利息收入 應收資款之利息收入 按公平值計入其他全面收益 的債務投資之利息收入 按公平值計入收益的金融資 產之利計入收益的金融資 產之利益的金融資 產之股惠收入 沒收客戶理費 出售按公平值計入其他全面 收益之債務投資之收益	工零二二年 HK\$'000 附註 其他收入及收益淨額 銀行存款之利息收入 應收貸款之利息收入 按公平值計入其他全面收益 的債務投資之利息收入 按公平值計入損益的金融資 產之利息收入 按公平值計入損益的金融資 產之股息收入 沒收客戶之按金 物業管理費 出售附屬公司之收益 出售按公平值計入其他全面 收益之債務投資之收益 -

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二零二二年三月三十一日

6. PROFIT BEFORE TAX

6. 除税前溢利

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

本集團之除稅前溢利已扣除/(計入)以下 各項所達致:

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元 (Restated) (重列)
Cost of properties sold	出售物業成本		_	146,048
Cost of services provided Direct operating expenses (including repairs	提供服務成本 賺取租金之投資物業所		23,018	14,096
and maintenance) arising from rental-earning investment properties	產生之直接經營開支 (包括維修及保養)		301	1,825
Depreciation of owned assets	自有資產折舊	13	8,943	9,758
Depreciation of right-of-use assets	使用權資產折舊	13	10,361	7,958
				•
Impairment losses/(reversal of impairment	金融資產之減值虧損/			
losses) on financial assets:	(減值虧損撥回):			
Debt investments at fair value through other	按公平值計入其他全面	19		
comprehensive income	收益之債務投資		85	(6,051)
Loan and interest receivables	貸款及應收利息	22	552	(120)
			637	(6,171)
Loss/(gain) on disposal of debt investments	出售按公平值計入其他			
at fair value through other comprehensive	全面收益之債務投資			
income	之虧損/(收益)		37,903*	(5,088)
Lease payments not included in the	不包括於計量租賃負債之	15(c)		
measurement of lease liabilities	租賃付款	13(0)	275	_
Auditor's remuneration	核數師酬金		3,080	3,020
				•
Employee benefit expense (including directors'	僱員福利開支			
remuneration (note 8)):	(包括董事酬金			
	(附註8)):			
Wages and salaries**	工資及薪金**		71,773	64,345
Pension scheme contributions***	退休金供款計劃***		1,871	1,374
Less: Amount capitalised	減:資本化金額		(5,827)	(6,839)
			/7.0/3	50.000
			67,817	58,880

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PROFIT BEFORE TAX (Continued)

- These expenses are included in "Other expenses" in the consolidated statement of profit or loss and other comprehensive income.
- Wage subsidies of HK\$5,274,000 granted from the Employment Support Scheme under Anti-Epidemic Fund for the use of paying wages of employees from June to November 2020 were received during the year ended 31 March 2021. These subsidies were recognised in "Administrative expenses" and offset with the employee benefit expenses. The purpose of the funding was to provide financial support to enterprises to retain their employees who would otherwise be made redundant. Under the terms of the grant, the Group was required not to make redundancies during the subsidy period and to spend all the funding on paying wages to the employees. There were no unfulfilled conditions or contingencies relating to this grant.
- There are no forfeited contributions that may be used by the Group as the employer to reduce the existing level of contributions.

除税前溢利(續)

- 該等開支計入綜合損益及其他全面收益表的[其 他開支」。
- 截至二零二一年三月三十一日止年度,已收到 防疫抗疫基金項下保就業計劃發放的5,274,000 港元工資補貼,用於支付僱員於二零二零年六 月至十一月的工資。該等附屬公司已確認為「行 政開支」,並被僱員福利開支所抵銷。此筆資 金的目的乃為企業提供財政支援,以保留原 應已被裁減的僱員。根據補助條款,本集團 在補助期內不得裁員,並須將所有資金用於 支付僱員工資。該等補助並無尚未達成的條 件或或然項目。
- 本集團作為僱主並無用於減少現有供款水平 的沒收供款。

FINANCE COSTS 7.

An analysis of finance costs is as follows:

融資成本

融資成本分析如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Interest on bank and other borrowings Interest on lease liabilities	銀行及其他借貸利息租賃負債利息	133,005 270	121,769 322
Less: Interest capitalised	減:資本化利息	133,275 (62,065)	122,091 (44,618)
	"W X 1110111001	71,210	77,473

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DIRECTORS' REMUNERATION

8. 金幅電董

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

本年度董事酬金根據聯交所證券上市規則 (「上市規則」)、香港公司條例第383(1)(a)、 (b)、(c)及(f)條及公司(披露董事利益資料) 規例第2部披露如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Fees	袍金	420	633
Other emoluments: Salaries, allowances and benefits in kind Performance-related bonuses* Pension scheme contributions	其他酬金: 薪金、津貼及 實物利益 表現花紅* 退休金計劃供款	6,764 8,222 54	6,322 9,933 54
		15,040	16,309
		15,460	16,942

Certain executive directors of the Company are entitled to bonus payments which are determined with reference to the Group's operating results, individual performance of the directors and comparable market practices during each of the years.

本公司若干執行董事有權享有花紅,而花紅 乃參考各年度本集團經營業績、董事之個人 表現及可供比較之市場慣例後釐定。

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DIRECTORS' REMUNERATION (Continued)

8. 董事酬金(續)

(a) Independent non-executive directors

The fees paid to independent non-executive directors during the year were as follows:

(a) 獨立非執行董事

年內支付予獨立非執行董事之袍金 如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Mr. Li Wing Sum Steven Mr. Sung Tze Wah Sr Dr. Leung Tony Ka Tung	李永森先生 宋梓華先生 梁家棟博士測量師	140 140 140	140 140 140
		420	420

There were no other emoluments payable to the independent non-executive directors during the year (2021: Nil).

年內概無向獨立非執行董事支付其 他酬金(二零二一年:無)。

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DIRECTORS' REMUNERATION (Continued) 8. 董事酬金(續)

(b) The executive directors and a non-executive director

(b) 執行董事及一名非執行董事

		Notes 附註	Fees 袍金 HK\$'000 千港元	Salaries, allowances and benefits in kind 薪金、津貼 及實物利益 HK\$'000 千港元	Performance- related bonuses 表現相關花紅 HK\$'000 千港元	Pension scheme contributions 退休金計劃 供款 HK\$'000 千港元	Total remuneration 酬金總額 HK\$'000 千港元
2022	二零二二年						
Executive directors: Mr. Tang Ho Hong (Chief Executive Officer) Ms. Ching Tak Won Teresa Ms. Wong Chin Han	執行董事: 鄧灏康先生 <i>(行政總裁)</i> 程德韻女士 黃靜嫻女士	(i)		3,524 1,680 1,560	3,092 2,660 2,470	18 18 18	6,634 4,358 4,048
				6,764	8,222	54	15,040
2021	二零二一年						
Executive directors: Mr. Tang Ho Hong (Chief Executive Officer) Ms. Ching Tak Won Teresa	執行董事: 鄧灏康先生 <i>(行政總裁)</i> 程德韻女士	(i)	- -	3,082 1,680	4,857 2,632	18 18	7,957 4,330
Ms. Wong Chin Han	黃靜嫻女士			1,560 6,322	9,933	18 54	16,309
Non-executive director: Mr. Chan Chun Hong	非執行董事: 陳振康先生	(ii)	213	-	-	_	213
		. ,	213	6,322	9,933	54	16,522

Notes:

- (i) Re-designated as the chief executive officer on 8 February
- Resigned as a non-executive director and the chairman on 8 February 2021.

There was no arrangement under which a director waived or agreed to waive any remuneration during the year (2021: Nil).

附註:

- 於二零二一年二月八日調任為行政總裁。
- (ii) 於二零二一年二月八日辭任非執行董事 及主席。

年內並無董事放棄或同意放棄任何 酬金之安排(二零二一年:無)。

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9. **FIVE HIGHEST PAID EMPLOYEES**

The five highest paid employees during the year included three (2021: three) directors, details of whose remuneration are disclosed in note 8 above. Details of the remuneration for the year of the remaining two (2021: two) non-director, highest paid employees are as follows:

9. 五名最高薪僱員

年內,五名最高薪僱員中三名(二零二一年: 三名)為董事,其酬金詳情已於上文附註 8披露。餘下兩名(二零二一年:兩名)非 董事最高薪僱員之年內酬金詳情如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Salaries, allowances and benefits in kind Discretionary bonuses	薪金、津貼及實物利益 酌情花紅	3,056 1,776	3,800 1,309
Pension scheme contributions	退休金計劃供款	4,862	5,145

The numbers of non-director, highest paid employees whose remuneration fell within the following bands are as follows:

酬金屬於下列範圍之非董事最高薪僱員 人數如下:

		Number of employees 僱員人數 2022 2021 二零二二年 二零二一年		
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至		4	
HK\$2,500,001 to HK\$3,000,000	2,500,000港元 2,500,001港元至 3,000,000港元	1	1	

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10. INCOME TAX

10. 所得税

Hong Kong profits tax has been provided at the rate of 16.5% (2021: 16.5%) on the estimated assessable profits arising in Hong Kong during the year.

香港利得税乃根據年內在香港產生之估 計應課税溢利按税率16.5%(二零二一年: 16.5%)作出撥備。

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Current — Hong Kong Charge for the year Overprovision in prior years	即期 — 香港 本年度開支 過往年度超額撥備	1,779 (68)	14,416 (5,492)
Deferred (note 31)	遞延(附註31)	1,711 (8,872)	8,924 (140)
Total tax charge/(credit) for the year	本年度之税項開支/ (抵免)總額	(7,161)	8,784

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10. INCOME TAX (Continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rates for the jurisdiction in which the Company and its subsidiaries are domiciled to the tax expense at the effective tax rate is as follows:

10. 所得税(續)

按本公司及其附屬公司經營所在司法權 區之法定税率計算之除税前溢利之適用 税項開支與按實際税率計算之税項開支 之對賬如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Profit before tax	除税前溢利	277,751	476,961
Tax at the statutory tax rates Adjustments in respect of current	按法定税率計算税項就過往期間即期税項	45,829	78,699
tax of previous periods Profits and losses attributable to	作出調整 合營企業應佔溢利及	(68)	(5,492)
joint ventures Income not subject to tax	虧損 毋須繳税收入	(71,054) (12,873)	(96,654) (15,654)
Expenses not deductible for tax Tax losses utilised from previous periods	不可扣税開支 過往期間動用之 税項虧損	26,454	40,785
Tax losses not recognised	未確認税項虧損	4,592	8,110
Others	其他	(41)	(44)
Tax expense/(credit) at the Group's effective rate	按本集團之實際税率計算之稅項開支/(抵免)	(7,161)	8,784

For the year ended 31 March 2022, the weighted average applicable tax rate was 16.5% (2021: 16.5%).

截至二零二二年三月三十一日止年度,加 權平均適用税率為16.5%(二零二一年: 16.5%) •

The share of tax attributable to joint ventures amounting to HK\$50,525,000 (2021: HK\$163,665,000), is included in "Share of profits and losses of joint ventures" in profit or loss.

損益中的「應佔合營企業溢利及虧損」中 合營企業應佔税項50,525,000港元(二零 二一年:163,665,000港元)。.

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11. DIVIDENDS

11. 股息

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Proposed final dividend – HK0.75 cent (2021: HK0.74 cent) per ordinary share	建議末期股息 — 每股 普通股股份0.75港仙 (二零二一年: 0.74港仙)	114,000	112,480

The final dividend proposed subsequent to the reporting period is subject to the approval of the Company's shareholders at the forthcoming annual general meeting of the Company and has not been recognised as a liability at the end of the reporting period.

於報告期後建議之末期股息須待本公司 股東於本公司應屆股東週年大會批准後, 方可作實,且於報告期末並未確認為負 債。

12. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of basic earnings per share for the year ended 31 March 2022 is based on the profit for the year attributable to owners of the parent of HK\$285,079,000 (2021: HK\$466,745,000) and the weighted average number of ordinary shares in issue during the year of 15,200,000,000 (2021: 15,200,000,000).

No adjustment has been made to the basic earnings per share amounts presented for the years ended 31 March 2022 and 2021 as the Group had no potentially dilutive ordinary shares in issue during those periods.

12. 母公司普通權益持有人應佔每股 盈利

截至二零二二年三月三十一日止年度之每股基本盈利乃根據母公司擁有人應佔本年度溢利285,079,000港元(二零二一年:466,745,000港元)及年內已發行普通股加權平均數15,200,000,000(二零二一年:15,200,000,000)股計算。

本集團於截至二零二二年及二零二一年三 月三十一日止年度並無已發行潛在攤薄 普通股,故並無就該等期間呈列之每股 基本盈利作出調整。

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13. PROPERTY, PLANT AND EQUIPMENT

13. 物業、廠房及設備

				Owned as 自有資					nt-of-use assets 使用權資產	S	
			Leasehold	Furniture, fixtures and office	Motor	Computer		Leasehold			
		Buildings	improvements	equipment 傢俬、裝置	vehicles	equipment	Sub-total	land	Buildings	Sub-total	Total
		樓宇 HK\$'000 千港元	租賃物業裝修 HK\$'000 千港元	及辦公設備 HK\$'000 千港元	汽車 HK\$′000 千港元	電腦設備 HK\$'000 千港元	小計 HK\$′000 千港元	租賃土地 HK\$'000 千港元	樓宇 HK\$′000 千港元	小計 HK\$′000 千港元	總計 HK\$'000 千港元
31 March 2022	二零二二年 三月三十一日										
At 1 April 2021:	於二零二一年 四月一日:										
Cost Accumulated	按成本 累計折舊	3,887	17,861	3,668	956	6,694	33,066	87,389	14,517	101,906	134,972
depreciation	系 山 川 盲	(415)	(11,353)	(1,945)	(770)	(3,500)	(17,983)	(6,240)	(8,265)	(14,505)	(32,488)
Net carrying amount	賬面淨值	3,472	6,508	1,723	186	3,194	15,083	81,149	6,252	87,401	102,484
At 1 April 2021, net of accumulated depreciation Additions, net Depreciation provided during	於二零二一年 四月一日, 扣除累計折舊 添置,淨額 年內折舊發備	3,472 -	6,508 -	1,723 -	186 -	3,194 1,370	15,083 1,370	81,149 -	6,252 17,292	87,401 17,292	102,484 18,662
the year		(132)	(6,508)	(862)	(176)	(1,265)	(8,943)	(3,120)	(7,241)	(10,361)	(19,304)
At 31 March 2022, net of accumulated	於二零二二年 三月三十一日, 扣除累計折舊	3,340		861		3,299	7.540	78,029	16,303	04 222	101,842
depreciation		3,340	-	861	10	3,299	7,510	78,029	10,303	94,332	101,842
At 31 March 2022: Cost	於二零二二年 三月三十一日: 按成本	3,887	17,861	3,668	956	8,064	34,436	87,389	31,809	119,198	153,634
Accumulated depreciation	累計折舊	(547)	(17,861)	(2,807)	(946)	(4,765)	(26,926)	(9,360)	(15,506)	(24,866)	(51,792)
uepreciation		(347)	(17,001)	(2,007)	(740)	(4,703)	(20,720)	(7,300)	(13,300)	(24,000)	(31,772)
Net carrying amount	賬面淨值	3,340		861		3,299	7,510	78,029	16,303	94,332	101,842

31 March 2022 二零二二年三月三十一日

13. PROPERTY, PLANT AND EQUIPMENT

13. 物業、廠房及設備(續)

(Continued)

				Owned as: 自有資產					it-of-use assets 使用權資產	5	
			Leasehold	Furniture, fixtures and office	Motor	Computer		Leasehold			
		Buildings	improvements	equipment 傢俬、裝置	vehicles	equipment	Sub-total	land	Buildings	Sub-total	Total
		樓宇 HK\$'000 千港元	租賃物業裝修 HK\$'000 千港元	及辦公設備 HK\$'000 千港元	汽車 HK\$'000 千港元	電腦設備 HK\$'000 千港元	小計 HK\$'000 千港元	租賃土地 HK\$'000 千港元	樓宇 HK\$'000 千港元	小計 HK\$'000 千港元	總計 HK\$'000 千港元
31 March 2021	二零二一年 三月三十一日										
At 1 April 2020:	於二零二零年 四月一日:										
Cost Accumulated	按成本 累計折舊	3,887	20,008	3,668	956	6,305	34,824	87,389	14,517	101,906	136,730
depreciation		(283)	(4,002)	(1,083)	(579)	(2,278)	(8,225)	(3,120)	(3,427)	(6,547)	(14,772)
Net carrying amount	賬面淨值	3,604	16,006	2,585	377	4,027	26,599	84,269	11,090	95,359	121,958
At 1 April 2020, net of accumulated depreciation	於二零二零年 四月一日, 扣除累計折舊	3,604	16,006	2,585	377	4,027	26,599	84,269	11,090	95,359	121,958
Additions, net Depreciation	添置,淨額 年內折舊撥備	-	(2,147)	-	-	389	(1,758)	-	-	-	(1,758)
provided during the year		(132)	(7,351)	(862)	(191)	(1,222)	(9,758)	(3,120)	(4,838)	(7,958)	(17,716)
At 31 March 2021, net of accumulated depreciation	於二零二一年 三月三十一日, 扣除累計折舊	3,472	6,508	1,723	186	3,194	15,083	81,149	6,252	87,401	102,484
At 31 March 2021:	於二零二一年 三月三十一日:	6, 2	5,000	1,725		5,17	,	0.11.17	0/202	3,7101	102/101
Cost Accumulated	ークー 日・ 按成本 累計折舊	3,887	17,861	3,668	956	6,694	33,066	87,389	14,517	101,906	134,972
depreciation		(415)	(11,353)	(1,945)	(770)	(3,500)	(17,983)	(6,240)	(8,265)	(14,505)	(32,488)
Net carrying amount	賬面淨值	3,472	6,508	1,723	186	3,194	15,083	81,149	6,252	87,401	102,484

31 March 2022 二零二二年三月三十一日

13. PROPERTY, PLANT AND EQUIPMENT

(Continued)

At 31 March 2022, the Group's owned buildings with a net carrying amount of HK\$3,340,000 (2021: HK\$3,472,000) and leasehold land, which is included in right-of-use assets, with a net carrying amount of HK\$78,029,000 (2021: HK\$81,149,000) were pledged to secure general banking facilities granted to the Group (note 30).

13. 物業、廠房及設備(續)

於二零二二年三月三十一日,本集團賬面淨值為3,340,000港元(二零二一年:3,472,000港元)之自有樓宇及賬面淨值為78,029,000港元之租賃土地(計入使用權資產)(二零二一年:81,149,000港元)已抵押作為本集團獲取一般銀行融資之擔保(附註30)。

14. INVESTMENT PROPERTIES

14. 投資物業

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Carrying amount at beginning of year Additions Disposal of subsidiaries (note 35) Accrued rent-free rental income Net gains/(losses) from fair value adjustments	年初賬面值 添置 出售附屬公司(附註35) 累計免租租金收入 公平值調整收益/(虧損) 淨額	571,200 95,471 (535,320) – 3,749	654,100 42,011 (62,000) 1,530 (64,441)
Carrying amount at end of year	年末賬面值	135,100	571,200

The Group's investment properties as at 31 March 2022 and 2021 consisted of commercial units in Hong Kong.

All the Group's leasehold property interests (i.e. right-of-use assets) to earn rentals are measured using the fair value model and are classified and accounted for as investment properties.

於二零二二年及二零二一年三月三十一日, 本集團之投資物業包括位於香港之商業 單位。

本集團所有以賺取租金之租賃物業利息(如使用權資產)均以公平值模型計量,並分類及入賬作投資物業。

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14. INVESTMENT PROPERTIES (Continued)

The investment properties were revalued by Asset Appraisal Limited, an independent professionally qualified valuer, at 31 March 2022 and 2021. The finance department has a team that reviews the valuation performed by the independent valuer for financial reporting purposes and reports directly to the senior management of the Company. Discussions of valuation processes and results are held between management and the valuer twice a year when the valuation is performed for interim and annual financial reporting. At the end of each reporting period, the finance department holds discussion with the independent valuer to verify major inputs to the independent valuation reports. The finance department also assesses property valuation movements when compared to the prior year valuation reports.

At 31 March 2022 and 2021, the investment properties were leased to third parties under operating leases, further summary details of which are included in note 15 to the financial statements.

At 31 March 2022, the Group's investment properties with an aggregate carrying value of HK\$82,500,000 (2021: HK\$571,200,000) and certain rental income generated therefrom were pledged to secure the Group's general banking facilities granted to the Group (note 30).

14. 投資物業(續)

於二零二二年及二零二一年三月三十一日, 投資物業按經營租約租予第三方,進一 步概要詳情載於財務報表附註15。

於二零二二年三月三十一日,本集團賬面總值為82,500,000港元(二零二一年:571,200,000港元)之投資物業,及其所產生之若干租金收入已抵押作為本集團獲授一般銀行融資之擔保(附註30)。

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14. INVESTMENT PROPERTIES (Continued)

14. 投資物業(續)

Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's investment properties:

公平值層級

下表闡述本集團投資物業之公平值計量層級:

Fair value measurement using significant unobservable inputs (Level 3) 採用重大不可觀察輸入數據之 公平值計量(第三層) 2022 2021 二零二二年 二零二一年 HK\$'000 HK\$'000 千港元 千港元 經常性公平值計量: Recurring fair value measurement for: Commercial properties 商用物業 135,100 571,200

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 (2021: Nil).

年內,公平值計量概無於第一層及第二層之間轉讓,亦無自第三層轉入或轉出(二零二一年:無)。

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14. INVESTMENT PROPERTIES (Continued)

14. 投資物業(續)

Reconciliation of fair value measurements categorised within Level 3 of the fair value hierarchy:

分類為公平值層級第三層之公平值計量 之對賬如下:

		Commercial properties 商用物業 HK\$'000 千港元	Industrial property 工業物業 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Carrying amount at 1 April 2020 Additions Disposal of subsidiaries Accrued rent-free rental income Net losses from fair value adjustments	於二零二零年四月一日 之賬面值 添置 出售附屬公司 累計免租租金收入 公平值調整虧損淨額	633,100 42,011 (41,000) 1,530 (64,441)	21,000 - (21,000) -	654,100 42,011 (62,000) 1,530 (64,441)
Carrying amount at 31 March 2021 and 1 April 2021 Additions Disposal of subsidiaries Net gains from fair value adjustments	於二零二一年三月三十一日及 二零二一年四月一日 之賬面值 添置 出售附屬公司 公平值調整收益淨額	571,200 95,471 (535,320) 3,749	- - -	571,200 95,471 (535,320) 3,749
Carrying amount at 31 March 2022	於二零二二年三月三十一日 之賬面值	135,100	_	135,100

Below is a summary of the valuation technique used and the key input to the valuation of investment properties: 下文概述投資物業估值所採用之估值方法及主要輸入數據:

	Valuation technique 估值方法	Significant unobservable input 重大不可觀察輸入數據	Range or weight 範圍或加權 2022 二零二二年	•
Commercial properties 商用物業	Direct comparison method 直接比較法	Price per square feet 每平方呎價格	HK\$17,000 to HK\$77,000 17,000港元至 77,000港元	HK\$15,000 to HK\$27,000 15,000港元至 27,000港元

As at 31 March 2022, the valuations of investment properties were based on direct comparison method by reference to comparable market transactions.

於二零二二年三月三十一日,投資物業乃 根據直接比較法(即參考可資比較市場交 易)進行估值。

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14. INVESTMENT PROPERTIES (Continued)

A significant increase/(decrease) in the price per square feet in isolation would result in a significantly higher/ (lower) fair value of the investment properties.

15. LEASES

The Group as a lessee

The Group has lease contracts for office properties used in its operation. Lease of the office properties have lease terms of three years. Generally, the Group is restricted from assigning and subleasing the leased asset outside the Group.

(a) Right-of-use assets

The carrying amount of the Group's right-of-use assets and the movements during the year are disclosed in note 13 to the financial statements.

14. 投資物業(續)

每平方呎價格單獨大幅增加/(減少)會令投資物業之公平值大幅上升/(下降)。

15. 租賃

本集團作為承租人

本集團擁有經營中使用的辦公物業的租賃合同。辦公物業的租賃期限為三年。 一般而言,本集團不可向本集團以外人士 轉讓及分租租賃資產。

(a) 使用權資產

本集團年內使用權資產之賬面值及 變動於財務報表附註13披露。

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15. LEASES (Continued)

15. 租賃(續)

The Group as a lessee (Continued)

(b) Lease liabilities

The carrying amount of the Group's lease liabilities (included in other payables and accruals) and the movements during the year are as follows:

本集團作為承租人(續)

(b) 租賃負債

本集團年內租賃負債之賬面值(計入 其他應付款項及應計費用)及變動如 下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Carrying amount at beginning	年初之賬面值		
of year	十70/2 88 四 但	6,440	11,227
New lease	新租賃	17,292	-
Accretion of interest	年內已確認利息增幅	,	
recognised during the year		270	322
Payments	付款	(7,140)	(5,109)
Carrying amount at end of year	年末之賬面值	16,862	6,440
Analysed into:	分析為:		
Current portion	流動部分	7,352	4,960
Non-current portion	非流動部分	9,510	1,480
Analysed into:	分析為:		
Within one year	一年內	7,353	4,960
In the second year	第二年	5,976	1,480
In the third to fifth years,	第三至五年,		
inclusive	包括首尾兩年	3,533	_
		16,862	6,440

The maturity analysis of undiscounted lease liabilities is set out in note 42 to the financial statements.

未貼現租賃負債之到期日分析載於 財務報表附註42。

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15. LEASES (Continued)

15. 租賃(續)

The Group as a lessee (Continued)

本集團作為承租人(續)

- The amounts recognised in profit or loss in relation to lease are as follows:
- (c) 於損益確認之租賃相關金額如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Interest on lease liabilities Depreciation charge of right-	租賃負債之利息 使用權資產之折舊開支 (計入行政開支)	270	322
of-use assets (included in administrative expenses) Expense relating to short-term leases (included in selling	與短期租賃有關之 開支(計入銷售及	10,361	7,958
and distribution expenses) Total amount recognised in profit or loss	分銷開支) 於損益確認之總金額	10,906	8,280

- (d) The total cash outflow for the leases is disclosed in note 36(c) to the financial statements.
- (d) 租賃之現金流出總值於財務報表附 註36(c)披露。

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15. LEASES (Continued)

The Group as a lessor

The Group leases its investment properties and properties held for sale in Hong Kong under operating lease arrangements. The terms of the leases generally require the tenants to pay security deposits and provide for periodic rental adjustments according to the then prevailing market conditions.

Rental income recognised by the Group during the year was HK\$8,080,000 (2021: HK\$13,546,000), details of which are included in note 5 to the financial statements.

At 31 March 2022, the undiscounted lease payments receivables by the Group in future periods under non-cancellable operating leases with its tenants are as follows:

15. 租賃(續)

本集團作為出租人

本集團根據經營租賃安排出租其投資物 業及位於香港之持作出售物業。租賃條 款一般要求租戶支付擔保按金及規定定 期根據現行市況作出租金調整。

本集團於年內確認的租金收入為8,080,000港元(二零二一年:13,546,000港元),其進一步概要詳情載於財務報表附註5。

於二零二二年三月三十一日,本集團於未來期間根據與其租戶之不可撒銷經營租 賃的應收未貼現租賃款項如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within one year After one year but within two years After two years but within three years	一年內 一年後但兩年內 兩年後但三年內	14,305 10,643 4,008	30,582 24,096 6,599
After three years but within four years	三年後但四年內	28,956	1,887

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16. PROPERTIES UNDER DEVELOPMENT

16. 發展中物業

Properties under development expected to be completed:

預計於下列期間落成之發展中物業:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within the normal operating cycle included under current assets Beyond the normal operating cycle included under non-current	於正常營運週期內, 計入流動資產 超過正常營運週期, 計入非流動資產	3,186,335	3,326,177
assets		1,752,244	1,594,960
		4,938,579	4,921,137

Properties under development expected to be completed within the normal operating cycle and recovered:

預計於正常營運週期內落成及收回之發 展中物業:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Within one year After one year	一年內 一年後	1,269,333 1,917,002	- 3,326,177
		3,186,335	3,326,177

Notes:

- At 31 March 2022, the Group's properties under development with an aggregate carrying value of HK\$4,829,679,000 (2021: HK\$4,892,517,000) were pledged to secure the Group's general banking facilities (note 30).
- As at 31 March 2022, the leasehold land included in properties under development in Hong Kong amounting to HK\$4,077,414,000 (2021: HK\$4,229,568,000) had a remaining lease terms within 50
- Further particulars of the Group's properties under development are included on pages 250 to 251.

附註:

- 於二零二二年三月三十一日,本集團賬面 總 值 為4,829,679,000港 元(二 零 二 一 年: 4,892,517,000港元)之發展中物業已抵押作為 本集團獲取一般銀行融資之擔保(附註30)。
- 於二零二二年三月三十一日,在香港計入發展 中物業之租賃土地為4,077,414,000港元(二零 二一年:4,229,568,000港元),其剩餘租期為 五十年之內。
- (iii) 有關本集團發展中物業之進一步詳情載於第 250至251頁。

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17. PROPERTIES HELD FOR SALE

17. 持作出售物業



Notes:

- (i) During the year ended 31 March 2021, a write-down of properties held for sale of HK\$80,000,000 was charged to profit or loss, which was related to a commercial property held for sale with a carrying amount of HK\$580,000,000 as at 31 March 2021.
- (ii) At 31 March 2022, the Group's commercial property held for sale with a carrying amount of HK\$580,000,000 (2021: HK\$580,000,000) was pledged to secure the Group's general banking facilities (note 30).
- (iii) Further particulars of the Group's properties held for sale are included on page 250.

附註:

- (i) 截至二零二一年三月三十一日止年度,持作出售物業之撇減80,000,000港元已於損益中扣除,有關款項與於二零二一年三月三十一日賬面值為580,000,000港元之持作出售商業物業有關。
- (ii) 於二零二二年三月三十一日,本集團賬面值為 580,000,000港元(二零二一年:580,000,000 港元)之持作出售商業物業已抵押作為本集團 獲取一般銀行融資擔保(附註30)。
- (iii) 有關本集團持作出售物業之進一步詳情載於 第250頁。

18. INTERESTS IN JOINT VENTURES

18. 於合營企業的權益

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Share of net assets Loans to joint ventures	應佔資產淨值 貸款予合營企業	835,419 1,849,154	1,284,156 923,389
		2,684,573	2,207,545

Except for loans to joint ventures of HK\$699,973,000 (2021: HK\$901,296,000) which bear interest at rates ranging from 6% to 9.5% (2021: 6% to 9.5%) per annum, the remaining loans to joint ventures are interest free. All the loans to joint venture are unsecured, repayable on demand and are unlikely to be repaid in the foreseeable future, and therefore in the opinion of the directors, these loans form an integral part of the Group's equity interest in the joint ventures. There was no recent history of default and past due amounts for loans to the joint ventures. As at 31 March 2022 and 2021, the loss allowance was assessed to be minimal.

除對合營企業的貸款699,973,000港元(二零二一年:901,296,000港元)按年利率介乎6%至9.5%(二零二一年:6%至9.5%)計息外,對合營企業的餘下貸款為免息。所有對合營企業的貸款為無抵押、要求償還及於可見未來不大可能償還,故董事認為,該等貸款構成本集團於企業的股本權益組成部分。對合企業的貸款並無近期違約記錄及逾期款可分。於二零二二年及二零二一年三月三十一日,虧損撥備評定為微小。

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18. INTERESTS IN JOINT VENTURES (Continued)

18. 於合營企業的權益(續)

Particulars of the Group's material joint ventures are as follows:

重要要合營企業詳情如下:

Name 名稱	Particulars of issued shares held 所持已發行 股份詳情	Place of incorporation/registration and business 註冊成立/登記及營業地點	Percentage of beneficial interests attributable to the Group 本集團應佔 實益權益	Principal activities 主要業務
0.5.5	0 1 1 1 1 1 1 1 1	D. //		
CIFI Property 202006 Limited (" CIFI 202006 ")	Ordinary shares of US\$1 each	BVI	40	Investment holding
旭輝地產202006有限公司 (「 旭輝202006 」)	普通股每股1美元	英屬維爾京群島		投資控股
Ease Mind Investments Limited ("Ease Mind")	Ordinary shares of US\$1 each	BVI	40	Investment holding
(2000 1111100)	普通股每股1美元	英屬維爾京群島		投資控股
Giant Harmony Limited* ("Giant Harmony")	Ordinary shares HK\$1 each	Hong Kong	50	Investment holding
志航有限公司(「 志航 」)	普通股每股1港元	香港		投資控股
Oriental Sunlight Limited# (" Oriental Sunlight ")	Ordinary shares US\$1 each	BVI	50	Investment holding
•	普通股每股1美元	英屬維爾京群島		投資控股
Wonder Sign Limited (" Wonder Sign ")	Ordinary shares US\$1 each	BVI	50	Investment holding
-	普通股每股1美元	英屬維爾京群島		投資控股

All these joint ventures are unlisted and indirectly held by the Company and they are considered as material joint ventures of the Group. These joint ventures, together with their subsidiaries, are principally engaged in the property development and property investment in Hong Kong and are accounted for using the equity method.

In the opinion of the directors, these joint ventures are considered as material joint ventures of the Group for the year ended 31 March 2022 and therefore, summarised financial information for these joint ventures for the year ended 31 March 2022 is presented in the financial statements.

- Newly incorporated during the year ended 31 March 2022.
- In the opinion of the directors of the Company, Oriental Sunlight is not considered as a material joint venture of the Group for the year ended 31 March 2021 and therefore, summarised financial information of this joint venture for the year ended 31 March 2021 is not presented in the financial statements.

所有該等合營企業為非上市及由本公司 間接持有,彼等被視為本集團之重要合 營企業。此等合營企業,連同其附屬公 司主要於香港從事物業發展及物業投資, 並按權益法入賬。

董事認為,該等合營企業為本集團截至 二零二二年三月三十一日止年度的重大合 營企業,故該等合營企業截至二零二二 年三月三十一日止年度的財務資料概要呈 列於財務報表。

- 於截至二零二二年三月三十一日止年度新註冊 成立。
- 董事認為,Oriental Sunlight並非本集團截至 二零二一年三月三十一日止年度的重大合營企 業,故該合營企業截至二零二一年三月三十一 日止年度的財務資料概要並無呈列於財務報

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18. INTERESTS IN JOINT VENTURES (Continued)

(a) The following tables illustrate the summarised financial information in respect of Wonder Sign and its subsidiaries (collectively the "WS Group"), Ease Mind and its subsidiary (collectively the "EM Group"), CIFI 202006 and its subsidiaries (collectively the "CIFI 202006 Group"), Oriental Sunlight and its subsidiaries (collectively the "OS Group") and Giant Harmony and its subsidiaries (collectively the "GH Group") and reconciled to the carrying amount in the consolidated financial statements:

18. 於合營企業的權益(續)

(a) 下表載列Wonder Sign及其附屬公司(統稱「WS集團」)、Ease Mind及其附屬公司(統稱「EM集團」)、旭輝202006及其附屬公司(統稱「M輝202006集團」)、Oriental Sunlight及其附屬公司(統稱「OS集團」)及志航及其附屬公司(統稱「志航集團」)之財務資料概要與綜合財務報表之賬面值對賬:

		WS Group WS集團 HK\$'000 千港元	EM Group EM集團 HK\$'000 千港元	2022 二零二二年 CIFI 202006 Group 旭輝202006 集團 HK\$'000 千港元	OS Group OS集團 HK\$'000 千港元	GH Group 志航集團 HK\$'000 千港元
Cash and cash equivalents Other current assets	現金及現金等同項目 其他流動資產	12,502 969,689	6,403 1,803,887	684 2,055,654	23,750 3,792	109,895 472,078
Current assets	流動資產	982,191	1,810,290	2,056,338	27,542	581,973
Non-current assets	非流動資產		76		910,000	2,611,543
Financial liabilities, excluding trade and other payables Other current liabilities	金融負債,不包括貿易及 其他應付款項 其他流動負債	_ (118,253)	(636,040) (1,152,580)	(864,800) (1,172,757)	_ (12,366)	(60,000) (1,876,230)
Current liabilities	流動負債	(118,253)	(1,788,620)	(2,037,557)	(12,366)	(1,936,230)
Non-current financial liabilities, excluding trade and other payables	非流動金融負債,不包括貿易及 其他應付款項	(279,762)			(435,015)	(1,261,115)
Net assets/(liabilities)	資產/(負債)淨值	584,176	21,746	18,781	490,161	(3,829)
Reconciliation to the Group's interests in the joint ventures: Proportion of the Group's ownership	與本集團於合營企業之權益對賬: 本集團擁有權所佔比例 本集團應佔合營企業之資產淨值	50%	40%	40%	50%	50%
Group's share of net assets of the joint ventures Capital contributed by a joint venture partner not proportionate to its	一条 國際 旧 口 宮 止 未 之 員 生 伊 自 合營 企 業 夥 伴 不 按 持 股 比 例 的 注 資	292,088	8,698	7,512	245,081	(1,915)
shareholding Loans to joint ventures Carrying amount of the interests	貸款予合營企業 權益之賬面值	8,831 300,919	185,514 194,212	(5,400) 514,459 516,571	245,081	(1,200) 924,381 921,266
Revenue Interest income Interest expenses Tax charge	收益 利息收入 利息開支 税項支出 // (本程) 及 A 声 (本程) 和 A 声 (本程) 及 A 声 (本程) 和 A 声 A 声 (本程) 和 A 声 A 声 A 声 A 声 A 声 A 声 A 声 A 声 A 声 A	741,612 - (1,753) (29,579)	1,219,795 15 (59,725) (77,692)	- - - (2,685)	39,655 - (9,437) (3,572)	-
Profit/(loss) and total comprehensive income/(loss) for the year Dividend received	本年度溢利/(虧損)及全面收益/ (虧損)總額 已收股息	106,508 347,596	474,740 414,000	13,385 -	129,886 7,000	(3,829) -

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18. INTERESTS IN JOINT VENTURES (Continued)

18. 於合營企業的權益(續)

- (b) The following tables illustrate the summarised financial information in respect of WS Group, EM Group, and CIFI 202006 Group reconciled to the carrying amounts in the consolidated financial statements:
- (b) 下表載列WS集團、EM集團及旭輝 地產集團之財務資料概要與綜合財 務報表之賬面值對賬:

Composition of the Group's interests in the joint ventures: 検本集画旅合營企業之					
WS Group				2021	
WS Group				二零二一年	
上海で202006 WS集團 上州集団 集團 集團 円代第'000 円代第'000 円代第'000 円代第'000 円代第'000 円代第'000 円代第'000 円代第'000 円売売 円売 円売売 円売 円売					CIFI 202006
WS集画			WS Group	EM Group	Group
HK\$*000					旭輝202006
大き元 千港元 千港元 千港元 千港元 千港元 千港元 千港元 八名の 日本 日本 日本 日本 日本 日本 日本 日			WS集團	EM集團	集團
Cash and cash equivalents 現金及現金等同項目			HK\$'000	HK\$'000	HK\$'000
Other current assets 其他流動資產 1,578,289 2,141,605 2,032,183 Current assets 流動資產 1,663,496 2,203,543 2,047,492 Financial liabilities, excluding trade and other payables 其他應付款項 — — (864,101) Other current liabilities 其他應付款項 — — (864,101) Current liabilities 流動負債 (486,064) (1,405,603) (2,042,095) Net assets 資產淨值 1,177,432 797,940 5,397 Reconciliation to the Group's interests in the joint ventures: 權益對賬: — 本集團施台營企業之			千港元	千港元	千港元
Other current assets 其他流動資產 1,578,289 2,141,605 2,032,183 Current assets 流動資產 1,663,496 2,203,543 2,047,492 Financial liabilities, excluding trade and other payables 其他應付款項 — — (864,101) Other current liabilities 其他應付款項 — — (864,101) Current liabilities 流動負債 (486,064) (1,405,603) (2,042,095) Net assets 資產淨值 1,177,432 797,940 5,397 Reconciliation to the Group's interests in the joint ventures: 權益對賬: — 本集團施台營企業之					
Current assets 流動資產 1,663,496 2,203,543 2,047,492 Financial liabilities, excluding trade and other payables 金融負債・不包括貿易及 其他應付款項	Cash and cash equivalents	現金及現金等同項目	85,207	61,938	15,309
Einancial liabilities, excluding trade and other payables 其他應付款項 — — (864,101) Other current liabilities 其他流動負債 (486,064) (1,405,603) (1,177,994) Current liabilities 流動負債 (486,064) (1,405,603) (2,042,095) Net assets 資產淨值 1,177,432 797,940 5,397 Reconciliation to the Group's interests in the joint ventures: 權益對賬: Proportion of the Group's ownership Group's share of net assets of 本集團應佔合營企業之	Other current assets	其他流動資產	1,578,289	2,141,605	2,032,183
Einancial liabilities, excluding trade and other payables 其他應付款項 — — (864,101) Other current liabilities 其他流動負債 (486,064) (1,405,603) (1,177,994) Current liabilities 流動負債 (486,064) (1,405,603) (2,042,095) Net assets 資產淨值 1,177,432 797,940 5,397 Reconciliation to the Group's interests in the joint ventures: 權益對賬: Proportion of the Group's ownership Group's share of net assets of 本集團應佔合營企業之					
其他應付款項	Current assets	流動資產	1,663,496	2,203,543	2,047,492
其他應付款項	Financial liabilities, excluding trade	金融負債,不包括貿易及			
Other current liabilities 其他流動負債 (486,064) (1,405,603) (1,177,994) Current liabilities 流動負債 (486,064) (1,405,603) (2,042,095) Net assets 資產淨值 1,177,432 797,940 5,397 Reconciliation to the Group's interests in the joint ventures: 與本集團於合營企業之權益對賬: 2 2 Proportion of the Group's ownership Group's share of net assets of the joint ventures 本集團擁有權所佔比例 50% 40% 40% 40% 40% 40% 40% 40% 40% 40% 4		其他應付款項	_	_	(864,101)
Net assets資產淨值1,177,432797,9405,397Reconciliation to the Group's interests in the joint ventures:與本集團於合營企業之權益對賬:Proportion of the Group's ownership Group's share of net assets of the joint ventures本集團應佔合營企業之	Other current liabilities	其他流動負債	(486,064)	(1,405,603)	(1,177,994)
Net assets資產淨值1,177,432797,9405,397Reconciliation to the Group's interests in the joint ventures:與本集團於合營企業之權益對賬:Proportion of the Group's ownership Group's share of net assets of the joint ventures本集團應佔合營企業之					
Reconciliation to the Group's interests in the joint ventures: 權益對賬: Proportion of the Group's ownership 本集團擁有權所佔比例 50% 40% 40% Group's share of net assets of 本集團應佔合營企業之	Current liabilities	流動負債	(486,064)	(1,405,603)	(2,042,095)
Reconciliation to the Group's interests in the joint ventures: 權益對賬: Proportion of the Group's ownership 本集團擁有權所佔比例 50% 40% 40% Group's share of net assets of 本集團應佔合營企業之					
in the joint ventures: 權益對賬: Proportion of the Group's ownership 本集團擁有權所佔比例 50% 40% 40% Group's share of net assets of 本集團應佔合營企業之 the joint ventures 資產淨值 588,716 319,176 2,159 Loans to joint ventures 貸款予合營企業 55,724 334,613 510,959 Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	Net assets	資產淨值	1,177,432	797,940	5,397
in the joint ventures: 權益對賬: Proportion of the Group's ownership 本集團擁有權所佔比例 50% 40% 40% Group's share of net assets of 本集團應佔合營企業之 the joint ventures 資產淨值 588,716 319,176 2,159 Loans to joint ventures 貸款予合營企業 55,724 334,613 510,959 Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及					
Proportion of the Group's ownership 本集團擁有權所佔比例 50% 40% 40% Group's share of net assets of 本集團應佔合營企業之 the joint ventures 資產淨值 588,716 319,176 2,159 Loans to joint ventures 貸款予合營企業 55,724 334,613 510,959 Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	Reconciliation to the Group's interests	與本集團於合營企業之			
Group's share of net assets of the joint ventures 資産淨值 588,716 319,176 2,159 Loans to joint ventures 貸款予合營企業 55,724 334,613 510,959 Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	in the joint ventures:	權益對賬:			
the joint ventures 資產淨值 588,716 319,176 2,159 Loans to joint ventures 貸款予合營企業 55,724 334,613 510,959 Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	Proportion of the Group's ownership	本集團擁有權所佔比例	50%	40%	40%
Loans to joint ventures 貸款予合營企業 55,724 334,613 510,959 Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	Group's share of net assets of	本集團應佔合營企業之			
Carrying amount of the investments 投資之賬面值 644,440 653,789 513,118 Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	the joint ventures	資產淨值	588,716	319,176	2,159
Revenue 收益 3,168,502 4,398,914 - Interest income 利息收入 1,077 896 - Depreciation 折舊 - (8,832) - Interest expenses 利息開支 (4,894) (40,556) - Profit and total comprehensive income 本年度溢利及	Loans to joint ventures	貸款予合營企業	55,724	334,613	510,959
Interest income利息收入1,077896-Depreciation折舊-(8,832)-Interest expenses利息開支(4,894)(40,556)-Profit and total comprehensive income本年度溢利及	Carrying amount of the investments	投資之賬面值	644,440	653,789	513,118
Interest income利息收入1,077896-Depreciation折舊-(8,832)-Interest expenses利息開支(4,894)(40,556)-Profit and total comprehensive income本年度溢利及					
Interest income利息收入1,077896-Depreciation折舊-(8,832)-Interest expenses利息開支(4,894)(40,556)-Profit and total comprehensive income本年度溢利及	Revenue	收益	3,168,502	4,398,914	-
Interest expenses 利息開支 (4,894) (40,556) — Profit and total comprehensive income 本年度溢利及	Interest income	利息收入	1,077	896	-
Profit and total comprehensive income 本年度溢利及	Depreciation	折舊	-	(8,832)	-
	Interest expenses	利息開支	(4,894)	(40,556)	-
for the year 全面收益總額 333,886 1,005,540 5,396	Profit and total comprehensive income	本年度溢利及			
	for the year	全面收益總額	333,886	1,005,540	5,396

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18. INTERESTS IN JOINT VENTURES (Continued)

18. 於合營企業的權益(續)

- The following table illustrates the aggregate financial information of the Group's joint ventures that are not individually material:
- 下表載述本集團並非個別重要的合 營企業合計的財務資料:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Share of joint ventures' profit and total comprehensive income for the year, net Loans to joint ventures Aggregate carrying amount of the Group's interests in the	分佔合營企業的年內 溢利及全面收益 總額淨額 貸款予合營企業 本集團於合營公司的 權益賬面總額	119,098 215,969	14,466 22,093
joint ventures		506,524	396,198

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19. DEBT INVESTMENTS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

19. 按公平值計入其他全面收益的債 務投資

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Listed debt investments, at fair value	上市債務投資, 按公平值	145,744	315,968
Less: Portion classified as non- current assets	減:分類為非流動 資產部分	(56,318)	(108,898)
Current portion	流動部分	89,426	207,070

Notes:

- (i) During the year ended 31 March 2022, the Group acquired and disposed of certain listed debt investments at fair value through other comprehensive income of HK\$71,364,000 (2021: HK\$112,689,000) and HK\$186,965,000 (2021: HK\$126,609,000), respectively. As at 31 March 2022, the effective interest rates of the debt investments ranged from 9.7% to 15.1% (2021: 10.4% to 18.9%) and these investments will mature in years from 2022 to 2024 (2021: from 2021 to 2023).
- Impairment assessment of debt investments at fair value through other comprehensive income

As at 31 March 2022 and 2021, none of the listed debt investments were overdue and all of them were categorised within Stage 1 for the assessment ECLs.

An impairment analysis was performed at 31 March 2022 and 2021 by considering the ECLs, which were estimated by applying the probability of default approach with reference to risk of default and losses given default of the issuers or comparable companies. As at 31 March 2022, the probability of default applied ranged from 0.03% to 2.8% (2021: 0.3% to 1.9%) and the loss given default was estimated to be approximately 56.8% to 63.0% (2021: 56.2% to 62.1%).

附註:

- (i) 截至二零二二年三月三十一日止年度,本集團 收購及出售按公平值計入其他全面收益之若 干上市債務投資分別為71,364,000港元(二零 二一年:112,689,000港元)及186,965,000港元 (二零二一年:126,609,000港元)。於二零二二 年三月三十一日,債務投資的實際利率在9.7% 至15.1%(二零二一年:10.4%至18.9%),該等 投資將在二零二二年至二零二四年間(二零 二一年:二零二一年至二零二三年)到期。
- (ii) 按公平值計入其他全面收益的債務投資之減 值評估

於二零二二年及二零二一年三月三十一日,所 有上市債務投資均未逾期,所有債務投資均 歸入第一階段以評估預期信貸虧損。

於二零二二年及二零二一年三月三十一日,透過考慮預期信貸虧損進行減值分析,而預期信貸虧損乃透過應用違約風險概率並參考違約風險及發行人或可比公司違約時的虧損進行估算。於二零二二年三月三十一日,違約概率介乎0.3%至2.8%(二零二一年:0.3至1.9%),估計違約虧損約為56.8%至63.0%(二零二一年:56.2%至62.1%)。

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19. DEBT INVESTMENTS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME (Continued)

19. 按公平值計入其他全面收益的債務投資(續)

Notes: (Continued)

附註:(續)

- (iii) The movements in the loss allowance for the impairment of debt investments at fair value through other comprehensive income are as follows:
- (iii) 按公平值計入其他全面收益的債務投資之減 值虧損撥備變動如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
At beginning of year Asset derecognised Impairment losses/(reversal of impairment losses), net (note 6)	於年初 終止確認資產 減值虧損/(減值虧損撥回) 淨額(附註6)	2,190 (1,203)	8,241 –
Changes in risk parameters New investments purchased	風險參數變動 已購買新投資	75 10	(6,051) –
		85	(6,051)
At end of year	於年末	1,072	2,190

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20. FINANCIAL ASSETS/LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

20. 按公平值計入損益的金融資產/ 負債

Financial assets

金融資產

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Listed fund investment, at fair value Unlisted fund investments,	上市基金投資,按公平值 非上市基金投資,按公平值	51,358	-
at fair value		2,233	55,213
Convertible bonds, at fair value	可換股債券,按公平值	46,374	-
Derivative financial instruments (Note)	衍生金融工具(附註)	4,214	_
Less: Portion classified as	減:分類為非流動資產部分	104,179	55,213
non-current assets		(48,794)	(42,565)
Current portion	流動部分	55,385	12,648

Financial liabilities

金融負債

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Derivative financial instruments (Note) Less: Portion classified as	衍生金融工具(附註) 減:分類為非流動負債部分	-	18,230
non-current liabilities		-	(12,874)
Current portion	流動部分		5,356

The above fund investments and convertible bonds were mandatorily classified as financial assets at fair value through profit or loss as the contractual cash flows are not solely payments of principal and interest. Details of the fair value hierarchy of the financial assets at fair value through profit or loss are set out in note 41 to the financial statements.

上述基金投資及可換股債券因其合約現金流量不僅為本金及利息的支付而被強制分類為以公平值計量且其變動計入當期損益的金融資產。按公平值計入損益的金融資產的公平值層級詳情載於財務報表附註41。

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20. FINANCIAL ASSETS/LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

(Continued)

At the end of the reporting period, the financial assets at fair value through profit or loss that were denominated in United States dollars ("US\$") and Japanese Yen ("JPY"), other than the functional currencies of the respective group entities, amounted to HK\$46,374,000 and HK\$2,233,000, respectively (2021: HK\$42,565,000 and HK\$12,648,000).

20. 按公平值計入損益的金融資產/ 負債(續)

於報告期末,以美元(「美元」)及日圓(「日圓」)計值的按公平值計入損益的金融資產(各個集團實體的功能貨幣除外)分別為46,374,000港元及2,233,000港元(二零二年:42,565,000港元及12,648,000港元)。

Note:

Derivative financial instruments

附註:

衍生金融工具

		2022 二零二二年 Assets 資產 HK\$'000 千港元	2021 二零二一年 Liabilities 負債 HK\$'000 千港元
Interest rate swaps Less: Non-current portion	利率調期 減:非流動部分	4,214 (2,420)	18,230 (12,874)
Current portion	流動部分	1,794	5,356

The Group has entered into various interest rate swap contracts to manage its interest rate exposures. These interest rate swaps are not designated for hedge purposes and are measured at fair value through profit or loss. A net gain on fair value changes in interest rate swaps amounting to HK\$8,556,000 (2021: a net loss on fair value changes of HK\$20,392,000) was charged to profit or loss during the year.

Derivative financial instruments of the Group were conducted with creditworthy banks.

本集團已訂立多份利率掉期合約以管理利率風險。該等利率掉期並非指定作對沖用途,並按公平值計入損益計算。利率掉期之公平值變動收益淨額8,556,000港元(二零二一年:公平值變動虧損淨額20,392,000港元)於年內在損益扣除。

本集團的衍生金融工具乃由通過信譽良好的銀行進行。

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21. TRADE RECEIVABLES

21. 應收賬款

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Trade receivables due from joint ventures Impairment	應收合營企業的賬款減值	10,086 -	- -
		10,086	_

The Group's trading terms with its customers are mainly on credit. The credit periods range from 10 to 90 days. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing.

An ageing analysis of the trade receivables as at the end of the reporting period, based on the invoice date and net of provisions, is as follows: 本集團與其客戶的貿易條款主要在信貸。 信貸期介乎10至90日。本集團並無就應 收賬款結餘持有任何抵押品或其他信貸 增級。應收賬款為不計息。

按發票日期及撥備淨額計算,於報告期 末之應收賬款賬齡分析如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within 1 month 1 to 3 months	1個月內 1至3個月	9,584 502	- -
		10,086	_

The Group's customers normally settle their bills in a timely manner and the Group's trade receivables as at the end of the reporting period aged less than three months. As such, the Group's exposure to credit risk is insignificant and the directors of the Company were of the opinion that the ECLs of these trade receivables are minimal.

本集團的客戶一般依時結付其發票及本 集團於報告期末的應收賬款賬齡少於三 個月。故此,本集團承受的信貸風險並 不重大及本公司董事認為該等應收賬款 的預期信貸虧損屬微小。

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22. LOAN AND INTEREST RECEIVABLES

22. 應收貸款及利息

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Loan and interest receivables Mortgage loan receivables	應收貸款及利息 應收按揭貸款	(a) (b)	6,035 21,049	20,154 36,352
Impairment allowance	減值撥備		27,084 (587)	56,506 (35)
Less: Mortgage loan	減:分類為非流動		26,497	56,471
receivables classified as non-current assets	資產之應收 按揭貸款		(11,177)	(24,531)
Portion classified as current assets	分類為流動資產之 部分		15,320	31,940

Notes:

- (a) The loan receivable is stated at amortised cost with an effective interest rate of 2% per month (2021: 2%) and loan and interest receivables of HK\$1,595,000 (2021: HK\$15,019,000) were secured by certain equity interest of a company.
- (b) Mortgage loan receivables are advances to purchasers of development projects of the Group in Hong Kong and are secured by second mortgages on the related properties. The mortgage loan receivables are repayable with tenors not more than 3 years (2021: 3 years) at the end of the reporting period and interest-free.

附註:

- (a) 應收貸款以攤銷成本列賬,每月實際利率為 2%(二零二一年:2%),而應收貸款及利息 1,595,000港元(二零二一年:15,019,000港元) 由一間公司若干權益作抵押。
- (b) 應收按揭貸款為本集團向位於香港的發展項目之買家提供之墊款,並以相關物業之第二按揭作抵押。應收按揭貸款須於報告期末起計3年(二零二一年:3年)內分期償還,並為免息。

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22. LOAN AND INTEREST RECEIVABLES

(Continued)

An impairment analysis is performed at each reporting date by considering the ECLs, which are estimated by applying the probability of default approach with reference to the risks of default of the borrower. As at 31 March 2022 and 2021, certain loan and interest receivables were secured by certain equity interest of a company and related properties, which have been taken into account as the mitigating effect in the ECL analysis.

The movements in the loss allowance for the impairment of loan and interest receivables:

22. 應收貸款及利息(續)

於各報告日期,透過考慮預期信貸虧損進行減值分析,而預期信貸虧損乃透過應用違約風險概率並參考借款人違約風險進行估算。於二零二二年及二零二一年三月三十一日,若干應收貸款及利息由一間公司若干權益及相關物業作抵押,並已考慮到預期信貸虧損分析中的緩解影響。

應收貸款及利息減值的虧損撥備變動:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
At beginning of year Impairment losses/(reversal of impairment losses)	於年初 減值虧損/(減值虧損 撥回)	35 552	155
	按 四 /	332	(120)
At end of year	於年末	587	35

As at 31 March 2022 and 2021, all the balances were within their credit periods and were categorised within Stage 1 for the measurement of ECLs.

於二零二二年及二零二一年三月三十一日, 所有結餘均於其信貸期內,並就預期信 貸虧損計量被分類至第一階段內。

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23. PREPAYMENTS, OTHER RECEIVABLES AND OTHER ASSETS

23. 預付款項、其他應收款項及其他資產

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Prepayments Deposits (Note) Other receivables (Note)	預付款項 按金(附註) 其他應收款項(附註)	16,250 205,121 284,491	15,556 63,627 456,292
Less: Deposits and other receivables	減:分類為非流動資產之	505,862	535,475
classified as non-current assets	按金及其他應收款項	(141,501)	(285,367)
Portion classified as current assets	分類為流動資產之部分	364,361	250,108

Note:

Deposits and other receivables mainly represent deposits with vendors and receivables from counterparties which have no history of default. The financial assets included in the above balances were not overdue and categorised in Stage 1 for the measurement of expected credit losses. Where applicable, an impairment analysis is performed at each reporting date by considering the probability of default and the timing and amount of future cash flows. Given the Group has not experienced any significant credit losses in the past for material receivable balances, the directors of the Company considered that the allowance for ECLs for these deposits and receivables is not significant.

附註:

按金及其他應收款項主要指賣方之按金及來自並無違約記錄之交易對手之應收款項。計入上述結餘之金融資產並未逾期,並分類為計量預期信貸虧損之第一階段。於每個報告日期藉考慮違約概率及未來現金流量之時間及金額進行減值分析(倘適用)。鑒於本集團過去未有經歷重大信貸虧損並為重大應收款項結餘持有充足抵押品,本公司董事認為就該等按金及應收款項作出之預期信貸虧損撥備並不重大。

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24. COST OF OBTAINING CONTRACTS

Cost of obtaining contracts represented the prepaid sales commission paid in connection with the sales of properties. The Group has capitalised the amounts paid and will charge them to profit or loss as the selling and distribution expenses when the revenue from the related property sale is recognised. During the year ended 31 March 2022, no cost of obtaining contracts (2021: HK\$39,818,000) was charged to profit or loss.

24. 獲得合約之成本

獲得合約之成本指就銷售物業所支付的預付銷售佣金。本集團已資本化所支付金額並於相關物業銷售所得收入確認並計入銷售及分銷開支時將有關金額於損益扣除。截至二零二二年三月三十一日止年度,概無獲得合約之成本(二零二一年:39,818,000港元)已於損益扣除。

25. CASH AND CASH EQUIVALENTS

25. 現金及現金等同項目

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Cash and bank balances Time deposits	現金及銀行結餘 定期存款	623,081 210,448	546,021 280,482
	ᆥᆉᄀᆘᅀᄭᄏᄔᄁᇂ	833,529	826,503
Less: Included in assets of a disposal company (note 26)	減:計入出售公司的資產 (附註26)	(2,069)	_
Cash and cash equivalents	現金及現金等同項目	831,460	826,503

At the end of the reporting period, the cash and bank balances of the Group are denominated in Hong Kong dollars. Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods of between one day and three months depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances and time deposits are deposited with creditworthy banks with no recent history of default.

於報告期末,本集團之現金及銀行結餘以港元計值。存於銀行之現金按每日銀行存款利率之浮動利率計算賺取利息。短期定期存款按本集團之即時現金所需,定存一日至三個月不等,並按各自之短期存款利率賺取利息。銀行結餘及定期存款行於最近並無違約紀錄之良好信譽銀行。

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26. ASSETS AND LIABILITIES OF A DISPOSAL COMPANY

26. 出售公司的資產及負債

		2022 二零二二年 HK\$′000 千港元
Assets of a disposal company True Promise	出售公司的資產 祥諾	493,814
Liabilities of a disposal company True Promise	出售公司的負債 祥諾	221,673

On 18 February 2022, the Group entered into a sale and purchase agreement with Giant Harmony pursuant to which the Group would dispose of its entire equity interest in, and the shareholder's loan owed by, True Promise, for an aggregate consideration of HK\$490,732,000 (subject to adjustment). True Promise is principally engaged in property development in Hong Kong. Further details of the disposal are set out in the joint announcement of WOG and the Company dated 18 February 2022 and the circular of the Company dated 20 April 2022. The transaction has been completed on 11 May 2022.

於二零二二年二月十八日,本集團與志航訂立買賣協議,據此,本集團出售其於祥諾的全部股權及祥諾結欠的股東貸款,總代價為490,732,000港元(可予調整)。 祥諾主要於香港從事物業發展。出售的更多詳情載於宏安及本公司日期為二零二二年四月二十日的通函。交易已於二零二二年五月十一日完成。

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26. ASSETS AND LIABILITIES OF A DISPOSAL **COMPANY** (Continued)

26. 出售公司的資產及負債(續)

The assets and liabilities of True Promise (excluding inter-company loans and amounts due from/to group companies which were eliminated on consolidation) as at 31 March 2022 are as follows:

祥諾於二零二二年三月三十一日的資產及 負債(不包括於綜合賬目時對銷的集團內 公司間貸款及應收/應付集團公司款項) 如下:

		2022 二零二二年 HK\$'000
		千港元 ——————
4	7π ÷	
Assets	資產	
Properties under development	發展中物業	431,786
Prepayments, other receivables and	預付款項、其他應收款項及其他資產	
other assets		59,959
Cash and bank balances	現金及銀行結餘	2,069
Assets of a disposal company	出售公司的資產	493,814
Liabilities	負債	
Other payables and accruals	其他應付款項及應計費用	1,273
Interest-bearing bank borrowings	計息銀行貸款	220,400
Liabilities of a disposal company	出售公司的負債	221,673
Net assets of a disposal company	出售公司的資產淨值	272,141

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27. TRADE PAYABLES

27. 應付賬款

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

按發票日期計算,於報告期末之應付賬款賬齡分析如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within 30 days	30日內	20,181	29,278

The trade payables are non-interest-bearing and have an average term of 30 days.

應付賬款乃不計息,而平均信貸期為30日。

28. OTHER PAYABLES AND ACCRUALS

28. 其他應付款項及應計費用

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Other payables	其他應付款項	58,535	46,214
Accruals	應計費用	21,778	28,384
Lease liabilities (note 15(b))	租賃負債(附註15(b))	16,862	6,440
Deposits received and receipts	已收訂金及預收款項		
in advance		7,535	12,440
		104,710	93,478
Less: Other payables classified	減:列作非流動負債之		
as non-current liabilities	其他應付款項	(9,510)	(1,480)
Current portion	流動部分	95,200	91,998

Other payables are non-interest-bearing and are normally settled within one year.

其他應付款項乃不計息,而一般於一年 內結付。

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29. CONTRACT LIABILITIES

29. 合約負債

			31 March 2021 二零二一年 三月三十一日 HK\$'000 千港元	1 April 2020 二零二零年 四月一日 HK\$'000 千港元
Sales of properties	銷售物業	507,743	1,510	20,955

Contract liabilities represent advances received from buyers in connection with the Group's pre-sale of properties as established in the property sales contracts. The increase in contract liabilities was mainly due to the pre-sale of properties during the year.

合約負債指就物業銷售合約所載本集團 預售物業向買方預先收取的款項。合約 負債增幅乃主要由於年內預售物業所致。

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30. INTEREST-BEARING BANK AND OTHER **BORROWINGS**

30. 計息銀行及其他貸款

			2022 二零二二年			2021	
		Contractual interest rate (%) 合約利率(%)	Maturity 到期期限	HK\$′000 千港元	Contractual interest rate (%) 合約利率(%)	Maturity 到期期限	HK\$'000 千港元
Current:	即期:						
Bank loans – secured	銀行貸款 – 有抵押	HIBOR+(1.3-1.7)	2022–2023 or on demand	1,002,465	HIBOR+(1.2-1.79)	2021–2022 or on demand	773,346
		香港銀行同業拆息 +(1.3-1.7)	二零二二年至二零二三年或按要求		香港銀行同業拆息 +(1.2-1.79)	二零二一年至 二零二二年或按要求	
Bank loans – unsecured	銀行貸款-無抵押	HIBOR+(1.95-2.05)	2022–2023 or on demand	291,547	HIBOR+(1.95-2.05)	2021–2022 or on demand	1,061,327
		香港銀行同業拆息 +(1.95-2.05)	二零二二年至二零二三年或按要求		香港銀行同業拆息 +(1.95-2.05)	二零二一年至 二零二二年或按要求	
Long term bank loans repayable on demand – secured	按要求償還之 長期銀行貸款 - 有抵押	HIBOR+(1.4-1.79) 香港銀行同業拆息 +(1.4-1.79)	On demand 按要求	635,368	HIBOR+(1.4-1.5) 香港銀行同業拆息 +(1.4-1.5)	On demand 按要求	119,184
				1,929,380			1,953,857
Non-current: Bank loans – secured	非即期: 銀行貸款 – 有抵押	HIBOR+(1.55-1.61) 香港銀行同業拆息 +(1.55-1.61)	2023-2024 二零二三年至 二零二四年	394,676	HIBOR+(1.2-1.79) 香港銀行同業拆息 +(1.2-1.79)	2022-2024 二零二二年至 二零二四年	1,145,781
Bank loans – unsecured	銀行貸款-無抵押	HIBOR+2.05 香港銀行同業拆息 +2.05	2023-2025 二零二三年至 二零二五年	2,035,168	HIBOR+2.05 香港銀行同業拆息 +2.05	–	1,597,298
Other loans – unsecured	其他貸款-無抵押	6	2023-2024 二零二三年至 二零二四年	206,230	6	2022-2023 二零二二年至 二零二三年	202,270
				2,636,074			2,945,349
Total	總計			4,565,454			4,899,206

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30. INTEREST-BEARING BANK AND OTHER **BORROWINGS** (Continued)

30. 計息銀行及其他貸款(續)

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Analysed into:	分析為:		
Bank loans repayable:	須於以下時間償還之銀		
. ,	行貸款:		
Within one year or on	一年內或按要求		
demand (Note)	(附註)	1,929,380	1,953,857
In the second year	第二年	1,278,176	1,036,292
In the third to fifth years,	第三至第五年		
inclusive	(包括首尾兩年)	1,151,668	1,706,787
		4,359,224	4,696,936
Other loans repayable:	須於以下時間償還之		
	其他貸款:		
Within one year	一年內	-	_
In the second year	第二年	206,230	202,270
		206,230	202,270
		4,565,454	4,899,206

Note: As further explained in note 42 to the financial statements, the Group's term loans with an aggregate amount of HK\$1,073,481,000 (2021: HK\$748,125,000) containing a repayment on-demand clause have been classified as current liabilities of which HK\$368,939,000 (2021: HK\$639,779,000) are repayable within one year based on the respective loan agreements. For the purpose of the above analysis, the loans are included within current interest-bearing bank loans and analysed into bank loans repayable within one year or on demand.

附註: 誠如財務報表附註42進一步闡釋,本集 團 合 共1,073,481,000港 元(二 零 二 − 年: 748,125,000港元)之定期貸款(載有按要求償 還條款)已列作流動負債,其中368,939,000港 元(二零二一年: 639,779,000港元)根據相關貸 款協議須於一年內償還。就上述分析而言, 該等貸款計入即期計息銀行貸款及列作一年 內或按要求償還之銀行貸款。

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30. INTEREST-BEARING BANK AND OTHER BORROWINGS (Continued)

30. 計息銀行及其他貸款(續)

At the end of the reporting period, the maturity profile of interest-bearing loans based on the scheduled repayment dates set out in the loan agreements is as follows: 於報告期末,按貸款協議指定還款日期, 計息貸款之到期情況如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Bank loans repayable:	須於以下時間償還之 銀行貸款:		
Within one year	一年內	1,224,838	1,871,660
In the second year	第二年	1,699,418	1,072,422
In the third to fifth years, inclusive	第三至第五年 (包括首尾兩年)	1,434,968	1,752,854
	(巴拉自尼州千)	1,434,700	1,732,034
		4,359,224	4,696,936
Other loans repayable:	須於以下時間償還之 其他貸款:		
Within one year	一年內	-	_
In the second year	第二年	206,230	202,270
		206,230	202,270
		4,565,454	4,899,206

Notes:

- (a) Certain bank loans of the Group are secured by the Group's leasehold land and owned buildings (note 13), certain investment properties and certain rental income generated therefrom (note 14), certain properties under development (note 16), certain properties held for sale (note 17) and share charges in respect of the equity interests in certain subsidiaries of the Company (note 1)
- (b) All bank loans of the Group bear interest at floating interest rates and are denominated in Hong Kong dollars.
- (c) All other loans of the Group represent the loans advanced from the non-controlling shareholders of certain subsidiaries of the Group.

附註:

- (a) 本集團若干銀行貸款以本集團之租賃土地及 自有樓宇(附註13)、若干投資物業及由該等 投資物業產生之若干租金收入(附註14)、若 干發展中物業(附註16)、若干持作出售物業(附 註17)及就本公司若干附屬公司之股權之股份 質押(附註1)作抵押。
- (b) 本集團之所有銀行貸款均按浮動利率計息及 均以港元計算。
- (c) 本集團所有其他貸款指本集團若干附屬公司 之非控股股東墊付之貸款。

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31. DEFERRED TAX

31. 遞延税項

The components of deferred tax liabilities and assets during the year are as follows:

年內遞延税項負債及資產之組成如下:

Deferred tax liabilities

遞延税項負債

		Notes 附註	Depreciation allowance in excess of related depreciation 超出有關折舊之 折舊免税額 HK\$'000 千港元
At 1 April 2020	於二零二零年四月一日		994
Deferred tax credited to profit or loss during the year	年內計入損益之遞延税項	10	(140)
Disposal of subsidiaries	出售附屬公司	35	(288)
At 31 March 2021 and 1 April 2021	於二零二一年三月三十一日及		
	二零二一年四月一日		566
Deferred tax credited to profit or loss during the year	年內計入損益之遞延税項	10	(84)
At 31 March 2022	於二零二二年三月三十一日		482

Deferred tax assets

遞延税項資產

At 1 April 2020, 31 March 2021 and 於二零二零年四月一日、 1 April 2021			Note 附註	Losses available for offsetting against future taxable profits 可抵銷未來應課税 溢利之虧損 HK\$'000 干港元
1 April 2021二零二一年三月三十一日及 二零二一年四月一日一Deferred tax credited to profit or loss during the year年內計入損益之遞延税項108,788		V = = = = = = = = = = = = = = = = = = =		
ー ファニー年四月一日 ー ファニー ロー	·			
Deferred tax credited to profit or loss during the year 年內計入損益之遞延税項 10 8,788	1 April 2021			_
At 31 March 2022 於二零二二年三月三十一日 8,788	Deferred tax credited to profit or loss during the year	年內計入損益之遞延税項	10	8,788
At 31 March 2022 於二零二二年三月三十一日 8,788				
	At 31 March 2022	於二零二二年三月三十一日		8,788

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31. DEFERRED TAX (Continued)

The Group has tax losses arising in Hong Kong of HK\$291,000,000 (2021: HK\$209,908,000), subject to the agreement of the Inland Revenue Department, that are available indefinitely for offsetting against future taxable profits of the companies in which the losses arose. Tax losses of HK\$53,262,000 (2021: Nil) have been recognised as deferred tax assets. Deferred tax assets have not been recognised in respect of the remaining amount of HK\$237,738,000 (2021: HK\$209,908,000) as they have arisen in subsidiaries that have been loss-making for some time and it is not considered probable that taxable profits will be available against which the tax losses can be utilised.

31. 遞延税項(續)

本集團在香港產生税項虧損291,000,000 港元(二零二一年: 209,908,000港元)(視 乎税務局是否同意),可無限期作抵銷 錄得虧損之公司之未來應課稅溢利。 税 項 虧 損53,262,000港 元(二零二一年: 無)確認為遞延税項資產。本集團並無 就 餘 額237,738,000港 元(二零二一年: 209,908,000港元)確認遞延税項資產,乃 由於該等虧損乃從一段時間錄得虧損之 附屬公司產生,且被認為不可能有應課稅 溢利可用作抵銷税項虧損。

32. SHARE CAPITAL

32. 股本

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Authorised: 50,000,000,000 ordinary shares of HK\$0.001 each	法定: 50,000,000,000股 每股面值0.001 港元之普通股	50,000	50,000
Issued and fully paid: 15,200,000,000 ordinary shares of HK\$0.001 each	已發行及繳足: 15,200,000,000股 每股面值0.001 港元之普通股	15,200	15,200

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33. SHARE OPTION SCHEME

The Company operates a share option scheme (the "Share Option Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group. Share options may be granted to any director or proposed director (whether executive or non-executive, including independent non-executive director), employee or proposed employee (whether full-time or part-time), secondee, any holder of securities issued by any member of the Group, any person or entity that provides research, development or other technology support or advisory, consultancy, professional or other services to any member of the Group or any substantial shareholder or company controlled by a substantial shareholder, or any company controlled by one or more persons belonging to any of the above classes of participants. The Share Option Scheme became effective on 9 August 2016 and, unless otherwise terminated earlier by shareholders in a general meeting, will remain in force for a period of 10 years from that date.

Purpose

The purpose of the Share Option Scheme is to provide incentives and rewards to eligible participants who contribute to the success of the Group's operations.

Maximum number of shares available for subscription

Pursuant to the Share Option Scheme, the maximum number of share options that may be granted under the Share Option Scheme and any other share option schemes of the Company is an amount, upon their exercise, not in aggregate exceeding 30% of the issued share capital of the Company from time to time, excluding any shares issued on the exercise of share options. The total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other schemes shall not in aggregate exceed 10% of the number of shares in issue, as at the date of approval of the Share Option Scheme limit or as refreshed from time to time

33. 購股權計劃

本公司設有購股權計劃(「購股權計劃」), 目的為向對本集團之成功作出貢獻之合 資格參與者給予獎勵及報酬。購股權可 授予任何董事或候任董事(不論執行或非 執行,包括獨立非執行董事)、僱員或擬 聘請僱員(不論全職或兼職)、調任員工、 本集團任何成員公司所發行證券之任何 持有人、向本集團任何成員公司提供研究、 開發或其他技術支援或顧問、諮詢顧問、 專業或其他服務之任何人士或實體或任 何主要股東或由主要股東控制之公司, 或任何由一名或以上屬於上述任何類別 參與人士控制之公司。購股權計劃於二 零一六年八月九日生效,除非股東於股 東大會上提早終止,否則將自該日期起計 十年期間內維持有效。

目的

購股權計劃目的為向對本集團業務之成 功作出貢獻之合資格參與者給予獎勵及 報酬。

可供認購之股份數目上限

根據購股權計劃,藉購股權計劃及本公 司任何其他購股權計劃可授出之購股 數目上限,須為該等購股權獲行使後 共不超過本公司不時已發行股本之30%, 其中不計及於購股權獲行使時所發行之 份。根據購股權獲行使時所發行他 計劃授出之所有購股權獲行使後,可能 發行之股份總數合共不得超過於批 股權計劃限額(或不時經更新限額)日期 已發行股份數目之10%。

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33. SHARE OPTION SCHEME (Continued)

Maximum entitlement of each participant

The maximum number of shares issuable under share options to each eligible participant (except for a substantial shareholder or an independent non-executive director or any of their respective associates) under the Share Option Scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of such limit must be separately approved by shareholders with such eligible participant and his associates abstaining from voting.

Share options granted to a director, chief executive or substantial shareholder of the Company (or any of their respective associates) must be approved by the independent non-executive directors of the Company (excluding any independent non-executive director who is the grantee of the option). Where any grant of share options to a substantial shareholder or an independent non-executive director (or any of their respective associates) will result in the total number of shares issued and to be issued upon exercise of share options already granted and to be granted to such person under the Share Option Scheme and any other share option schemes of the Company (including options exercised, cancelled and outstanding) in any 12-month period up to and including the date of grant representing in aggregate over 0.1% of the shares in issue, and having an aggregate value, based on the closing price of the Company's shares at each date of grant, in excess of HK\$5 million, such further grant of share options is required to be approved by shareholders in a general meeting in accordance with the Listing Rules. Any change in the terms of a share option granted to a substantial shareholder or an independent non-executive director (or any of their respective associate) is also required to be approved by shareholders.

33. 購股權計劃(續)

各參與者之最大配額

根據購股權計劃,在任何十二個月期間,可藉購股權發行予各合資格參與者(除主要股東或獨立非執行董事或彼等各自之任何聯繫人外)之股份數目上限以本公司於任何時間已發行股份之1%為限。倘超過該限額,則進一步授出任何購股權時,必須經股東獨立批准,而有關合資格參與者及彼等之聯繫人須放棄投票。

授予本公司董事、主要行政人員或主要股 東(或彼等各自之任何聯繫人)之購股權 必須經本公司獨立非執行董事批准(不包 括任何身為購股權承授人之獨立非執行 董事)。倘授出任何購股權予主要股東或 獨立非執行董事(或彼等各自之任何聯繫 人)將導致於截至及包括授出日期之任何 十二個月期間,根據購股權計劃及本公司 任何其他購股權計劃向該名人士已授出 及將授出之購股權(包括已行使、已註銷 及未行使購股權)獲行使時已發行及將發 行之股份總數合共超過已發行股份之0.1%, 以及根據本公司於各授出日期之股份收 市價計算,總值超過5,000,000港元,則 根據上市規則,進一步授出購股權須經 股東於股東大會批准。授予主要股東或 獨立非執行董事(或彼等各自之任何聯繫 人)之購股權之條款倘有任何變動,亦須 獲得股東批准。

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33. SHARE OPTION SCHEME (Continued)

Basis of determining the exercise price

The option price per share payable on the exercise of an option is determined by the directors, provided that it shall be at least the higher of:

- (i) the closing price of the shares as stated in the daily quotation sheet issued by the Hong Kong Stock Exchange at the date of offer of grant (which is deemed to be the date of grant if the offer for the grant of a share option is accepted by the eligible person), which must be a business day; and
- (ii) the average closing price of the shares as stated in the daily quotation sheets issued by the Hong Kong Stock Exchange for the five business days immediately preceding the date of offer of grant, provided that the option price per share shall in no event be less than the nominal amount of one share.

An offer for the grant of share options must be accepted within 30 days from the date on which such offer was made. The amount payable by the grantee of a share option to the Company on acceptance of the offer of the grant is HK\$1.00.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

No share option has been granted since the adoption of the Share Option Scheme.

33. 購股權計劃(續)

釐定行使價之基準

行使購股權時須予支付之每股股份之購 股權價格由董事決定,惟須至少為下列中 之較高者:

- (i) 要約授出日期(若合資格人士接納授 出購股權之要約,則被視作授出日 期,且必須為營業日)載於香港聯交 所刊發之日報表之股份收市價:及
- (ii) 緊接要約授出日期前五個營業日載 於香港聯交所刊發之日報表之股份 平均收市價,惟每股股份之購股權 價格在任何情況下不得低於一股股 份之面值。

授出購股權之要約必須於作出要約日期 起30日內獲接納。購股權承授人於接納 授出要約時,須向本公司繳付1.00港元。

購股權並不賦予持有人收取股息或在股 東大會上投票之權利。

自採納購股權計劃以來概無授出任何購 股權。.

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34. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on page 100 of the financial statements.

(i) Contributed surplus

The Group's contributed surplus comprises the deemed capital contribution arising from (i) the difference between the consideration amounting to HK\$496,443,000 and the aggregate shareholder's loans amounting to HK\$2,047,989,000 assigned by Earnest Spot to the Company pursuant to the reorganisation of the Company in connection with the listing of the shares of the Company on the Stock Exchange (the "Reorganisation"); and (ii) the differences between the considerations and the net asset value of the subsidiaries disposed of to WOG and its subsidiaries (but excluding the Group) pursuant to the Reorganisation.

(ii) Capital reserve

The Group's capital reserve represents the difference between the consideration and the carrying amount of non-controlling interests acquired or disposed of.

(iii) Merger reserve

The merger reserve of the Group represents the difference between the total consideration transferred for the acquisitions of subsidiaries through business combinations under common control and the carrying amount of the assets acquired, liabilities accrued and pre-acquisition reserves combined by the Group.

34. 儲備

有關本集團於本年度及過往年度之儲備 金額及其變動已呈列於本年報第100頁之 綜合權益變動表內。

(i) 實繳盈餘

本集團之實繳盈餘包括視作源自下列各項之注資:(i)代價金額496,443,000港元與Earnest Spot根據與本公司股份於聯交所上市有關之本公司重組(「重組」)轉讓予本公司之股東貸款總額2,047,989,000港元之間之差額:及(ii)代價與根據重組向宏安及其附屬公司(不包括本集團)出售附屬公司之資產淨值之間之差額。

(ii) 資本儲備

本集團之資本儲備指代價與已收購 或出售之非控股權益賬面值之間之 差額。

(iii) 合併儲備

本集團之合併儲備指根據共同控制 透過業務合併收購附屬公司轉讓之 總代價與所收購資產、累計負債及 本集團合併之收購前儲備之賬面值 之間之差額。

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35. DISPOSAL OF SUBSIDIARIES

35. 出售附屬公司

For the year ended 31 March 2022

截至二零二二年三月三十一日止年度

Details of the net assets of the subsidiaries disposed of during the year and their financial impacts are summarised below:

本年度出售的附屬公司資產淨值及其財 務影響詳情概述如下:

				Crystal Castle	Spectrum		Surplus	Sole	
				Ventures	Delight	Pop Prestige	Hunter	Champion	
				Limited	Limited	Limited	Limited	Limited	
			Stadium	("Crystal	("Spectrum	("Pop	("Surplus	("Sole	
		Full Loyal	Holdings	Castle")	Delight")	Prestige")	Hunter")	Champion")	
		Limited	Limited	and its					
		("Full Loyal")	("Stadium")	subsidiaries	subsidiary	subsidiary	subsidiary	subsidiaries	Tot
				Crystal Castle	Spectrum				
				Ventures	Delight		Surplus Hunter		
				Limited	Limited	Pop Prestige	Limited		
			達亞控股	(Crystal	(Spectrum	Limited (Pop	(Surplus	Limited (Sole	
		富絡有限公司	有限公司	Castle」)及	Delight」)及其	Prestige」)及	Hunter」) 及其	Champion」)及	Zefn 2
		(「富絡」)	(「達亞」)	其附屬公司	附屬公司	其附屬公司	附屬公司	其附屬公司	總
		HK\$'000	HK\$'00						
		千港元 (Neto (a))	千港元 (Note (b))	千港元 (Note (s))	千港元 (Note (d))	千港元 (Note (d))	千港元 (Note (d))	千港元 (Note (d))	千港方
		(Note (a)) (附註(a))	(Note (b)) (附註(b))	(Note (c)) (附註(c))	(Note (d)) (附註(d))	(Note (d)) (附註(d))	(Note (d)) (附註(d))	(Note (d)) (附註(d))	
		(H) at (d)/	(N) ET (O))	(H) ET (C)/	(P) at (U)	(N) at (a))	(H) at (U)	(M) AL (U))	
Net assets disposed of:	已出售資產淨值:								
Investment properties	投資物業	FF 000	400.000						
		55,320	480,000						535,32
Properties under development	發展中物業	-			500,435	928,444	397,890	811,633	2,638,40
Prepayments, other receivables	預付款項、其他應收								
and other assets	款項及其他資產	3	122	58,468	69,479	147,570	62,084	122,622	460,34
Cash and cash equivalents	現金及現金等同項目	-			9,809	9,111	6,740	20,081	45,74
Trade payables	應付賬款	-			(97)	(586)	(2,128)		(2,81
Other payables and accruals	其他應付款項及								
	應計費用	(650)	(4,012)	(3)	(10,744)	(153,818)	(6,657)	(496)	(176,38
		54,673	476,110	58,465	568,882	930,721	457,929	953,840	3,500,62
Professional fees and expenses	專業費用及開支	658	6,948		4.024	4.004	4.004	4.004	45.00
Gain/(loss) on disposal of	出售附屬公司之收益/	000	0,740		1,921	1,921	1,921	1,921	15,29
subsidiaries	山吉門屬公司之収益/	16,022	28,052	14	(1,921)	(1,921)	(1,921)	(1,921)	36,40
SUDSIGIBILES	(#) IR/	10,022	20,032		(1,721)	(1,721)	(1,721)	(1,721)	30,40
		71,353	511,110	58,479	568,882	930,721	457,929	953,840	3,552,31
		71,333	311,110	30,477	300,002	730,721	431,121	733,040	3,332,31
Satisfied by:	支付方法:								
•									
Cash	現金	71,353	511,110		168,018	342,371	128,972	288,385	1,510,20
Shareholder's loan due to the	計入向合營企業提供								
Group included in loans to	貸款的應付本集團								
joint ventures	的股東貸款	-		58,479	400,864	588,350	328,957	665,455	2,042,10

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35. DISPOSAL OF SUBSIDIARIES (Continued)

35. 出售附屬公司(續)

For the year ended 31 March 2022 (Continued)

截至二零二二年三月三十一日止年度 (續)

An analysis of the net inflow of cash and cash equivalents for the period in respect of the disposal of subsidiaries are as follows: 期內有關出售附屬公司的現金及現金等同項目流入淨額分析如下:

		Full Loyal 富絡 HK\$'000 千港元	Stadium 建亞 HK\$'000 千港元	Crystal Castle and its subsidiaries Crystal Castle及其附 屬公司 HK\$'000 千港元	Spectrum Delight and its subsidiary Spectrum Delight及其 附屬公司 HK\$'000 千港元	Pop Prestige and its subsidiary Pop Prestige 及其附屬公司 HK\$'000 千港元	Surplus Hunter and its subsidiary Surplus Hunter及 其附屬公司 HK\$'000 千港元	Sole Champion and its subsidiaries Sole Champion及 其附屬公司 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cash consideration Cash and cash equivalents disposed of Professional fees and expenses	現金代價 已出售現金及 現金等同項目 專業費用及開支	71,353 - (658)	511,110 - (6,948)		168,018 (9,809) (1,921)	342,371 (9,111) (1,921)	128,972 (6,740) (1,921)	288,385 (20,081) (1,921)	1,510,209 (45,741) (15,290)
Net inflow of cash and cash equivalents in respect of the disposal of subsidiaries	出售附屬公司之現金 及現金等同項目 流入淨額	70,695	504,162		156,288	331,339	120,311	266,383	1,449,178

Notes:

- (a) On 15 September 2021, the Group disposed of its entire 100% equity interest in Full Loyal, together with the shareholder's loan owed by Full Loyal to the Group, for a total consideration of HK\$71,353,000 to an independent third party. Full Loyal was principally engaged in property investment in Hong Kong.
- (b) On 26 October 2021, the Group disposed of its entire 100% equity interest in Stadium, together with the shareholder's loan owed by Stadium to the Group, for a total consideration of HK\$511,110,000 to an independent third party. Stadium is principally engaged in property investment in Hong Kong.
- (c) On 23 September 2021, an independent third party subscribed for one new share issued by Crystal Castle, the then indirect wholly-owned subsidiary of the Company, at a subscription price of US\$1 to form a joint venture with the Group to engage in property investment in Hong Kong. Upon completion of the subscription, Crystal Castle was owned as to 50% by the Group and 50% by the subscriber, Crystal Castle ceased to be a subsidiary of the Group and was then accounted for as a joint venture of the Group.

附註:

- (a) 於二零二一年九月十五日,本集團向一名獨立第三方出售其於富絡的全部100%股權, 連同富絡欠本集團的股東貸款,總代價為 71,353,000港元。富絡主要在香港從事物業 投資。
- (b) 於二零二一年十月二十六日,本集團向一名 獨立第三方出售其於達亞的全部100%股權, 連同達亞欠本集團的股東貸款,總代價為 511,110,000港元。達亞主要在香港從事物業 投資。
- (c) 於二零二一年九月二十三日,一名獨立第三方以1美元的認購價認購本公司當時的間接全資附屬公司Crystal Castle發行的一股新股,與本集團成立一間合營企業,在香港從事物業投資。認購事項完成後,Crystal Castle由本集團及認購人各擁有50%的權益,Crystal Castle不再為本集團的附屬公司,其後作為本集團的一間合營企業入賬。

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35. DISPOSAL OF SUBSIDIARIES (Continued)

For the year ended 31 March 2022 (Continued)

Notes: (Continued)

(d) On 8 November 2021, an independent third party subscribed for one new share issued by Giant Harmony, the then indirect wholly-owned subsidiary of the Company, at a subscription price of HK\$1 to form a joint venture with the Group to engage in property development in Hong Kong. Upon completion of the subscription, Giant Harmony was owned as to 50% by the Group and 50% by the subscriber, Giant Harmony ceased to be a subsidiary of the Group and was then accounted for as a joint venture of the Group.

After the formation of this joint venture, the Group disposed of its entire 100% equity interest in Spectrum Delight, Pop Prestige, Surplus Hunter and Sole Champion (together with their respective subsidiaries, the "**Disposal Subsidiaries**") to Giant Harmony for an aggregate consideration of HK\$2,911,372,000. The Disposal Subsidiaries are principally engaged in property development in Hong Kong.

For the year ended 31 March 2021

Details of the net assets of the subsidiaries disposed of to independent third parties during the year ended 31 March 2021 and their financial impacts are summarised below:

35. 出售附屬公司(續)

截至二零二二年三月三十一日止年度 (續)

附註:(續)

(d) 於二零二一年十一月八日,一名獨立第三方以 1港元的認購價認購本公司當時的間接全資 附屬公司志航發行的一股新股,與本集團成 立一間合營企業,在香港從事物業發展。認 購事項完成後,本集團及認購人各擁有志航 50%的權益,志航不再為本集團的附屬公司, 其後作為本集團的一間合營企業入賬。

在該合營企業成立後,本集團以總代價2,911,372,000港元向志航出售其在Spectrum Delight、Pop Prestige、Surplus Hunter 及Sole Champion (連同其各自的附屬公司,統稱「出售附屬公司」)的全部100%股權。出售附屬公司主要在香港從事物業發展。

截至二零二一年三月三十一日止年度

截至二零二一年三月三十一日止年度向獨 立第三方出售的附屬公司資產淨值及其 財務影響詳情概述如下:

		City Global Limited ("City Global") 友邦有限公司 (「友邦]) HK\$'000 千港元 (Note (i)) (附註(i))	Longable Limited ("Longable") 朗寶有限公司 (「朗寶]) HK\$'000 千港元 (Note (ii)) (附註(ii))	Total 總計 HK\$'000 千港元
Net assets disposed of: Investment properties Deferred tax liabilities Deposits received and other liabilities Tax payable	已出售資產淨值: 投資物業 遞延稅項負債 已收按金及其他負債 應付稅項	21,000 (218) (140)	41,000 (70) (523) (54)	62,000 (288) (663) (54)
Drafassianal face and average	声	20,642 500	40,353 900	60,995
Professional fees and expenses Gain on disposal of subsidiaries	專業費用及開支 出售附屬公司之收益	5,718	24,970	1,400 30,688
Satisfied by:	支付方法:	26,860	66,223	93,083
Cash	現金	26,860	66,223	93,083

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35. DISPOSAL OF SUBSIDIARIES (Continued)

35. 出售附屬公司(續)

For the year ended 31 March 2021 (Continued)

截至二零二一年三月三十一日止年度 (續)

An analysis of the net inflow of cash and cash equivalents for the period in respect of the disposal of subsidiaries are as follows: 期內有關出售附屬公司的現金及現金等 同項目流入淨額分析如下:

		City Global 友邦 HK\$'000 千港元 (Note (i)) (附註(i))	Longable 朗寶 HK\$'000 千港元 (Note (ii)) (附註(ii))	Total 總計 HK\$'000 千港元
Cash consideration Professional fees and expenses	現金代價 專業費用及開支	26,860 (500)	66,223 (900)	93,083 (1,400)
Net inflow of cash and cash equivalents in respect of the disposal of subsidiaries	出售附屬公司之現金及 現金等同項目流入淨額	26,360	65,323	91,683

Notes:

equity a total 附註:

- (i) On 31 August 2020, the Group dispose of its entire equity interest in City Global to an independent third party for a total consideration of HK\$26,860,000. City Global was principally engaged in property investment in Hong Kong.
- (ii) 於二零二零年九月十五日,本集團向一名獨立 第三方出售其於朗寶的全部已發行股本,總 代價為66,223,000港元。朗寶主要在香港從 事物業投資。

於二零二零年八月三十一日,本集團向一名獨

立第三方出售其於友邦的全部股權,總代價

為26,860,000港元。友邦主要在香港從事物

(ii) On 15 September 2020, the Group dispose of its entire issued share capital of Longable to an independent third party for a total consideration of HK\$66,223,000. Longable was principally engaged in property investment in Hong Kong.

36. NOTE TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

During the year ended 31 March 2022, the Group had non-cash additions to right-of-use assets included in property, plant and equipment and lease liabilities of HK\$17,292,000 (2021: Nil) and HK\$17,292,000 (2021: Nil), respectively, in respect of a lease arrangement for an office property.

36. 綜合現金流量表附註

業投資。

(a) 主要非現金交易

截至二零二二年三月三十一日止年度,本集團就辦公室物業租賃安排的使用權資產及租賃負債的非現金增加分別為17,292,000港元(二零二一年:無)及17,292,000港元(二零二一年:無)。

31 March 2022 二零二二年三月三十一日

36. NOTE TO THE CONSOLIDATED STATEMENT 36. 綜合現金流量表附註(續) **OF CASH FLOWS** (Continued)

(b) Changes in liabilities arising from financing activities

(b) 融資活動產生之負債變動

		Interest- bearing bank and other loans 計息銀行及 其他貸款 HK\$'000 千港元	Lease liabilities 租賃負債 HK\$'000 千港元
		1 /6 /6	1 /6 /0
At 1 April 2020 Changes from financing cash flows	於二零二零年四月一日 融資現金流量變動	3,569,182 1,314,728	11,227 (4,787)
Interest expense Interest paid classified as	利息開支 分類為經營現金流量之	-	322
operating cash flows Amortisation of loan procurement	已付利息 貸款促成費攤銷	-	(322)
fee		15,296	_
A. 24 M. 2024	₩-		
At 31 March 2021 and 1 April 2021	於二零二一年三月三十一日 及二零二一年四月一日	4,899,206	6,440
New leases	新租賃	4,077,200	17,292
Changes from financing cash flows	融資現金流量變動	(143,079)	(6,870)
Interest expense	利息開支	-	270
Interest paid classified as	分類為經營現金流量之		
operating cash flows	已付利息	_	(270)
Amortisation of loan procurement	貸款促成費攤銷		
fee		29,727	_
		4,785,854	16,862
Included in liabilities of a disposal company classified as held for sale (note 26)	計入分類為持作出售的出售 公司的負債(附註26)	(220,400)	
At 31 March 2022	於二零二二年三月三十一日	4,565,454	16,862

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36. NOTE TO THE CONSOLIDATED STATEMENT 36. 綜合現金流量表附註(續) **OF CASH FLOWS** (Continued)

(c) Total cash outflow for leases

(c) 租賃現金流出總額

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within operating activities Within financing activities	經營活動內 融資活動內	545 6,870	322 4,787
		7,415	5,109

37. COMMITMENTS

37. 承擔

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

於報告期末,本集團之資本承擔如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Contracted, but not provided for: Properties under development Acquisition of investment	已訂約但未撥備: 發展中物業 收購一間投資物業	643,903	388,001
properties Investments in joint ventures	投資合營企業	- 1,428,948	34,200 93,800
, , , , , , , , , , , , , , , , , , ,	2	2,072,851	516,001

In addition, the Group's share of the joint ventures' own capital commitments, which are not included in the above, is as follows:

此外,本集團於合營企業自身資本承擔 中之份額(不包括於上述內容中)如下:

		2022 二零二二年	2021 二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Contracted, but not provided for	已訂約但未撥備	43,254	145,000

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38. FINANCIAL GUARANTEES

At the end of the reporting period, the Group has given guarantees to certain banks in connection with facilities granted to certain joint ventures, i.e. the EM Group and Merry Cottage Limited and its subsidiaries (the "Merry Cottage Group"), up to HK\$330,400,000 and HK\$120,400,000, respectively, as at 31 March 2022 (2021: Nil) and the banking facilities guaranteed by the Group to the EM Group and the Merry Cottage Group were utilised to the extent of HK\$254,416,000 and HK\$106,505,000, respectively, as at 31 March 2022 (2021: Nil).

The Group does not hold any collateral or other credit enhancements over the guarantees. The financial guarantee contracts are measured at the higher of the ECLs allowance and the amount initially recognised less the cumulative amount of income recognised. The ECLs allowance is measured by estimating the cash shortfalls, which are based on the expected payments to reimburse the holders for a credit loss that it incurs less any amounts that the Group expects to receive from the debtor. The amount initially recognised represents the fair value at initial recognition of the financial guarantees.

At the end of both reporting periods, the Group did not recognise any liabilities in respect of such corporate financial guarantees as the directors of the Company consider that the possibility of default of the parties involved is remote; accordingly, no value has been recognised at the inception of these guarantee contracts and at the end of the reporting period.

38. 財務擔保

於報告期末,本集團已就於二零二二年三月三十一日授予若干合營企業(即EM集團及Merry Cottage Limited及其附屬公司(「Merry Cottage集團」))分別最高330,400,000港元及120,400,000港元(二零二一年:無)之融資向若干銀行作出擔保,而本集團擔保的授予EM集團及Merry Cottage集團之銀行融資於二零二二年三月三十一日已分別動用254,416,000港元及106,505,000港元(二零二一年:無)。

於兩個報告期末,本集團並無就該等公司財務擔保確認任何負債,因為本公司董事認為所參與人士違約的可能性微細,因此於等擔保合約開始及於報告期末並無確認價值。

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39. RELATED PARTY TRANSACTIONS

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

(a) Transactions with related parties

39. 關聯人士交易

除該等財務報表其他章節詳述之交易外, 本集團於期內曾與關連人士進行下列重 大交易:

(a) 與關聯人士之交易

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元 (Restated) (重列)
Rental and management charge income from a subsidiary of Wai Yuen Tong Medicine Holdings	來自位元堂藥業控股 有限公司 (「 位元堂 」)*一間 附屬公司的租金及	(i)		
Limited ("WYT")*	管理費用收入		3,857	2,430
Licence income from a subsidiary of WYT	來自位元堂一間附屬 公司的專利收入	(i)	400	75
Rental income from a joint venture of WOG	來自宏安一間合營 企業的租金收入	(i)	990	454
Purchases of products from a subsidiary of WYT	向位元堂一間附屬 公司購買的產品	(iii)	1,354	455
Asset management fee income from joint ventures	來自合營企業的資產管理費收入	(ii)	30,777	24,708
Rental income from a director	來自一名董事的 租金收入	(iv)	960	960
Property management fee income from a joint venture	來自一間合營企業的 物業管理費收入	(i)	1,414	_

* Included in the amount of HK\$2,829,000 were related party transactions that constituted continuing connected transactions as defined in Chapter 14A of the Listing Rules.

Notes:

- (i) The transactions were based on terms mutually agreed between the Group and the related parties.
- (ii) The transactions were based on terms mutually agreed between the Group and the joint ventures in accordance with relevant asset management agreement.
- (iii) The purchases from a subsidiary of WYT were made according to the published prices and conditions offered by a subsidiary of WYT to its customers.

* 該金額2,829,000港元包括構成上市規 則第14A章所界定之持續關連交易的關 連人士交易。

附註:

- (i) 該等交易乃按照本集團與關聯人士互 相協定之條款進行。
- (ii) 該等交易乃按照本集團根據相關資產 管理協議與合營企業互相協定之條款 進行。
- (iii) 向位元堂一間附屬公司購買產品乃根據已發佈之價格及位元堂之一間附屬公司向其客戶提供之條件作出。

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39. RELATED PARTY TRANSACTIONS (Continued)

(a) Transactions with related parties (Continued)

Notes: (Continued)

- (iv) A property of the Group was leased to a director at monthly rental of HK\$80,000 (2021: HK\$80,000). The rental was determined with reference to the prevailing market rates.
- (b) Compensation of key management personnel of the Group

39. 關聯人士交易(續)

(a) 與關聯人士之交易(續)

附註:(續)

(iv) 本集團向一名董事出租一項物業,月 租80,000港元(二零二一年:80,000港 元)。租金參照現行市場費率釐定。

(b) 本集團主要管理人員之補償

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Short term employment benefits Post-employment benefits	短期僱員福利退休福利	24,681 136	24,986 126
Total compensation paid to key management personnel	支付予主要管理人員之 補償總額	24,817	25,112

The above compensation of key management personnel includes the directors' remuneration, details of which are set out in note 8 to the financial statements.

上述主要管理人員之補償包括董事酬金,詳情載於財務報表附註8。

- (c) The Group has given guarantees to certain banks in connection with facilities granted to the EM Group and the Merry Cottage Group. The Group received no consideration for providing these guarantees. Further details of the guarantees by the Group are disclosed in note 38 to the financial statements.
- (c) 本集團已就授予EM集團及Merry Cottage集團的融資向若干銀行提 供擔保。本集團並無收到提供該等 擔保的代價。有關擔保的進一步詳 情於財務報表附註38披露。

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40. FINANCIAL INSTRUMENTS BY CATEGORY

40. 按類別劃分之金融工具

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

於報告期末,各類別金融工具的賬面值 如下:

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二零二二年三月三十一日

Financial assets

金融資產

		Financial			
		assets at fair	Debt		
		value through	investments		
		profit or loss	at fair value		
		designated	through	Financial	
		as such	other	assets at	
		upon initial	comprehensive	amortised	
		recognition	income	cost	Total
		於首次確認時			
		指定為按公平值	按公平值計入		
		計入損益之	其他全面收益之	按攤銷成本計量	
		金融資產	債務投資	之金融資產	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Trade receivables	應收賬款	-		10,086	10,086
Loan and interest receivables	應收貸款及利息	-		26,497	26,497
Financial assets included in	計入預付款項、其他				
prepayments, other receivables	應收款項及其他				
and other assets	資產的金融資產	-		489,612	489,612
Debt investments at fair value through	按公平值計入其他				
other comprehensive income	全面收益之				
	債務投資	-	145,744		145,744
Financial assets at fair value through	按公平值計入損益				
profit or loss	之金融資產	104,179			104,179
Cash and cash equivalents	現金及現金等同項目	-		831,460	831,460
		104,179	145,744	1,357,655	1,607,578

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40. FINANCIAL INSTRUMENTS BY CATEGORY

40. 按類別劃分之金融工具(續)

(Continued)

31 March 2022 (Continued)

二零二二年三月三十一日(續)

Financial liabilities 金融負債

		Financial liabilities at amortised cost 按攤銷成本計量之 金融負債 HK\$'000 千港元	3	Total 總計 HK\$'000 千港元
Trade payables Financial liabilities included in other payables and accruals-excluding lease liabilities	應付賬款 計入其他應付款項及應計費用的 金融負債-不包括租賃負債 (附註28)	20,181	-	20,181
(note 28) Lease liabilities Interest-bearing bank and other	租賃負債 計息銀行及其他貸款	65,886 16,862		65,886 16,862
borrowings		4,565,454 4,668,383		4,565,454 4,668,383

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40. FINANCIAL INSTRUMENTS BY CATEGORY

40. 按類別劃分之金融工具(續)

(Continued)

31 March 2021

二零二一年三月三十一日

Financial assets 金融資產

		55,213	315,968	1,402,893	1,774,074
Cash and cash equivalents	現金及現金等同項目	_	-	826,503	826,503
profit or loss	金融資產	55,213	-	-	55,213
other comprehensive income Financial assets at fair value through	之債務投資 按公平值計入損益之	-	315,968	-	315,968
prepayments, other receivables and other assets Debt investments at fair value through	款項及其他資產的 金融資產 按公平值計入其他全面收益	-	-	519,919	519,919
Loan and interest receivables Financial assets included in	應收貸款及利息 計入預付款項、其他應收	-	-	56,471	56,471
		千港元	千港元	千港元	千港元
		金融資產 HK\$'000	債務投資 HK\$'000	之金融資產 HK\$'000	總計 HK\$'000
			其他全面收益之	按攤銷成本計量	/sh ≥
		指定為按公平值	按公平值計入		
		於首次確認時		3001	
		upon initial recognition	comprehensive income	amortised cost	Tota
		as such	other	assets at	
		designated	through	Financial	
		profit or loss	at fair value		
		value through	investments		
		Financial assets at fair	Debt		

31 March 2022

二零二二年三月三十一日

40. FINANCIAL INSTRUMENTS BY CATEGORY

40. 按類別劃分之金融工具(續)

(Continued)

31 March 2021 (Continued)

二零二一年三月三十一日(續)

Financial liabilities

金融負債

		Financial liabilities at amortised cost 按攤銷成本計量之 金融負債 HK\$'000 千港元	Financial liabilities at fair value through profit or loss 按公平值計入損益之金融負債HK\$'000千港元	Total 總計 HK\$'000 千港元
Trade payables	應付賬款	29,278	_	29,278
Financial liabilities included in other payables and accruals-excluding	計入其他應付款項及應計費用的 金融負債-不包括租賃負債			
lease liabilities		74,481	-	74,481
Lease liabilities	租賃負債	6,440	-	6,440
Interest-bearing bank and other	計息銀行及其他貸款			
borrowings		4,899,206	-	4,899,206
Derivative financial instruments	衍生金融工具	-	18,230	18,230
		5,009,405	18,230	5,027,635

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41. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

The carrying amounts and fair values of the Group's financial instruments, other than those carrying amounts that reasonably approximate to fair values, are as follows:

41. 金融工具公平值及公平值等級

本集團金融工具(該等賬面值與公平值合理相若者除外)的賬面值及公平值如下:

		Carrying amounts 賬面值		Fair values 公平值	
		31 March	31 March	31 March	31 March
		2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年
		三月三十一日	三月三十一日	三月三十一日	三月三十一日
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Financial liabilities Interest-bearing bank and other	金融負債 計息銀行及其他貸款				
borrowings	可心蚁门及共吧貝孙	4,565,454	4,899,206	4,574,060	4,899,206

Management has assessed that the fair values of cash and bank balances, trade receivables, financial assets included in prepayments, other receivables and other assets, loan and interest receivables, trade payables, financial liabilities included in other payables and accruals and the current portion of interest-bearing bank and other borrowings approximate to their carrying amounts largely due to the short term maturities of these instruments.

The Group's finance department headed by the directors is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance department reports directly to the directors and the audit committee. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the directors. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

管理層已評估現金及銀行結餘、應收賬款、計入預付款項的金融資產、其他應收款項及其他資產、應收貸款及利息、應付賬款、計入其他應付款項及應計費用的金融負債以及計息銀行及其他貸款之即期部分之公平值與其各自之賬面值相若,主要由於該等工具於短期內到期。

本集團以董事為首之財務部負責釐。 融工具公平值計量之政策及程告內董事及審核委員會報告已期,財務部分析金融工具之數 變動並釐定估值中適用之主要輸入數及值。 估值由董事審核及批准。估值過過 提由審核委員會每年討論兩次,以便 列中期及年度財務報告。

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41. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

- (a) The fair values of listed debt instruments and listed fund investment are based on quoted market prices.
- (b) The Group enters into derivative financial instruments with various counterparties, principally financial institutions of creditworthy banks. Derivative financial instruments, being interest rate swaps, are measured using valuation techniques similar to swap models, using present value calculations. The models incorporate various market observable inputs including the credit quality of counterparties and interest rate curves. The carrying amounts of interest rate swaps are the same as their fair values.

As at 31 March 2022, the mark-to-market value of the derivative liability position was net of a credit valuation adjustment attributable to derivative counterparty default risk. The changes in counterparty credit risk had no material effect on the financial instruments recognised at fair value.

- (c) The Group invests in unlisted fund investments. The Group has estimated the fair value of these unlisted fund investments by using a discounted cash flow valuation model based on the market interest rates of instruments with similar terms and risks.
- (d) The fair value of the convertible bonds is determined by valuation techniques and based on assumptions on market conditions existing at the end of the reporting period. The valuation model requires the input of subjective assumptions, including the implied volatility, discount rate and risk-free rate.

41. 金融工具公平值及公平值等級(續)

金融資產及負債之公平值按金融工具可由自願各方在現有交易中可交換之金額入賬,惟強制或清算銷售除外。估計公平值時所用之方法及假設載述如下:

- (a) 上市債務工具及上市基金投資的公 平值乃基於市場報價。
- (b) 本集團與多個交易對手(主要是信譽良好的銀行的金融機構)訂立衍生金融工具。衍生金融工具(即利率掉期)使用類似於掉期模型的估值技術,使用現值計算進行計量。該模型結合各種市場可觀察的輸入數據,包括交易對手的信用質量以及利率曲線。利率掉期的賬面金額與其公平值相同。

於二零二二年三月三十一日,按市值標價的衍生負債狀況已扣除涉及衍生工具對手方違約風險應佔的信貸評估調整。對手方信貸風險的變動對按公平值確認的金融工具並無重大影響。

- (c) 本集團投資於非上市基金投資。本 集團已根據條款及風險相若的工具 的市場利率,採用貼現現金流量估 值模型估計該等非上市基金投資的 公平值。
- (d) 可轉換債券的公平值乃通過估值技術並根據報告期末存在的市場狀況的假設確定。估值模型需要輸入主觀假設,包括隱含波動率、貼現率及無風險利率。

31 March 2022 二零二二年三月三十一日

41. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values: (Continued)

(e) The fair values of the non-current portion of interest-bearing bank and other borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing bank and other borrowings as at 31 March 2022 was assessed to be insignificant.

41. 金融工具公平值及公平值等級(續)

金融資產及負債之公平值按金融工具可由自願各方在現有交易中可交換之金額入賬,惟強制或清算銷售除外。估計公平值時所用之方法及假設載述如下:(續)

(e) 計息銀行及其他貸款的非流動部分的公平值乃通過使用具有類似條款、信用風險及剩餘期限的工具的當前可用利率貼現預期的未來現金流量來計算。於二零二二年三月三十一日,本集團自身對計息銀行及其他貸款的非履約風險評估為並不重大。

31 March 2022 二零二二年三月三十一日

41. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS** (Continued)

Below is a summary of significant unobservable inputs to the valuation of financial instruments together with a

41. 金融工具公平值及公平值等級(續)

quantitative sensitivity analysis as at 31 March 2022 and 2021:

下文為於二零二二年及二零二一年三月 三十一日金融工具估值中重大不可觀察輸 入數據及定量敏感性分析的摘要:

	Valuation technique	Significant unobservable input	Range/weighted average	Sensitivity of fair value to the input
	· 估值技術	重大不可觀察 輸入數據	範圍/加權平均	公平值對輸入數據的敏感性
As at 31 March 2022				
於二零二二年三月三十一日 Unlisted fund investments classified as financial assets at fair value	Discounted cash flow method	Credit spread	2.78% to 8%	1% increase/(decrease) in credit spread would have no material
through profit or loss 分類為按公平值計入損益的金融資產之 非上市基金投資	現金流量貼現法	信用利差	2.78%至8%	impact on the fair value 信用利差增加/(減少)1%不會對 公平值產生重大影響
Convertibles bonds classified as financial assets at fair value	Binomial model	Implied volatility	48.30%	1% increase/(decrease) in implied volatility would have no material
through profit or loss 分類為按公平值計入損益的金融資產之 可換股債券	二項式模式	隱含波動率		impact on the fair value 隱含波動率增加/(減少)1%不會對 公平值產生重大影響
		Discount rate	20.32%	1% increase/(decrease) in discount rate would have no material impact
		貼現率		on the fair value 貼現率增加/(減少)1%不會對公平值 產生重大影響
		Risk-free rate	2.46%	1% increase/(decrease) in risk-free rate would have no material impact
		無風險利率		on the fair value 無風險利率增加/(減少)1%不會對 公平值產生重大影響
As at 31 March 2021 於二零二一年三月三十一日				
Unlisted fund investment classified as financial assets at fair value through profit or loss	Discounted cash flow method	Credit spread	2.6% to 8.0%	1% increase/(decrease) in credit spread would result in (decrease)/ increase in fair value by
分類為按公平值計入損益的金融資產之 非上市基金投資	現金流量貼現法	信用利差	2.6%至8.0%	(HK\$514,000)/HK\$517,000 信用利差增加/(減少)1%會導致 公平值(減少)/增加(514,000港元)/ 517,000港元

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41. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS** (Continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value As at 31 March 2022

41. 金融工具公平值及公平值等級(續)

公平值等級

下表列示本集團金融工具的公平值計量 等級:

按公平值計量的資產 於二零二二年三月三十一日

			e measureme		
			公平值計量使用	<u> </u>	
		Quoted			
		prices	Significant	Significant	
		in active	observable	unobservable	
		markets	inputs	inputs	
		(Level 1)	(Level 2)	(Level 3)	Total
		活躍市場中	重大可觀察	重大不可觀察	
		的報價	的輸入數據	的輸入數據	
		(第一層)	(第二層)	(第三層)	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Debt investments at fair value through other comprehensive income: Listed debt investments	按公平值計入其他全面 收益之債務投資: 上市債務投資	145,744			145,744
Financial assets at fair value through profit or loss:	按公平值計入損益之 金融資產:	•			
Listed fund investment	上市基金投資	51,358			51,358
Unlisted fund investments	非上市基金投資	-		2,233	2,233
Convertible bonds	可換股債券	-		46,374	46,374
Derivative financial	衍生金融工具				
instruments		-	4,214		4,214
		197,102	4,214	48,607	249,923

31 March 2022 二零二二年三月三十一日

41. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS** (Continued)

41. 金融工具公平值及公平值等級(續)

Fair value hierarchy (Continued)

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments: (Continued)

公平值等級(續)

下表列示本集團金融工具的公平值計量 等級: (續)

Assets measured at fair value (Continued) As at 31 March 2021

按公平值計量的資產(續) 於二零二一年三月三十一日

		Fair valu			
		Quoted prices in active markets (Level 1) 活躍市場中 的報價 (第一層)	Significant observable inputs (Level 2) 重大可觀察 的輸入數據 (第二層)	unobservable inputs (Level 3) 重大不可觀察 的輸入數據	Total總計
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
Debt investments at fair value through other comprehensive income: Listed debt investments	按公平值計入其他全面 收益之債務投資: 上市債務投資	315,968	_	-	315,968
Financial assets at fair value through profit or loss: Unlisted fund investments	按公平值計入損益之 金融資產: 非上市基金投資	-	_	55,213	55,213
		315,968	_	55,213	371,181

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二零二二年三月三十一日

41. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS** (Continued)

Fair value hierarchy (Continued)

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments: (Continued)

Assets measured at fair value (Continued)

The movements in fair value measurements in Level 3 during the years are as follows:

公平值等級(續)

下表列示本集團金融工具的公平值計量 等級:(續)

41. 金融工具公平值及公平值等級(續)

按公平值計量的資產(續)

於本年度,第三層公平值計量之變動如下:

		HK\$'000
		千港元
At 1 April 2020	於二零二零年四月一日	13,871
Purchase	購買	38,852
Net gain recognised in profit or loss	於損益確認之淨收益	2,490
At 31 March 2021 and 1 April 2021	於二零二一年三月三十一日及	
	二零二一年四月一日	55,213
Purchase	購買	89,444
Redemption	贖回	(38,910)
Net loss recognised in profit or loss	於損益確認之淨虧損	(57,140)
At 31 March 2022	於二零二二年三月三十一日	48,607

31 March 2022 二零二二年三月三十一日

41. FAIR VALUE AND FAIR VALUE HIERARCHY **OF FINANCIAL INSTRUMENTS** (Continued)

Fair value hierarchy (Continued)

公平值等級(續)

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments: (Continued)

下表列示本集團金融工具的公平值計量 等級: (續)

41. 金融工具公平值及公平值等級(續)

Liabilities measured at fair value As at 31 March 2022

按公平值計量之負債 於二零二二年三月三十一日

			Fair value measurement using 公平值計量使用		
		Quoted prices in active markets	Significant observable inputs	unobservable	
		(Level 1) 活躍市場中 的報價 (第一層) HK\$'000	的輸入數據 (第二層) HK\$′000	重大不可觀察 的輸入數據 (第三層) HK\$'000	想計 HK\$'000
Financial liabilities at fair value through profit or loss: Derivative financial instruments	按公平值計入損益之 金融負債: 衍生金融工具	千港元	千港元	千港元	千港元

As at 31 March 2021

於二零二一年三月三十一日

			Fair value measurement using 公平值計量使用		
		Quoted prices in active markets	inputs	unobservable inputs	Tabal
		(Level 1) 活躍市場中 的報價 (第一層) HK\$'000 千港元	的輸入數據	重大不可觀察 的輸入數據 (第三層) HK\$'000	/ Mail /
Financial liabilities at fair value through profit or loss: Derivative financial instruments	按公平值計入損益之 金融負債: 衍生金融工具	-	18,230	-	18,230

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二零二二年三月三十一日

41. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (Continued)

Fair value hierarchy (Continued)

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 (2021: Nil) and no transfer into or out of Level 3 for both financial assets and financial liabilities (2021: Nil).

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments, other than derivatives, comprise trade and other receivables, loan and interest receivables, deposits, financial assets at fair value through profit or loss, debt investments at fair value through other comprehensive income, other payables and accruals, cash and bank balances and bank and other borrowings. The purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial liabilities such as trade payables, which arise directly from its operations.

The Group also enters into derivative transactions, being interest rate swaps. The purpose is to manage the interest rate risks arising from the Group's sources of finance.

The main risks arising from the Group's financial instruments are interest rate risk, credit risk and liquidity risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

41. 金融工具公平值及公平值等級(續)

公平值等級(續)

年內,金融資產及金融負債之公平值計量並無於第一層及第二層之間轉移(二零二一年:無),亦無任何資產轉入或轉出第三層(二零二一年:無)。

42. 財務風險管理目標及政策

除衍生工具外,本集團之主要金融工具包括應收賬款及其他應收款項、應收貸款及利息、按公平值計入損益之金融資產,按公平值計入其他全面收益之債務工具的接金、應付賬款、其他應付款項及銀行及其他實。該等金融工具的目的乃為本集團有各種其他金融運營籌集資金。本集團有各種其他金融負債,例如直接來自其業務的應付賬款。

本集團亦進行衍生工具交易,即利率掉期。 目的是管理由本集團的資金來源引起的 利率風險。

本集團金融工具所產生之主要風險為利 率風險、信貸風險及流動資金風險。董 事會審核並協定管理每項該等風險之政 策。該等政策於下文概述。

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42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's bank loans with floating interest rates. The Group's policy is to manage its interest cost using a mix of fixed and variable rate debts. To manage this mix in a cost-effective manner, the Group enters into interest rate swaps, in which the Group agrees to exchange, at specified intervals, the difference between fixed and variable rate interest amounts calculated by reference to an agreed-upon notional principal amount. At 31 March 2022, after taking into account the effect of the interest rate swaps, approximately 26.4% (2021: 34.7%) of the Group's borrowings were at fixed interest rates.

The following table demonstrates the sensitivity to a reasonably possible change in interest rate, with all other variables held constant, of the Group's profit before tax. There is no material impact on other components of the Group's equity.

42. 財務風險管理目標及政策(續)

利率風險

本集團面臨的市場利率變動風險主要來。自本集團按浮動利率計息之銀行貸款。本集團的政策是使用固定利率及浮動利率債務來管理其利息成本。為了資訊,本數學與其利息成本。為了與其一個人。 團進行了利率掉期,在該利率掉期內交換。 中國主力,在指定的時間間隔內交換。 東國同意在指定的時間間隔內交換。 東國同意在指定的時間間隔內交換。 東國同意在指定的時間間隔內交換。 東國司意在指定的時間間隔內交換。 東國司之間的差額。於二零二二年三月 三十一日,經計量及利率掉期的影響,本 集團約26.4% (二零二一年: 34.7%)的借款 為固定利率。

下表列示在所有其他可變因素保持不變之情況下,本集團除稅前溢利對利率出現合理可能變動時之敏感度。有關變動不會對本集團權益之其他組成部分造成重大影響。

		Increase/ (decrease) in basis points 基點增加/除利 (減少)	Increase/ (decrease) in profit before tax 说前溢利增加/ (減少) HK\$'000 千港元
2022 HK\$	二零二二年 港元	100	(33,592)
HK\$	港元	(100)	33,592
2021	二零二一年		
HK\$	港元	100	(31,969)
HK\$	港元	(100)	31,969

31 March 2022 二零二二年三月三十一日

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Credit risk

The Group's credit risk is primarily attributable to cash and cash equivalents, debt investments at fair value through other comprehensive income, financial assets at fair value through profit or loss, loan and interest receivables, trade and other receivables and certain derivative instruments, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

In respect of loan and interest receivables, credit evaluations are performed on all customers requiring credit over a certain amount.

Maximum exposure and year-end staging

The table below shows the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 March.

42. 財務風險管理目標及政策(續)

信貸風險

本集團的信貸風險主要來自現金及現金等同項目,按公平值計入其他全面收益之債務投資、按公平值計入損益之金融資產,應收貸款及利息、應收賬款及其他應收款項及若干衍生工具,其因交易對手違約而產生,最高風險等於該等工具之賬面值。管理層已制訂信貸政策,並持續監控該等信貸風險的風險。

就應收貸款及利息而言,本集團會對所有要求賒欠一定數額之客戶作出信貸評估。

最大風險及年結階段

下表載列基於本集團信貸政策的信貸質素及最高信貸風險,主要基於逾期資料(除非其他資料可在無需付出不必要成本或努力的情況下獲得)及於三月三十一日的年結階段分類。

31 March 2022 二零二二年三月三十一日

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

42. 財務風險管理目標及政策(續)

Credit risk (Continued)

信貸風險(續)

Maximum exposure and year-end staging (Continued) As at 31 March 2022

最大風險及年結階段(續) 於二零二二年三月三十一日

		12-month ECLs 12個月預期 信貸虧損	Lifetime ECLs 全期預期信貸虧損			
		Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$'000 千港元	Stage 3 第三階段 HK\$'000 千港元	Simplified approach 簡化方式 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Debt investments at fair value through other comprehensive income – B – Ba	按公平值計入 其他全面 收益之債務 投資					
	– B級 – Ba	145,744				145,744
Trade receivables Loan and interest	應收賬款 應收貸款及利息	-			10,086	10,086
receivables Financial assets included in prepayments, other receivables and other assets — Normal*	計入預付款項、其他應收款項及其他資產的金融資	27,084				27,084
ussets Norman	產 — 正常*	489,612				489,612
Cash and cash	現金及現金等同					
equivalents	項目	831,460				831,460
		1,493,900	-	-	10,086	1,503,986

31 March 2022

二零二二年三月三十一日

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

42. 財務風險管理目標及政策(續)

Credit risk (Continued)

Maximum exposure and year-end staging (Continued) As at 31 March 2021

信貸風險(續)

最大風險及年結階段(續) 於二零二一年三月三十一日

	12個月預期		fetime ECLs 預期信貸虧損			
		Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$'000 千港元	Stage 3 第三階段 HK\$'000 千港元	Simplified approach 簡化方式 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Debt investments at fair value through other comprehensive income	按公平值計入其 他全面收益 之債務投資					
– B Loan and interest	- B級 應收貸款及利息	315,968	-	-	-	315,968
receivables Financial assets included in prepayments, other receivables and other assets — Normal*	計入預付款項、其他人類的企業的企業的企業的企業的企業的企業的企業的企業的企業的企業的企業的企業的企業的	56,506	-	-	-	56,506
Cash and cash	產 — 正常* 現金及現金等同	519,919	-	-	-	519,919
equivalents	項目	826,503	-	_	_	826,503
		1,718,896	-	-	-	1,718,896

- The credit quality of the financial assets included in prepayments, other receivables and other assets is considered to be "normal" when they are not past due and there is no information indicating that the financial assets had a significant increase in credit risk since initial recognition. Otherwise, the credit quality of the financial assets is considered to be "doubtful".
- 倘若未逾期及並無資料顯示金融資產自初步 確認以來信貸風險大幅增加,則計入預付款 項、其他應收款項及其他資產的金融資產的 信貸質素被視為「正常」。否則,金融資產的 信貸質素被視為「存疑」。

For secured loans and interest receivables, the Group holds collateral in the form of mortgages over property. Majority of the collateral are residential properties and all of the collaterals are located in Hong Kong.

The maximum credit exposure is the worst-case scenario of exposure to the Group without taking into account any collateral held or other credit enhancements. For on-balance sheet assets, the maximum exposure to credit risk equals their carrying amount.

就有抵押貸款及應收利息而言,本集團 以物業按揭的形式持有抵押品。大部分 的抵押品為住宅物業,所有抵押品均位 於香港。

最高信貸風險指在不考慮所持有的任何 抵押品或其他信貸增強措施的情況下, 本集團所面臨的最壞情況。對於資產負 債表內的資產,最高信貸風險相等於其 賬面值。

31 March 2022 二零二二年三月三十一日

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets and projected cash flows from operations.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of bank loans.

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, was as follows:

42. 財務風險管理目標及政策(續)

流動資金風險

本集團採用經常性流動資金計劃工具以 監控資金短缺之風險。此項工具計算金 融工具及金融資產之到期情況及經營活 動之預計現金流量。

本集團之目標為致力透過利用銀行貸款, 確保資金持續性與靈活性兼備。

於報告期末,根據合約未貼現付款,本集 團金融負債之到期情況如下:

		2022 二零二二年				
		On demand or within	1 to 2	3 to 5		
		1 year 按要求或	years	years	Total	
		一年內	一至兩年	三至五年	總計	
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	
Bank borrowings (Note) Lease liabilities	銀行貸款(附註) 租賃負債	2,001,222 7,584	1,334,255 6,094	1,179,022 3,555	4,514,499 17,233	
Other borrowings	其他借款	12,374	218,604	-	230,978	
Trade payables	應付賬款	20,181			20,181	
Other payables and accruals excluding lease liabilities	其他應付款項及應計費用, 不包括租賃負債	65,886			65,886	
		2,107,247	1,558,953	1,182,577	4,848,777	
Einancial quarantees given to	與授予合營企業的融資					
Financial guarantees given to banks in connection with	與投了台宮正未的融員 有關的銀行財務擔保					
facilities granted to joint	(附註38)					
ventures (note 38)		450,800	-	-	450,800	

31 March 2022

二零二二年三月三十一日

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

42. 財務風險管理目標及政策(續)

Liquidity risk (Continued)

流動資金風險(續)

			2021		
			_零	- 年	
		On demand			
		or within	1 to 2	3 to 5	
		1 year	years	years	Total
		按要求或	y ca. c	j ca. c	
		一年內	一至兩年	三至五年	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
		1 /6 /6	1/6/0	1/6/6	1 /6 /6
Dardyla arrayin na (Nlata)	知 仁 岱 卦 / W \ \	2.010.540	1.07/.000	1 720 150	4 00E 000
Bank borrowings (Note)	銀行貸款(附註)	2,019,540	1,076,230	1,730,158	4,825,928
Lease liabilities	租賃負債	5,109	1,675	-	6,784
Other borrowings	其他借款	12,135	214,406	-	226,541
Trade payables	應付賬款	29,278	_	-	29,278
Other payables and accruals	其他應付款項及應計費				
excluding lease liabilities	用,不包括租賃負債	74,481	-	_	74,481
		0.440.540		4 700 450	5 4 / O O 4 O
		2,140,543	1,292,311	1,730,158	5,163,012
Financial guarantees given to	與授予合營企業的融資				
banks in connection with	有關的銀行財務擔保				
facilities granted to joint ventures (note 38)	(附註38)	_	_	_	_

Note:

Included in interest-bearing bank borrowings of the Group are term loans with aggregate principal amounts of HK\$1,073,481,000 and HK\$748,125,000 as at 31 March 2022 and 31 March 2021, respectively, of which the respective loan agreements contain a repayment on-demand clause giving the bank the unconditional right to call in the loans at any time and therefore, for the purpose of the above maturity profile, the total amount are classified as "on demand".

Notwithstanding the above clause, the directors do not believe that these loans will be called in their entirety within 12 months, and they consider that the loans will be repaid in accordance with the maturity dates as set out in the respective loan agreements. This evaluation was made considering: the financial position of the Group at the date of approval of the financial statements; the Group's compliance with the loan covenants; the lack of events of default, and the fact that the Group has made all previously scheduled repayments on time. In accordance with the terms of these loans, the contractual undiscounted payments are as follows:

附註:

本集團之計息銀行貸款包括於二零二二年三月三十一日及二零二一年三月三十一日本金總額分別為1,073,481,000港元及748,125,000港元之定期貸款,其中相關貸款協議包含按要求償還條款,賦予銀行無條件權利可隨時要求償還貸款,因此就上述到期情況而言,總額分類作「按要求」。

儘管附帶上述條款,董事認為本公司不會被要求於十二個月內全部償還該等貸款,且彼等認為有關貸款將根據相關貸款協議所載之到期日償還。作出本評估時已考慮:本集團於財務報表獲批准日期之財務狀況:本集團遵守貸款契據之情況:未曾發生違約事件;以及本集團以往皆按時還款。根據該等貸款條款,合約未貼現付款如下:

31 March 2022 二零二二年三月三十一日

42. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

42. 財務風險管理目標及政策(續)

Liquidity risk (Continued)

流動資金風險(續)

Note: (Continued)

附註:(續)

		Within 1 year 一年內 HK\$'000 千港元	1 to 2 years 一至兩年 HK\$'000 千港元	3 to 5 years 三至五年 HK\$'000 千港元	Total 總計 HK\$'000 千港元
31 March 2022	二零二二年三月三十一日	391,180	435,539	288,706	1,115,425
31 March 2021	二零二一年三月三十一日	677,504	37,224	46,716	761,444

Capital management

資本管理

The Group monitors capital using gearing ratio, which is net debt divided by equity attributable to owners of the parent. Net debt includes interest-bearing bank borrowings, less cash and cash equivalents. The Group's policy is to maintain a stable gearing ratio. The gearing ratios as at the end of the reporting periods were as follows:

本集團使用負債比率監察資本,該比率是按淨負債除以母公司擁有人應佔權益計算。 淨負債包括計息銀行貸款減現金及現金 等同項目。本集團之政策為維持穩定負 債比率。於報告期末之負債比率如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Interest-bearing bank borrowings Less: Cash and cash equivalents	計息銀行貸款 減:現金及現金等同項 目	4,359,224 (831,460)	4,696,936 (826,503)
Net debt	淨負債	3,527,764	3,870,433
Equity attributable to owners of the parent	母公司擁有人應佔權益	5,172,764	5,023,017
Gearing ratio	負債比率	68.20%	77.05%

31 March 2022

二零二二年三月三十一日

43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

43. 本公司之財務狀況表

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

有關於報告期末本公司財務狀況表之資 料如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
NON-CURRENT ASSETS Interest in a subsidiary Interests in joint ventures Financial assets at fair value through profit or loss	非流動資產 於一間附屬公司之權益 於合營企業之權益 按公平值計入損益之金融資產	- 241,015 2,420	- 384,395 -
Total non-current assets	非流動資產總額	243,435	384,395
CURRENT ASSETS Loan and interest receivables Prepayments, other receivables and other assets Financial assets at fair value through profit or loss Due from a subsidiary	流動資產 應收貸款及利息 預付款項、其他應收款項及 其他資產 按公平值計入損益之金融資產 應收一間附屬公司款項	1,596 64,044 1,794 4,633,074	14,982 22,077 – 5,962,390
Tax recoverable Cash and cash equivalents	可收回税項 現金及現金等同項目	2,295 577,622	414,775
Total current assets	總流動資產	5,280,425	6,414,224
CURRENT LIABILITIES Other payables and accruals Financial liabilities at fair value through profit or loss Interest-bearing bank borrowings Due to subsidiaries Tax payable	流動負債 其他應付款項及應計費用 按公平值計入損益之金融負債 計息銀行貸款 應付附屬公司款項 應付税項	12,878 - 109,484 2,322,489	11,532 5,356 138,755 3,413,337 9,217
Total current liabilities	總流動負債	2,444,851	3,578,197
NET CURRENT ASSETS	流動資產淨值	2,835,574	2,836,027
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債	3,079,009	3,220,422
NON-CURRENT LIABILITIES Financial liabilities at fair value through profit or loss	非流動負債 按公平值計入損益之金融負債	_	12,874
Net assets	資產淨值	3,079,009	3,207,548
EQUITY Issued capital Reserves (Note)	權益 已發行股本 儲備(附註)	15,200 3,063,809	15,200 3,192,348
Total equity	權益總額	3,079,009	3,207,548

31 March 2022 二零二二年三月三十一日

43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

43. 本公司之財務狀況表(續)

Note:

附註:

A summary of the Company's reserves is as follows:

本公司之儲備概要如下:

		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
At 1 April 2020	於二零二零年四月一日	316,889	2,047,989	920,060	3,284,938
Profit and total comprehensive	本年度溢利及				
income for the year	全面收益總額	_	_	16,850	16,850
2020 final dividend proposed	已建議及派付之				
and paid	二零二零年末期股息	_	_	(109,440)	(109,440)
At 31 March 2021 and 1 April 2021	於二零二一年三月三十一日				
·	及二零二一年四月一日	316,889	2,047,989	827,470	3,192,348
Loss and total comprehensive loss	本年度虧損及全面虧損				
for the year	總額	_		(16,059)	(16,059)
2021 final dividend proposed	已建議及派付之				
and paid	二零二一年末期股息	_		(112,480)	(112,480)
<u>'</u>					

44. COMPARATIVE AMOUNTS

As further explained in notes 1 and 4 to the financial statements, due to the changes in the designation of principal businesses and segment composition, certain comparative amounts have been reclassified to conform with the current year's presentation and disclosures.

45. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 27 June 2022.

44. 比較金額

誠如財務報表附註1及4所進一步闡釋, 由於主要業務及分部組成之指定成份有 所變動,若干比較金額已重新分類,以 符合本年度之呈列及披露。

45. 財務報表之批准

財務報表已於二零二二年六月二十七日經 由董事會批准及授權刊發。

Particulars of Key Properties 主要物業詳情

PROPERTIES HELD FOR SALE

持有待售物業

Location 地點	Approximate saleable floor area 概約實用面積 (square feet) (平方呎)	Use 用途	Attributable interest of the Group 本集團應佔權益
Nos. 575–575A, Nathan Road, Mong Kok, Kowloon 九龍旺角彌敦道575–575A號	15,000	Commercial 商業	100%

PROPERTIES UNDER DEVELOPMENT

發展中物業

		Approximate		Anticipated		Interest
	Approximate	gross floor		year of	Stage of	attributable
Location	site area	area	Use	completion	completion	to the Group
	概約	概約				本集團
地點	地盤面積	總建築面積	用途	預期竣工年度	完成階段	應佔權益
	(square feet)	(square feet)				
	(平方呎)	(平方呎)				
50–62 Larch Street and	6,800	61,500	Residential and Commercial	2024	Construction in progress	100%
6–8 Lime Street, Tai Kok Tsui			住宅及商業	二零二四年	在建	
大角咀洋松街50-62號及菩提街6-8號						
101 and 111, King's Road	12,400	129,400	Residential and Commercial	2026	Demolition in progress	40%
英皇道101及111號	12,700	127,700	住宅及商業	二零二六年	正在拆卸	7070
人主是101人111加				- < -/ /	II II II II	
Nos. 86A-86D Pokfulam Road	28,500	28,500	Residential	2023	Construction in progress	70%
薄扶林道86A至86D號			住宅	二零二三年	在建	
Junction of Liu To Road and	14,400	90,000	Residential and Commercial	2022	Construction in progress	100%
Hang Mei Street			住宅及商業	二零二二年	在建	
(Tsing Yi Town Lot No. 192)						
寮肚路及亨美街交界						
(青衣市地段第192號)						
Nos. 120–126 Main Street Ap Lei Chau	3,600	37,100	Residential and Commercial	2024	Construction in progress	50%
鴨脷洲大街120-126號	3,000	0,,,00		2021	Solici dello il il progress	5576
			住宅及商業	二零二四年	在建	

Particulars of Key Properties (Continued) 主要物業詳情(續)

Location 地點	Approximate site area 概約 地盤面積 (square feet)	Approximate gross floor area 概約 總建築面積 (square feet) (平方呎)	Use 用途	Anticipated year of completion 預期竣工年度	Stage of completion 完成階段	Interest attributable to the Group 本集團 應佔權益
Nos. 34 and 36 Main Street, Nos. 5, 7 and 9 Wai Fung Street, Ap Lei Chau 鴨脷洲大街34及36號以及惠風街5、7及 9號	4,100	38,500	Residential and Commercial 住宅及商業	2025 二零二五年	Demolition in progress 正在拆卸	50%
Nos. 26–48 Ming Fung Street, Wong Tai Sin 黃大仙鳴鳳街26–48號	9,600	81,000	Residential and Commercial 住宅及商業	2025	Demolition in progress 正在拆卸	50%
Nos. 31–41 & 45 Fei Fung Street, Wong Tai Sin 黃大仙飛鳳街31–41及45號	10,400	93,700	Residential and Commercial 住宅及商業	2025 二零二五年	Demolition in progress 正在拆卸	50%
Nos. 12–16, 18–20, 22 and 24 Ting Yip Street, Ngau Tau Kok 牛頭角定業街12–16、18-20、22及24號	5,200	46,000	Residential and Commercial 住宅及商業	2025	Planning in progress 正在規劃	50%

Five Year Financial Summary 五年財務概要

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

下表載列本集團於過往五個財政年度之業績及 資產、負債及非控股權益概要,內容摘錄自已 刊發之經審核財務報表及招股章程,並已在適 當情況下重列。

RESULTS 業績

		Year ended 31 March 截至三月三十一日止年度 2022 2021 2020 2019 2 二零二二年 二零二一年 二零二零年 二零一九年 二零一 HK\$'000 HK\$'000 HK\$'000 HK\$'000 HK\$ 千港元 千港元 千港元 千港元 千 (Restated) ((重列) (重列)					
REVENUE	收入	38,857	339,514	2,383,743	2,831,757	1,351,843	
PROFIT BEFORE TAX Income tax credit/(expense)	除税前溢利 所得税抵免/(開支)	277,751 7,161	476,961 (8,784)	617,186 (145,308)	1,000,793 (170,550)	2,004,953 (60,582)	
PROFIT FOR THE YEAR	本年度溢利	284,912	468,177	471,878	830,243	1,944,371	
Attributable to: Owners of the parent Non-controlling interests	應佔: 母公司擁有人 非控股權益	285,079 (167)	466,745 1,432	457,320 14,558	500,302 329,941	1,808,456 135,915	
		284,912	468,177	471,878	830,243	1,944,371	

ASSETS, LIABILITIES AND NON-CONTROLLING **INTERESTS**

資產、負債及非控股權益

			At 31 March 於三月三十一日					
		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元		
TOTAL ASSETS	總資產	10,605,646	10,203,073	8,738,409	11,070,337	10,147,702		
TOTAL LIABILITIES	總負債	(5,421,770)	(5,168,777)	(4,022,497)	(6,580,881)	(5,963,788)		
NON-CONTROLLING INTERESTS	非控股權益	(11,112)	(11,279)	(42,647)	(28,089)	(124,170)		
		5,172,764	5,023,017	4,673,265	4,461,367	4,059,744		

見愛・建明天

