

Stock Code 股份代號: 3398

Annual Report 2022 年報



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# FINANCIAL HIGHLIGHTS 財務摘要

|   |              | Year ended 31 December<br>截至十二月三十一日止年度 |               |          |
|---|--------------|--|---------------|----------|
|   |              | 2022<br>二零二二年                          | 2021<br>二零二一年 |          |
|   |              | HK\$ million                           | HK\$ million  | % Change |
|   |              | 百萬港元                                   | 百萬港元          | 變動百分比    |
| Revenue   | 收入           |  |               |          |
| OEM Business                                      | 原設備製造業務      | 1,197.0                                | 1,122.1       | 7%       |
| Fashion Retail Business                           | 時裝零售業務       | 501.0                                  | 443.9         | 13%      |
| Property Investment Business                      | 物業投資業務       | 59.8                                   | 43.3          | 33%      |
|   |              | 1,757.8                                | 1,609.3       | 9%       |
| Operating loss                                    | 經營虧損         | (136.9)                                | (312.2)       |          |
| Loss attributable to the Company's equity holders | 本公司股權持有人應佔虧損 | (151.7)                                | (333.3)       |          |
| Equity attributable to the Company's              | 本公司股權持有人應佔權益 |  |               |          |
| equity holders                                    |              | 2,334.1                                | 2,680.8       |          |
| Equity per share (HK\$)                           | 每股權益(港元)     | 1.12                                   | 1.29          |          |



**Revenue (HK\$'million)** 收入(百萬港元)

Margins



(Loss)/profit attributable to the Company's equity holders (HK\$'million) 本公司股權持有人應佔(虧損)/溢利(百萬港元)



溢利率 24.3 25 О 19.7 19.3 17.1 20 8 Ω 14.5 15 8.3 10 Q 2.2 5 9.9 -1.6 0 1.2 0 -7.8 -5 -10 -8.6 -15 19.6 0 -20 -20.6 -25 18 19 20 21 22 Ο Ο Ο Operating Profit Margin Gross Profit Margin Net Profit Margin 經營溢利率 毛利率 純利率



# CORPORATE INFORMATION 公司資料



# **Executive Directors**

Mr. TING Man Yi (Chairman) Mr. TING Hung Yi (Chief Executive Officer)<sup>3, 5</sup> Mr. DING Jianer Mr. CHEUNG Ting Yin, Peter

# Independent Non-executive Directors

Mr. CHENG Chi Pang<sup>1, 3, 5</sup> Mr. WONG Chi Keung<sup>2, 6</sup> Mr. LEUNG Man Kit<sup>1, 4</sup> Ms. LI Yuet Mui, Xera (appointed on 1 January 2023)

#### Notes:

#### 1. Member of Audit Committee

- 2. Chairman of Audit Committee
- Member of Nomination Committee
   Chairman of Nomination Committee
- Chairman of Nomination Committee
   Member of Remuneration Committee
- 6. Chairman of Remuneration Committee

# Company Secretary and Qualified Accountant

Mr. CHENG Ho Lung, Raymond CPA, FCCA

# **Authorized Representatives**

Mr. TING Hung Yi Mr. CHENG Ho Lung, Raymond CPA, FCCA

# Head Office and Principal Place of Business

in Hong Kong

27th Floor, King Palace Plaza 55 King Yip Street Kwun Tong, Kowloon Hong Kong

# **Registered Office**

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

# **Company Website**

www.chinating.com.hk

# **Principal Bankers**

Nanyang Commercial Bank Limited The Hongkong and Shanghai Banking Corporation Limited

Legal Adviser Squire Patton Boggs

### 執行董事

丁敏兒先生(主席) 丁雄尔先生(行政總裁)<sup>3.5</sup> 丁建兒先生 張定賢先生

## 獨立非執行董事

鄭志鵬先生<sup>1,3-5</sup> 黃之强先生<sup>2,6</sup> 梁民傑先生<sup>1,4</sup> 李月妹女士(於二零二三年一月一日獲委任)

 附註:

 1.
 審核委員會成員

 2.
 審核委員會主席

 3.
 提名委員會主席員

 4.
 提名委員會主席

 5.
 薪酬委員會成員

 6.
 薪酬委員會主席

# 公司秘書及合資格會計師

鄭浩龍先生CPA, FCCA

**授權代表** <sup>丁雄尔先生</sup> 鄭浩龍先生*CPA, FCCA* 

# 香港總辦事處暨主要營業地點

香港 九龍觀塘 敬業街55號 皇廷廣場27樓

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

公司網站 www.chinating.com.hk

主要往來銀行 南洋商業銀行有限公司 香港上海滙豐銀行有限公司

法律顧問 翰宇國際律師事務所

# Auditor

PricewaterhouseCoopers Certified Public Accountants and Registered PIE Auditor

# **Principal Share Registrar**

Royal Bank of Canada Trust Company (Cayman) Limited 4th Floor, Royal Bank House 24 Shedden Road, George Town Grand Cayman KY1-1110 Cayman Islands

# Hong Kong Branch Share Registrar

Computershare Hong Kong Investor Services Limited Shops 1712–1716, 17th Floor Hopewell Centre 183 Queen's Road East, Wanchai Hong Kong

# 2023 Annual General Meeting

29 May 2023

# **Closure of Register of Members**

### For the Annual General Meeting

- From 23 May 2023 to 29 May 2023 (both days inclusive)

#### **核數師** 羅兵咸永道會計師事務所 執業會計師及註冊公共利益實體核數師

# 股份過戶登記總處

Royal Bank of Canada Trust Company (Cayman) Limited 4th Floor, Royal Bank House 24 Shedden Road, George Town Grand Cayman KY1-1110 Cayman Islands

# 股份過戶登記處香港分處

香港中央證券登記有限公司 香港 灣仔皇后大道東183號 合和中心 17樓1712-1716號舖

二零二三年股東週年大會 <sub>二零二三年五月二十九日</sub>

# 暫停辦理股份過戶登記手續

## 就股東週年大會而言

一 從二零二三年五月二十三日至二零二三年
 五月二十九日(包括首尾兩日)





# CHAIRMAN'S STATEMENT 主席報告







On behalf of the board of directors of China Ting Group Holdings Limited, I hereby present the annual operation report of the Company and its subsidiaries for 2022.

In 2022, due to a series of dramatic changes in the global market caused by the conflict between Russia and Ukraine, as well as the global inflation resulting from the impact of the pandemic and the ripple effect of the game between major powers, the world's major economies were in turmoil in responding to the war crisis and managing internal inflation. The market in China was also affected by the pandemic, and the purchasing desire of brand companies took on a trend of overall decline, due to which, the OEM business of the Company was also extensively affected. However, despite the difficult environment, the Group still maintained the confidence for development, expanded the layout of overseas bases, improved the level of intelligent production, and expanded business channels, and with such great efforts both internally and externally in such a rough time, we still managed to record a growth of 7% in foreign trade business, which, together with the continued depreciation of RMB against US dollar in 2022, had enabled our foreign trade business to make profit for the year as a whole.

In 2022, the outbreak of COVID-19 had a severe impact on the retail business of the Group. The pandemic control measures intensified during the year, leading to a prolonged period of restrictions and a widespread impact on retail stores. In nearly half of the regions, retail stores were unable to operate normally for nearly half of the time, which, coupled with the large-scale infection during the peak sales season, resulted in significant losses for the retail sector. Despite these challenges, the Group's efforts on the development of live broadcast and e-commerce led to satisfactory progress in these segments, which helped mitigate the impact of the decline in retail store sales. Looking forward, we hope for a market recovery in 2023, which will boost the development of our brand retail business.

The weaving business of silk fabrics has always been the foundation of the Group. China Ting started its business with silk fabrics and has always been attached with silk fabrics. In 2022, the Group purchased jacquard equipment for the bulk production of silk fabrics to enrich our development capabilities of silk fabrics. After nearly a year of commissioning and development, the silk products of the Group can currently cover various types of plain weave and jacquard. Diversified product categories and technical capabilities have also boosted the development of the Group's fabric weaving segment. Looking forward, the Group will also continue to increase the investment in the research and development of silk products.

Last but not least, as for the Group's overall park upgrading and renovation segment, the Group commenced the construction projects in 2022 involving the buildings of approximately 300,000 square meters in total, and it is expected that the projects will be completed in October 2023, when China Ting will build up a brand-new industrial park centered on the green fashion industry to achieve the expansion of the Group's business coverage.

2022 was a difficult year, and we will still face various difficulties in 2023, but I believe that everything will return to vitality as the pandemic comes to an end!

TING MAN YI Chairman

Hong Kong 31 March 2023 本人代表華鼎集團控股有限公司董事會,呈列本公司及其附屬公司的二零二二年度營運報告。

二零二二年,因俄烏衝突而引發的一系列全球市場 巨變,以及疫情衝擊和大國博弈的延續作用而導致 的全球性通脹,全球主要經濟體都處於應對戰爭危 機和治理內部通脹的動盪之中。而中國市場受疫情 影響,品牌公司採購慾望呈整體下滑態勢,因此我 司的OEM業務也受到了廣泛的影響。但集團在艱難 的環境下,依然抱持著發展的信心,擴大海外基地 的佈局,提高智能化生產水平,拓展業務渠道,內 外兼修使得我們在艱難的時局下,依然取得了外貿 業務7%的增幅。加之二零二二年人民幣對美元的 持續貶值,使得我們的外貿業務全年實現盈利。

二零二二年,新冠疫情的爆發對本集團零售業務產 生了嚴重影響。年內,疫情的管控力度加大,導致 長時間封控,零售門店大面積受到影響。零售門店 在近一半的時間和近一半的地區無法正常營業,更 是在每年的銷售旺季迎來了大面積感染局面,零售 業務遭遇重創。儘管困難重重,集團仍大力發財還 播及電商,在該等板塊取得了長足的進步,幫助緩 解了零售門店銷售滑鐵盧的衝擊。展望未來,我們 希望二零年市場復甦,將促進我們品牌零售業 務的發展。

真絲面料的織造業務一直是集團的立身之本,華鼎 自真絲起家,也始終情系真絲。二零二二年集團採 購了大宗真絲提花設備,以豐富我們的真絲面料開 發能力,經過近一年的調試開發,目前集團的真絲 產品已經能覆蓋平紋和提花的各種類型。豐富的產 品種類和技術能力也有力的推動了集團面料織造板 塊的發展。未來集團也將繼續在真絲產品的研發上 加大投入。

最後需要提到集團的園區整體提升改造板塊,二零 二二年集團動工建設項目,共計建設約30萬方樓 宇,預計項目都將在二零二三年十月完工。屆時的 華鼎將圍繞綠色時尚產業打造出一個全新的工業園 區,實現集團版圖的拓展。

二零二二年是艱難的一年,二零二三年我們依然將 面臨很多難題,但我相信隨著疫情的結束,一切都 將重歸生機勃勃!

**丁敏兒** *主席* 香港 二零二三年三月三十一日



# MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析





#### (1) Business Review

The statistics compiled by the China National Textile and Apparel Council (中國紡織工業聯合會) indicated that the industrial added value, corporate profits and retail sales of textiles by textile and garment enterprises of specified scale of operation in China all declined at different degrees, showing a significant deteriorating pressure in 2022. Affected by the Russia-Ukraine war, the consumer demand for textiles and garments in the overseas markets was extruded by the continuous increases in the energy and food prices, and the textile and garment market condition was not as optimistic as it was in 2021.

(1) 業務回顧

根據中國紡織工業聯合會統計數據顯示,二 零二二年中國紡織服裝企業工業增加值,企 業利潤,限額以上紡織品零售額都出現了不 同程度的下滑,下行壓力明顯。受俄烏衝突 的影響,海外市場的紡織服裝類目消費需求 也因能源、糧食價格持續上漲而受到擠壓, 紡織服裝市場行情不如二零二一年樂觀。 Facing the internal and external difficulties, the Group took active response against the negative trends, and exerted vigorous efforts on the planning in overseas markets for the OEM business. By the end of 2022, the Group has completed the development of three principal business initiatives: first, the production facilities in Hangzhou, China, which is the Group's operation center; second, the production base in the western China providing supportive function; and third, the production facilities in Vietnam and Cambodia in the Southeast Asia providing the production capacity to meet the different needs of customers in an all-round way. While arranging for the new production bases, the Group actively utilises advanced equipments to improve the intelligence, automation and standardisation of the production, thereby improving the product quality. Meanwhile, the Group has always been engaged in customer development and internal management optimisation. All the aforesaid measures have enabled the Group to achieve better-than-the expected performance for the OEM business amid the unfavorable external environment, with a yearon-year increase of 7%.

In 2022, the retail business was adversely affected because of the outbreak of COVID-19 in China. As a result of the lockdown measure of COVID-19, retail stores were unable to operate normally for nearly half of the time and in nearly half of the regions, which was worsened by the large-scale infection during the peak sales season every year, resulting in a heavy loss suffered by the retail business. The Group continued to use great efforts on the development of live broadcast and e-commerce and had made satisfactory progress, which offset the impact of the dramatic decline in retail store sales, resulting in a year-on-year increase of 13% in the performance for the year.

Under the unfavourable economic environment, a majority of business enterprises in China were facing a crisis of survival, which had directly intensified the pressure on the Group's industrial park business. Meanwhile, the upgrading and renovation project of the Group's industrial park on Beisha East Road has been commenced as scheduled, which upon completion is expected to double the size of industrial park under the Group's management. While exerting great efforts in stabilising existing customers, the industrial park operation team also looked for biopharmaceutical and other high-quality enterprises to move into the industrial park, with a high occupancy rate of 95% for the industrial park throughout the year.

面對內外交困的市場局面,集團原設備製造 業務積極應對,逆勢而行,大刀闊斧的進行 了海外市場的佈局,截止二零二二年底,集 團已經形成了以中國杭州生產設施為本集團 運營中心,中國西部生產基地為補充,東團 亞越南,柬埔寨生產設施為主力的三足鼎立 的產能生產人業團積極引入先建 設備,提升產品品質。同時,客戶開拓,內 部管理優化一直在持續進行,上述種種舉引 快得集團原設備製造業務在外部環境不利的 情況下,依然取得了優於預期的業績表現, 同比去年增加7%。

零售業務在二零二二年因中國爆發新冠疫情 而受到不利影響,疫情封控措施使得零售門 店在近一半的時間和近一半的地區無法正常 營業,更是在每年的銷售旺季迎來了大面積 感染局面,零售業務遭遇重創。集團持續大 力發展直播及電商,並取得了長足的進步, 抵銷了零售門店銷售滑鐵盧的衝擊,全年業 績同比去年增長13%。

面對不利的經濟環境,大多數中國企業都面 臨生存的危機,而這種局面也直接加大了集 團產業園區業務的壓力。與此同時,集團北 沙東路園區的升級改造項目如期開工,完工 後集團管轄的園區規模將成倍增加。園區運 營團隊在做好現有客戶穩定工作的同時,面 向生物醫藥等優質企業進行招商,全年園區 滿租率高達95%,成績斐然。

#### (2) Financial Review

#### **Review of operations**

During the year ended 31 December 2022, the Group's revenue amounted to HK\$1,757.8 million, representing an increase of 9%, as compared to the total revenue of the Group of HK\$1,609.3 million in 2021. The gross profit for the year ended 31 December 2022 was HK\$299.8 million, representing an increase of 124%, as compared to HK\$133.9 million in 2021. The loss attributable to equity holders of the Company for the year ended 31 December 2022 was HK\$151.7 million and the net asset value per share as of 31 December 2022 was HK\$1.12.

(2) 財務回顧

#### 營運回顧

截至二零二二年十二月三十一日止年度,本 集團的收入為1,757.8百萬港元,較二零二一 年的本集團總收入1,609.3百萬港元增加 9%。截至二零二二年十二月三十一日止年 度,毛利為299.8百萬港元,較二零二一年 133.9百萬港元上升124%。截至二零二二年 十二月三十一日止年度的本公司股權持有人 應佔淨虧損為151.7百萬港元,而於二零 二二年十二月三十一日的每股資產淨值為 1.12港元。



# A Nationwide Retail Network

全國性的零售網絡



#### **OEM** business

During the year ended 31 December 2022, the revenue derived from the OEM business recorded an increase of 7% from HK\$1,122.1 million in 2021 to HK\$1,199.0 million in 2022. Products made from silk, cotton and synthetic fabrics continue to be the major products which contributed HK\$974.1 million (2021: HK\$851.0 million), representing 81.2% (2021: 75.9%) of the total turnover of the OEM business for the year ended 31 December 2022.

In respect of market concentration, sales to the market in the North America amounted to HK\$504.5 million in 2022 (2021: HK\$366.9 million), which accounted for 42.1% (2021: 32.7%) of the revenue of the OEM business. Sales to European Union and other markets in 2022 were HK\$148.7 million (2021: HK\$105.6 million) and HK\$546.0 million (2021: HK\$649.6 million), respectively.

#### **Retail business**

During the year ended 31 December 2022, the revenue generated form the retail business amounted to HK\$501.0 million, representing an increase of 13%, as compared to the revenue of HK\$443.9 million in 2021. Finity, the major brand of the Group, contributed HK\$240.1 million to the retail business in 2022, representing an increase of 0.5%, as compared to HK\$238.8 million for the year 2021.

In terms of retail revenue analysis by sales channels, sales from concessionary counters amounted to HK\$126.8 million (2021: HK\$83.7 million), accounting for 25.3% of total retail turnover for the year ended 31 December 2022. Sales from e-commerce, freestanding stores and franchisees for the year ended 31 December 2022 amounted to HK\$267.0 million (2021: HK\$232.2 million), HK\$4.7 million (2021: HK\$7.7 million) and HK\$102.6 million (2021: HK\$120.3 million), respectively.

#### Property investment business

The Group has changed part of the industrial complex to the China Ting International Fashion Base ("華鼎國際時尚產業基地") in 2019, and continued to expand the plant area during the year. The main purpose of the China Ting International Fashion Base is to facilitate the regional development, fashion expert localisation and e-commerce development for the fashion industry. All these provide significant contribution to the fashion industry in Yu Hang District, Hangzhou, while allowing the Group to develop diversified business models and enhance revenue.

#### 原設備製造業務

截至二零二二年十二月三十一日止年度,來 自本集團原設備製造業務的收入錄得增長 7%,由二零二一年的1,122.1百萬港元增長 至二零二二年的1,199.0百萬港元。截至二零 二二年十二月三十一日止年度,以絲綢、棉 及合成纖維製造的產品繼續為主要產品,帶 來974.1百萬港元(二零二一年:851.0百萬 港元)收入,佔原設備製造業務總營業額 81.2%(二零二一年:75.9%)。

在市場集中情況方面,於二零二二年,往北 美市場的銷售額為504.5百萬港元(二零二一 年:366.9百萬港元),佔原設備製造業務收 入42.1%(二零二一年:32.7%)。於二零 二二年,往歐盟及其他市場的銷售額分別為 148.7百萬港元(二零二一年:105.6百萬港 元)及546.0百萬港元(二零二一年:649.6百 萬港元)。

#### 零售業務

截至二零二二年十二月三十一日止年度,零 售業務產生的收入為501.0百萬港元,較二 零二一年的收入443.9百萬港元增長13%。 於二零二二年,本集團的主要品牌Finity為零 售業務帶來240.1百萬港元,較二零二一年 的238.8百萬港元增長0.5%。

按銷售渠道對零售收入作出之分析,截至二 零二二年十二月三十一日止年度,專櫃銷售 額為126.8百萬港元(二零二一年:83.7百萬 港元),佔總零售營業額25.3%。截至二零 二二年十二月三十一日止年度,電商、專賣 店及專營代理商的銷售額分別為267.0百萬 港元(二零二一年:232.2百萬港元)、4.7百 萬港元(二零二一年:7.7百萬港元)及102.6 百萬港元(二零二一年:120.3百萬港元)。

#### 物業投資業務

於二零一九年,本集團已將部分工業園改為 華鼎國際時尚產業基地,並於年內繼續擴大 廠房面積。華鼎國際時尚產業基地的主要目 的是促進時尚產業的區域發展、時尚專家本 地化及電子商務發展。該等均為杭州市餘杭 區的時尚產業作出重大貢獻,同時使本集團 得以發展多元化的業務模式,提高收入。 During the year ended 31 December 2022, the revenue from the property investment business amounted to HK\$57.8 million, representing an increase of 33% as compared with HK\$43.3 million for the corresponding period in 2021.

#### Liquidity and financial resources

The Group continues to retain a solid financial position. During the year ended 31 December 2022, the Group's working capital needs were principally supported by the financial resources generated from its ordinary course of business. As of 31 December 2022, the cash and cash equivalents were HK\$505.5 million, representing a decrease of 33% from HK\$752.2 million as of 31 December 2021. The Group had bank borrowings of HK\$322.8 million as of 31 December 2022 (2021: HK\$251.0 million). The debt to equity ratio (total borrowings as a percentage of total equity) was 13.7% (2021: 9.2%). The Directors consider that the Group has adequate financial resources to support its working capital requirement and future expansion.

#### (3) Business Outlook

In 2023, just as commented by the Central Economic Work Conference on the current situation: the foundation for China's economic recovery is not solid and still under the pressure from three perspectives of "demand contraction, supply shock and low expectation", coupled with the turbulent external environment, such as regional geopolitical tensions and the Ukraine-Russia war, to continue to intensify. Moreover, the continued development of the competition will inevitably accelerate the uncertainty between China and the United States of America (the "US") to a great extent. The successive launch of trade restrictions will seriously undermine the trade between China and US. Against this background, the Group expects that the overall foreign trade of apparel items will continue to be sluggish in 2023, which expectation has been once again verified by the sharp decrease in China's apparel export as per the customs data in the first quarter of 2023.

The domestic retail market is also under heavy pressure for recovery. Although the relaxation of the quarantine requirement in China will promote the improvement in the domestic retail market, from the perspective of the deep-seated supply-demand relationship, after three years of trauma from the pandemic, it would take a long time for domestic consumption demand to pick up; the advantages of new retail models such as live broadcasting are not as dominant as they were during the pandemic, so the e-commerce market will not see any explosive growth. Therefore, China's retail market is expected to remain stable or enjoy a market growth in 2023. 截至二零二二年十二月三十一日止年度,物 業投資業務的收入為57.8百萬港元,較二零 二一年同期的43.3百萬港元增加33%。

#### 流動資金及財務資源

本集團繼續保持穩固的財務狀況。截至二零 二二年十二月三十一日止年度,本集團主要 以其日常業務過程中產生的財務資源支持營 運資金需要。截至二零二二年十二月三十一 日,現金及現金等值項目為505.5百萬港 元,較二零二一年十二月三十一日的752.2 百萬港元減少33%。截至二零二二年十二月 三十一日,本集團的銀行借貸為322.8百萬 港元(二零二一年:251.0百萬港元)。負債 對權益比率(總借貸佔權益總額的百分比)為 13.7%(二零二一年:9.2%)。董事認為本集 團具備足夠財務資源支持其營運資金需求及 未來擴展。

#### (3) 業務展望

二零二三年,正如中央經濟工作會議對當前 形勢的定調:中國經濟恢復的基礎尚不牢 固,仍然面臨「需求收縮、供給衝擊、預期 轉弱」三重壓力,外部環境亦是動盪不安, 以俄烏戰爭為代表的地緣衝突持續不斷。而 持續發展的大國競爭態勢,也勢必讓中國與 美利堅合眾國(「美國」)之間的不確定性大幅 度增加。陸續出台的限制性貿易條款將嚴重 打擊中美之間的貿易往來。在此發展背景 下,本集團預計二零二三年服裝外貿總體仍 將呈現低速運行態勢。二零二三年第一季度 中國服裝出口大幅度下滑的海關數據,也再 一次印證了我們的預測。

而國內零售市場同樣面臨恢復的重重壓力, 雖然中國防疫規定的放鬆,會促進國內零售 市場向好:但從深層次的供需關係來看,經 歷三年疫情的創傷,國內消費需求的回暖還 需要經歷較長時間:直播等新零售模式的優 勢也不如疫情期間明顯,因此電子商務市場 不會出現爆發式的增長;因此預期二零二三 年中國零售市場將保持穩中有升。 Facing the difficult and complicated international and domestic economic environment, the Group will focus on the development of trade customers and the construction of overseas bases, so as to stabilise the Group's OEM business. For the retail business, the Group will focus on the full recovery of retail store sales and the further exploration of the e-commerce market, with great efforts to be exerted on both online and offline businesses, for the purpose of ushering in the first year of performance turnaround after three years of pandemic. The Group is also keen to reach a milestone for the property investment business which the Group's new industrial buildings with a total site area 300,000 square meters will be put into use before the end of 2023. As such, the great efforts on the planning and investment promotion of the industrial park will turn into further improvement in the Group's revenue.

(4) Human Resources

As of 31 December 2022, the Group had approximately 4,073 fulltime employees. Staff costs for the year 2022 stand at HK\$369.7 million, representing an increase of 1.6% when compared with HK\$364.0 million for the year 2021.

The Group recognises the importance of good relationships with its employees and has adopted an incentive bonus scheme for them, under which bonuses are determined every year based on the performance of individual employees and with reference to the Group's annual profits and performance. Our Directors believe that a competitive remuneration package, a safe and comfortable workplace, and career development opportunities are incentives for employees to excel in their areas of responsibilities.

Pursuant to the applicable laws and regulations, the Group has participated in relevant defined contribution retirement schemes administrated by the Chinese government authorities for the Group's employees in China. For the Group's employees in Hong Kong, all the arrangements pursuant to the mandatory provident fund requirements set forth under the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong) are duly implemented. There is no mandatory retirement schemes under the applicable laws and regulations in the US. The Group has not implemented retirement schemes for the Group's employees in the US. 面對國際國內艱難複雜的經濟環境,本集團 將努力做好貿易客戶開拓和海外基地建設兩 件大事,從而穩定集團原設備製造業務。零 售業務則著重抓好零售門店全面恢復和電子 商務市場繼續深耕,線上線下同時發力,希 望能成為疫情三年後的首個業績翻身之年。 物業投資業務也將迎來里程碑,本集團總佔 地面積30萬方的新建工業樓宇將在二零二三 年底前投入使用,做好園區規劃和招商的工 作,進一步提升本集團營收。

(4) 人力資源 截至二零二二年十二月三十一日,本集團僱 用約4,073名全職僱員。二零二二年的員工 成本維持於369.7百萬港元,較二零二一年 的364.0百萬港元增加1.6%。

> 本集團了解與其僱員保持良好關係的重要 性,並已為彼等採納獎勵花紅計劃,該計劃 乃根據個別僱員的表現並參考本集團之年度 溢利及表現而每年釐定有關花紅。董事相信 一項具競爭力的薪酬待遇、一個安全且舒適 的工作環境及職業發展機會,均是對僱員在 所負責範疇展現超卓表現的獎勵。

> 根據適用法律及法規,本集團已為本集團於 中國的僱員參加由中國政府機關管理的相關 定額供款退休計劃。就本集團於香港的僱員 而言,根據香港法例第485章強制性公積金 計劃條例所載的強制性公積金規定作出的所 有安排已妥善實施。美國適用法律及法規內 並無規定設立強制性退休計劃。本集團並無 為本集團於美國的僱員實施退休計劃。

# **Capital Expenditure and Commitments**

The Group exercised careful control over capital expenditure. The Group incurred capital expenditures of HK\$286.8 million for the year ended 31 December 2022 which was primarily used in the expansion of the China Ting International Fashion Base and the leasehold improvement of the Group's retail outlets and factories. Capital commitments contracted for but not incurred by the Group as of 31 December 2022 amounted to HK\$1,734.4 million, which were mainly related to the construction of the China Ting International Fashion Base.

# Significant Investments, Material Acquisitions and Disposal of Subsidiaries

The Group did not have any significant investment, material acquisition or disposal during the year ended 31 December 2022.

# Treasury Policies and Exposure to Fluctuation in Exchange Rate

The Company uses Hong Kong dollars ("HK\$") as its functional currency and the Group's presentation currency. Since HK\$ was pegged against United States dollars ("USD"), the Directors consider the Group's foreign currency exchange exposure arising from USD transactions to be minimal during the year.

The sales and purchase of raw materials of the Group are mainly denominated in USD and Renminbi ("RMB"). During the year, approximately 40.6% and 59.4% of revenue were denominated in USD and RMB respectively, and approximately 8.2% and 91.8% of purchase of raw materials were denominated in USD and RMB respectively.

As of 31 December 2022, approximately 21.7%, 77.3% and 0.7% of cash and bank balances were denominated in USD, RMB and HK, respectively, and approximately 38.5% and 61.5% of bank borrowings were denominated in RMB and HK, respectively.

Regarding the trade disputes between China and the United States, it is expected that on-going currency fluctuation of RMB against USD is unavoidable. To minimise the impact, we will monitor the foreign currency risk closely to ensure the net exposure is at an acceptable level. The Directors may consider using financial instruments to reduce the currency risk exposure when necessary.

#### 資本開支及承擔

本集團審慎控制資本開支。截至二零二二年十二月 三十一日止年度,本集團產生資本開支286.8百萬 港元,主要用於擴張華鼎國際時尚產業基地及本集 團裝修租賃的零售商店及工廠。截至二零二二年 十二月三十一日,本集團已訂約但未產生的資本承 擔為1,734.4百萬港元,主要與建設華鼎國際時尚 產業基地有關。

# 重要投資、重大收購及附屬公司出 售事項

截至二零二二年十二月三十一日止年度,本集團並 無任何重要投資、重大收購或出售事項。

## 財政政策及匯率波動風險敞口

本公司使用港元(「港元」)作為其功能貨幣及本集團 的呈列貨幣。由於港元與美元(「美元」)掛鈎,因此 董事認為本集團年內自美元交易產生的外幣匯兑風 險極低。

本集團的原材料銷售及採購主要以美元及人民幣 (「人民幣」)計值。年內,收入的約40.6%及59.4% 分別以美元及人民幣計值,原材料採購的約8.2% 及91.8%分別以美元及人民幣計值。

於二零二二年十二月三十一日,有約21.7%、 77.3%及0.7%的現金及銀行結餘分別以美元、人 民幣及港元計值,有約38.5%及61.5%的銀行借款 分別以人民幣及港元計值。

就中美貿易爭端而言,人民幣兑美元的持續貨幣波 動預期將不可避免。為了使影響最小化,我們將密 切監控外幣風險以確保淨敞口處於可接受水平。董 事可能考慮於必要時使用金融工具降低貨幣風險。



# DIRECTORS AND SENIOR MANAGEMENT 董事及高層管理人員

### **Executive Directors**

**Mr. TING Man Yi**, aged 66, is the Chairman of the Group and an executive Director. He is also a director of Longerview Investments Limited ("Longerview") and Firmsuccess Limited ("Firmsuccess"), both are the substantial shareholders of the Company. Mr. TING is also a director of certain subsidiaries of the Group. Mr. TING started the business of the Group in December 1992 and has considerable experience in the silk fabric and silk garment manufacturing and trading business. Prior to establishing the initial company of the Group, Mr. TING worked for Hangzhou Silk Industrial Company (杭州市絲綢工業公司) from 1981 to 1986. Mr. TING is currently responsible for the overall strategic planning of the Group, especially overseeing the expansive manufacturing industrial complex in Hangzhou, as well as the planning and implementation of major new investments and projects of the Group. Mr. TING is the elder brother of Mr. TING Hung Yi and Mr. DING Jianer.

**Mr. TING Hung Yi**, aged 62, is the Chief Executive Officer of the Group and an executive Director. He is also a member of the nomination committee and the remuneration committee of the Company, a director of Longerview, In Holdings Limited ("In Holdings") (a substantial shareholder of the Company) and certain subsidiaries of the Group. Mr. TING joined the Group in May 2002 and is principally responsible for the strategic development of the Group's OEM, ODM, and retail businesses. Prior to joining the Group, Mr. TING was the general manager of a trading company in Hong Kong between 1991 and 2002. Mr. TING graduated from Zhejiang Sci-Tech University (浙江理工大學), formerly known as Zhejiang Institute of Silk Textiles (浙江絲綢工學院), in 1987 and has over 30 years of experience in the operations of garment export. Mr. TING is the younger brother of Mr. TING Man Yi and Mr. DING Jianer.

**Mr. DING Jianer**, aged 63, is an executive Director. He is also a director of Longerview, Willport Investments Limited ("Willport") (a substantial shareholder of the Company) and certain subsidiaries of the Group. Mr. DING joined the Group in October 1996 when he was first involved in the management and business operations of Shenzhen Fuhowe Fashion Company Limited. He has considerable experience in the silk garment manufacturing business, with focus on various specific areas ranging from the operations of weaving plants, sales and marketing to printing and dyeing and is responsible for the Group's fabric research and development along with innovative techniques. Mr. DING is the younger brother of Mr. TING Man Yi and the elder brother of Mr. TING Hung Yi.

## 執行董事

丁敏兒先生,66歲,本集團主席兼執行董事。彼亦 為Longerview Investments Limited (「Longerview」)、 Firmsuccess Limited (「Firmsuccess」)(均為本公司之主 要股東)之董事。丁先生亦為本集團若干附屬公司之 董事。丁先生於一九九二年十二月開展本集團業 務,並在絲綢面料及絲綢成衣製造及貿易業務擁有 豐富經驗。彼成立本集團的初始公司前,曾於 一九八一年至一九八六年間在杭州市絲綢工業公司 任職,現時負責本集團的整體策略規劃,尤其是監 督本集團位於杭州的龐大工業園,以及規劃及實行 本集團的主要全新投資及項目。丁先生為丁雄尔先 生和丁建兒先生的胞兄。

丁雄尔先生,62歲,本集團行政總裁兼執行董事。 彼亦為本公司之提名委員會及薪酬委員會成員,以 及Longerview、In Holdings Limited(「In Holdings」,為本公司之主要股東)及本集團若干附 屬公司之董事。丁先生於二零零二年五月加盟本集 團,主要負責本集團原設備製造、原設計製造及零 售業務的策略發展。丁先生加盟本集團前,曾於 一九九一年至二零零二年間出任香港一家貿易公司 的總經理。彼於一九八七年畢業於浙江理工大學 (前稱浙江絲綢工學院),經營成衣出口業務逾三十 年。丁先生為丁敏兒先生及丁建兒先生的胞弟。

丁建兒先生,63歲,執行董事。彼亦為 Longerview、Willport Investments Limited (「Willport」,為本公司之主要股東)及本集團若干 附屬公司之董事。丁先生於一九九六年十月加盟本 集團,起初參與深圳富豪時裝有限公司的管理工作 及業務營運。彼在絲綢成衣製造業務經驗豐富,專 注於織造廠營運、銷售及營銷以至印染等不同範 疇,並負責本集團利用創新技術的布料研究及發 展。丁先生為丁敏兒先生的胞弟,並為丁雄尔先生 的胞兄。 **Mr. CHEUNG Ting Yin, Peter**, aged 59, is an executive Director and the managing director of China Ting Garment Mfg (Group) Limited ("China Ting Garment") and Concept Creator Fashion Limited. He is also a director of certain subsidiaries of the Group. Mr. CHEUNG has extensive experience in the garment and textile industry and joined the Group in January 2000, and oversees the Group's sales and marketing teams. Mr. CHEUNG obtained a Bachelor of Arts (cum laude) Degree from the University of Washington in 1987, and a Master's Degree in Business Administration from Simon Fraser University in 1990. Mr. CHEUNG was admitted as a member of the Golden Key National Honor Society and Phi Beta Kappa in 1986 and 1988, respectively.

### Independent Non-executive Directors

**Mr. CHENG Chi Pang**, aged 65, was appointed as an independent nonexecutive Director in November 2005. He is also a member of the audit committee, the nomination committee and the remuneration committee of the Company. Mr. CHENG obtained a Bachelor's Degree in Business in 1992, a Master's Degree in Business Administration in 1997 and a Master's Degree in Laws (Chinese and Comparative Law) in 2009. Mr. CHENG is an associate member of each of the Hong Kong Institute of Certified Public Accountants, CPA Australia, the Taxation Institute of Hong Kong and a member of the Institute of Chartered Accountants in England and Wales.

Mr. CHENG is a Certified Public Accountant practicing in Hong Kong with over 30 years of experience in auditing and business advisory as well as financial management. Mr. CHENG was chief executive and group financial controller of NWS Holdings Limited ("NWSH") (Stock code: 0659), the shares of which are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Prior to joining NWSH, he was a senior manager of an international accounting firm. Mr. CHENG has been appointed as the chairman of Vantage Partner CPA Limited with effect from 1 January 2020. He is also an independent non-executive director, chairman of audit committee and member of nomination committee of Tianjin Port Development Holdings Limited (stock code: 3382), which is listed on the Stock Exchange and chief executive officer of L&E Consultants Limited. 張定賢先生,59歲,執行董事兼華鼎(製衣)集團有限公司(「華鼎製衣」)及創越時裝有限公司的董事總經理。彼亦為本集團若干附屬公司之董事。張先生在成衣及紡織業積累豐富經驗,並於二零零零年一月加盟本集團,負責監督本集團的銷售及營銷團隊。張先生於一九八七年獲取華盛頓大學文學士(優等)學位,後於一九九零年獲西門弗雷澤大學(Simon Fraser University)頒授工商管理碩士學位。張先生於一九八六年及一九八八年先後獲認許為Golden Key National Honor Society及Phi Beta Kappa會員。

#### 獨立非執行董事

**鄭志鵬先生**,65歲,於二零零五年十一月獲委任為 獨立非執行董事。彼亦為本公司之審核委員會、提 名委員會及薪酬委員會成員。鄭先生於一九九二年 取得商學士學位、於一九九七年取得工商管理碩士 學位及於二零零九年取得法學(中國法與比較法)碩 士學位。鄭先生是香港會計師公會、澳洲會計師公 會及香港税務學會的會員,並為英格蘭與威爾士特 許會計師公會的會員。

鄭先生是香港執業會計師,在審核及商業諮詢以及 財務管理方面積逾三十年經驗。鄭先生曾出任於香 港聯合交易所有限公司(「聯交所」)上市的新創建集 團有限公司(「新創建」,股份代號:0659)的主要 行政人員及集團財務總監。在加入新創建前,彼曾 於一家國際會計師事務所擔任高級經理。鄭先生獲 委任為Vantage Partner CPA Limited的主席,自二 零二零年一月一日起生效。彼現時亦擔任天津港發 展控股有限公司(一間於聯交所上市的公司,股份 代號:3382)之獨立非執行董事、審核委員會主席 及提名委員會成員,以及利達商業顧問有限公司行 政總裁。 **Mr. WONG Chi Keung**, aged 68, was appointed as an independent non-executive Director in November 2005. He is also the chairman of the audit committee and the remuneration committee of the Company. Mr. WONG holds a master's degree in business administration from the University of Adelaide in Australia. He is a fellow member of the Hong Kong Institute of Certified Public Accountants, The Association of Chartered Certified Accountants and CPA Australia, an associate member of Chartered Governance Institute (formerly renown as The Institute of Chartered Secretaries and Administrators) and The Chartered Institute of Management Accountants. Mr. WONG is also the Responsible Officer of Beagle Asset Management Company Limited (formerly known as CASDAQ International Capital Market (HK) company Limited) and is licensed to carry out certain regulated activities under the Securities and Futures Ordinance namely asset management and advising on securities.

Mr. WONG has over 40 years of experience in finance, accounting and management, and was, for over 10 years, an executive director, deputy general manager, group financial controller and company secretary of Yuexiu Property Company Limited (stock code: 0123), a company listed on the Stock Exchange. He is also an independent non-executive director of Asia Orient Holdings Limited (stock code: 0214), Asia Standard Hotel Group Limited (stock code: 0292), Asia Standard International Group Limited (stock code: 0129), Century City International Holdings Limited (stock code: 0355), Changyou Alliance Group Limited (stock code: 1039), Golden Eagle Retail Group Limited (stock code: 3308), Paliburg Holdings Limited (stock code: 0617), Regal Hotels International Holdings Limited (stock code: 0078), Yuan Heng Gas Holdings Limited (stock code: 0332) and Zhuguang Holdings Group Company Limited (stock code: 1176), all of the companies are listed on the Stock Exchange. Mr. Wong was also an independent non-executive director of Guoan International Limited (stock code: 0143), a company listed on the Stock Exchange, from April 2021 to June 2021.

**黃之强先生**,68歲,於二零零五年十一月獲委任為 獨立非執行董事。彼亦為本公司之審核委員會及薪 酬委員會主席。黃先生獲澳洲阿得雷德大學頒發工 商管理碩士學位,並為香港會計師公會、英國特許 公認會計師公會及澳洲會計師公會之資深會員,及 公司治理公會(前稱英國特許秘書及行政人員公會) 及英國特許管理會計師公會之會員;亦為百昊資產 管理有限公司(前稱卡斯達克國際資本市場(香港) 有限公司)之註冊負責人員,持牌進行證券及期貨 條例下若干受規管活動,即資產管理及證券顧問。

黄先生於財務、會計及管理方面積累了逾四十年之 經驗,並曾出任越秀地產股份有限公司(股份代號: 0123)之執行董事、副總經理、集團財務總監及公 司秘書超過十年,該公司於聯交所上市。黃先生亦 為匯漢控股有限公司(股份代號:0214)、泛海酒 店集團有限公司(股份代號:0292)、泛海國際集 團有限公司(股份代號:0129)、世紀城市國際控 股有限公司(股份代號:0355)、暢由聯盟集團有 限公司(股份代號:1039)、金鷹商貿集團有限公 司(股份代號:3308)、百利保控股有限公司(股份 代號:0617)、富豪酒店國際控股有限公司(股份 代號:0078)、元亨燃氣控股有限公司(股份代號: 0332) 及珠光控股集團有限公司(股份代號:1176) 之獨立非執行董事,上述所有公司均在聯交所上 市。黃先生亦曾於二零二一年四月至二零二一年六 月為聯交所上市公司國安國際有限公司(股份代號: 0143)之獨立非執行董事。

**Mr. LEUNG Man Kit**, aged 69, was appointed as an independent nonexecutive Director in November 2005. He is also the chairman of the nomination committee and a member of the audit committee of the Company. Mr. LEUNG obtained a Bachelor's Degree in Social Science from the University of Hong Kong in 1977. Mr. LEUNG has over 30 years of experience in project finance and corporate finance and has held senior positions with Peregrine Capital (China) Limited, Crosby Securities (HK) Limited and Swiss Bank Corporation, Hong Kong Branch. Mr. LEUNG was also a director of Emerging Markets Partnership (Hong Kong) Limited which was the principal adviser to the AIG Infrastructure Fund L.P.

Mr. LEUNG is an independent non-executive director of NetEase, Inc., a company listed on NASDAQ (stock code: NTES) and the Stock Exchange (stock code: 9999). Mr. LEUNG is also an independent non-executive director of Orange Sky Golden Harvest Entertainment (Holdings) Limited (stock code: 1132) and Luye Pharma Group Ltd (stock code: 2186), both of them are listed on the Stock Exchange. Mr. Leung was an independent non-executive director of China Electronics Optics Valley Union Holding Company Limited (stock code: 0798) from March 2014 to May 2020, a company listed on the Stock Exchange. Mr. Leung was also a responsible officer (Type 6) of Grand Moore Capital Limited from 18 September 2019 to 31 October 2021.

**Ms. LI Yuet Mui, Xera**, aged 63, was appointed as an independent non-executive director in January 2023. Ms. LI has been retired from the garment and apparel manufacturing and merchandising industry since March 2018. Ms. LI has more than 38 years of experience in the industry and she started as a junior merchandiser during the period from 1981 to 2018. During the 16-year period from 2002 and 2018, Ms. LI served as the managing director of China Ting Garment, a wholly-owned subsidiary of the Company. Ms. LI was responsible for the daily business operations of China Ting Garment including product development and sourcing, merchandising, marketing and coordination with customers and suppliers. Ms. LI worked in Hong Kong and the Mainland China and is familiar with the industry environment. Following her retirement, Ms. LI spent some of her time in her own business of the Group. Ms. LI has completed her education with CNEC Christian College in 1978.

梁民傑先生,69歲,於二零零五年十一月獲委任為 獨立非執行董事。彼亦為本公司之提名委員會主 席,並為審核委員會成員。梁先生於一九七七年取 得香港大學社會科學學士學位。梁先生在項目融資 及企業融資方面擁有逾三十年經驗,並曾出任百富 勤融資(中國)有限公司、高誠證券(香港)有限公 司及瑞士銀行香港分行之高層成員。梁先生亦曾任 Emerging Markets Partnership (Hong Kong) Limited之董事,該公司曾是美國友邦集團亞洲基礎 設施投資基金之總顧問。

梁先生為NetEase, Inc.(分別於美國納斯達克(股票 代碼:NTES)及聯交所(股份代號:9999)上市的公 司)之獨立非執行董事。梁先生亦為橙天嘉禾娛樂 (集團)有限公司(股份代號:1132)及綠葉製藥集 團有限公司(股份代號:2186)之獨立非執行董事, 上述兩間公司均在聯交所上市。梁先生曾於二零 一四年三月至二零二零年五月擔任聯交所上市公司 中電光谷聯合控股有限公司(股份代號:0798)之 獨立非執行董事。梁先生亦於二零一九年九月十八 日至二零二一年十月三十一日為中毅資本有限公司 的註冊負責人員(第六類)。

李月妹女士,63歲,於二零二三年一月獲委任為獨 立非執行董事。李女士自二零一八年三月起已從成 衣、服裝製造及推銷行業退休。李女士於業內擁有 逾三十八年經驗,於一九八一年至二零一八年期 間,彼起初擔任初級跟單員。於二零零二年至二零 一八年為期十六年期間,李女士擔任本公司全資附 屬公司華鼎製衣的董事總經理。李女士負責華鼎製 衣的日常業務營運,包括產品研發及採購、推銷、 市場推廣及與客戶及供應商協調工作。李女士曾於 香港及中國內地工作,彼熟悉行業環境。退休後, 李女士將部分時間投放於其個人業務及其配偶的業 務,該等業務與本集團業務無關。李女士於 一九七八年在中華傳道會安柱中學完成教育。

## **Corporate Management Team**

#### Export, OEM and ODM Business

**Dr. TING Lai**, aged 38, is a vice president of the Group. Dr. TING joined the Group in August 2009, and is responsible for overseeing its export business and product development in Hangzhou. Dr. TING obtained a Bachelor of Economics from the University of California, Los Angeles (UCLA) in 2008 and a Master of Business Administration (MBA) from the University of Hong Kong in 2014, and a Doctor of Business Administration (DBA) in the City University of Hong Kong in 2022, with extensive experience in apparel production management and product quality control. Dr. TING is the eldest daughter of Mr. TING Man Yi, Chairman of the Group.

#### Weaving and Apparel Production Management

**Mr. WEI Dong**, aged 46, is a vice president of the Group and is responsible for overseeing the Group's production management and managing the third manufacturing business division. He joined the Group in August 2004. Mr. WEI obtained a Bachelor of International Accounting from Zhejiang Institute of Finance & Economics, with over ten years of experience in apparel production management and product quality control. He is also the husband of the niece of Mr. TING Man Yi, Mr. TING Hung Yi and Mr. DING Jianer, the executive Directors.

**Mr. CHEN Guo Lin**, aged 62, is a vice president of the Group and is responsible for overseeing the Group's production management and managing the second manufacturing business division. He joined the Group in August 2004, with over 20 years of experience in apparel production management and product quality control. Mr. CHEN is the brother-in-law of Mr. TING Man Yi, Chairman of the Group.

**Mr. DING Lurui**, aged 44, is a vice president of the Group and is responsible for overseeing the Group's production management and managing the first manufacturing business division. Mr. DING graduated from China Central Radio & TV University, and joined the Group in September 1999, with extensive experience in apparel manufacturing management, production management and product quality control. Mr. DING is the nephew of Mr. TING Man Yi, Mr. TING Hung Yi and Mr. DING Jianer, the executive Directors.

# 企業管理團隊

#### 出口、原設備製造及原設計製造業務

丁儷博士,38歲,本集團副總裁。丁博士於二零零 九年八月加入本集團,負責監督本集團於杭州的出 口業務及產品發展工作。丁博士於二零零八年獲得 美國加州大學洛杉磯分校(UCLA)經濟學學士,二零 一四年獲得香港大學工商管理碩士(MBA),二零 二二年獲得香港城市大學工商管理博士(DBA),在 服裝生產管理及產品質量監控方面經驗豐富。丁博 士為集團主席丁敏兒先生之長女。

#### 織造及服裝生產管理

**韋東先生**,46歲,本集團副總裁,負責監督本集團 的生產管理工作,分管製造事業三部。彼於二零零 四年八月加入本集團,韋先生獲浙江財經學院國際 會計學士學位,具有超過十年服裝生產管理及產品 質量監控的經驗。彼亦為執行董事丁敏兒先生、丁 雄尔先生及丁建兒先生之外甥女婿。

陳國林先生,62歲,本集團副總裁,負責監督本集 團的生產管理工作,分管製造事業二部。彼於二零 零四年八月加入本集團,具有超過二十年服裝生產 管理及產品質量監控的經驗。陳先生為集團主席丁 敏兒先生的襟弟。

**丁呂睿先生**,44歲,本集團副總裁,負責監督本集 團的生產管理工作,分管製造事業一部。丁先生畢 業於中央廣播電視大學,彼於一九九九年九月加入 本集團,具有豐富的服裝製造管理、生產管理以及 產品質量監控經驗。丁先生為執行董事丁敏兒先 生、丁雄尔先生及丁建兒先生的姪兒。

#### **Retail and Brand Management**

**Mr. TING Yu**, aged 34, is a Vice President of the Group. Mr. TING joined the Group in 2011, and was initially responsible for the operation and development of the brand of RIVERSTONE and is mainly responsible for the operation and development of all the brands of the Group at present. Mr. TING graduated from The University of Manchester with a bachelor's degree in 2010, and then from Cass Business School of City University of London, U.K. with a master's degree in 2011. Mr. TING has advanced concepts of innovation and years of experience in retail management. Mr. TING is the eldest son of Mr. TING Hung Yi, the Chief Executive Officer of the Group.

**Mr. TING Fan**, aged 34, is a Vice President of the Group and a director of a subsidiary of the Group. Mr. TING joined the Group in 2011 and is mainly responsible for investor relations and global business development at present. Mr. TING graduated from The University of Manchester in 2010, and then from Cass Business School of City University of London, U.K. with a master's degree in 2011. Mr. TING has extensive experience in market development and sales management, and has been in charge of the introduction and management of some international fashion brands, like TRENTA and SPRAY GROUND. Mr. TING is the second son of Mr. TING Hung Yi, the Chief Executive Officer of the Group.

#### Accounting and Finance

**Mr. CHENG Ho Lung, Raymond**, aged 45, is the Financial Controller and also the company secretary (the "Company Secretary") of the Group. Mr. CHENG joined the Group in May 2005, and is responsible for the Group's overall matters related to financial and treasury management, financial accounting and reporting, budgetary control, taxation and statutory audit. Mr. CHENG graduated from the Hong Kong University of Science and Technology and also holds a Master's Degree in Business Administration (MBA) from the Chinese University of Hong Kong. He is an associate member of the Hong Kong Institute of Certified Public Accountants, and a fellow member of the Association of Chartered Certified Accountants. Prior to joining the Group, Mr. CHENG worked as audit manager for an international accounting firm in Hong Kong.

#### 零售及品牌管理

**丁雨先生**,34歲,本集團副總裁,於二零一一年加 入本集團,起初負責品牌RIVERSTONE(瑞弗史東) 的營運與發展,現在主要負責集團所有品牌的營運 及發展。丁先生於二零一零年學士學位畢業於英國 曼賈斯特大學(The University of Manchester),於二 零一一年碩士學位畢業於英國倫敦城市大學卡斯商 學院(Cass Business School),擁有先進的創新理念 和多年的零售管理經驗。丁先生為集團總裁丁雄尔 先生之長子。

**丁帆先生**,34歲,本集團副總裁,亦為本集團一家 附屬公司的董事。丁先生於二零一一年加入本集 團,現在主要負責投資者關係及全球業務發展。丁 先生於二零一零年畢業於英國曼賈斯特大學,並於 二零一一年獲英國倫敦城市大學卡斯商學院碩士學 位,丁先生在市場開發、銷售管理方面具有豐富經 驗,曾負責引進管理TRENTA及SPRAY GROUND等 國際時尚品牌。丁先生為集團總裁丁雄尔先生之次 子。

#### 會計及財務

鄭浩龍先生,45歲,本集團的財務總監以及公司秘 書(「公司秘書」)。鄭先生於二零零五年五月加入本 集團,現負責本集團財務及財資管理、財務會計及 申報、財政預算監控、税務及法定審核方面之整體 事務。鄭先生畢業於香港科技大學,並持有香港中 文大學工商管理碩士學位。彼亦為香港會計師公會 會員及英國特許公認會計師公會資深會員。鄭先生 加盟本集團前,曾在香港一家國際會計師事務所擔 任核數經理。

#### Administration and Public Relations

**Ms. CHEN Shu**, aged 42, is a vice president of the Group. Ms. CHEN joined the Group in August 2003, and is responsible for the administration, human resources and public relations of the Group. Ms. CHEN obtained a Bachelor of Law from Wuhan University and a Bachelor of Management from Central China Normal University in 2003, and a Master of Human Resources Management from Monash University in 2009. She has accumulated over 15 years of extensive experience in human resources management and public relations.

#### 行政與公共關係

陳舒女士,42歲,本集團副總裁,陳女士於二零零 三年八月加入本集團,負責集團行政、人力資源及 公共關係工作。陳女士於二零零三年獲武漢大學法 學學士及華中師範大學管理學學士學位,陳女士於 二零零九年獲莫納什大學(Monash University)人力 資源管理碩士學位。在人力資源管理及公共關係領 域積累了超過15年的資歷,經驗豐富。 Corporate Governance Report 企業管治報告

The Directors recognise the importance of corporate governance and are committed to maintain high-standards of corporate governance in the management structure and internal control procedures of the Group, in order to make sure that all business activities of the Group and the decision-making process are properly regulated to safeguard shareholders' interests and as well as the Company's assets. We recognize the value and importance of achieving high corporate governance standards to promote corporate transparency and accountability and to enhance shareholders' value. This report summarises how the principles as set forth in the Corporate Governance Code and Corporate Governance Report have been applied in respect of the year ended 31 December 2022. The company has complied with the principles and code provisions of the Corporate Governance Code (the "CG Code") as set forth in Part 2 of Appendix 14 to The Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") during the year ended 31 December 2022.

The Board is collectively responsible for the long-term success of the Company. Its key responsibilities include providing leadership and supervision to the Management with a view to protecting the Shareholders' interests and enhancing Shareholders' long-term value.

The Board has established the Group's purpose, values and strategies and was satisfied that they are aligned with the Group's culture. All Directors must act with integrity, lead by example, and promote the desired culture. The Board should instil and continually reinforce across the Company's values of "acting lawfully, ethically and responsibly".

During the year ended 31 December 2022, the Board closely monitored the implementation of corporate governance practice, risk management and internal control systems to ensure the corporate value and the Company's culture are aligned.

The key corporate governance principles and practices of our Company are summarised below.

# The Board of Directors

#### **Board Composition**

Mr. TING Man Yi

The composition of the Board for the year ended 31 December 2022 and up to the date of this annual report is set forth as follows:

丁敏兒先生 Mr. TING Hung Yi 丁雄尔先生 Mr. DING Jianer 丁建兒先生 Mr. CHEUNG Ting Yin, Peter 張定賢先生 Mr. CHENG Chi Pang 鄭志鵬先生 Mr. WONG Chi Keung 黃之强先生 Mr. LEUNG Man Kit 梁民傑先生 Ms. LI Yuet Mui Xera (Appointed on 1 January 2023) 李月妹女士(於二零二三年一月一日獲委任) 董事認為企業管治對本集團管理架構及內部監控程 序而言至為重要,並致力維持高水平的企業管治, 以確保本集團一切業務活動及決策過程得以妥善規 管,保障股東利益及本公司的資產。我們認識到實 現高水平的企業管治對改善企業透明度及問責性以 及提升股東價值之意義及重要性。本報告概述於截 至二零二二年十二月三十一日止年度如何應用企業 管治守則及企業管治報告所載的原則。本公司已於 截至二零二二年十二月三十一日止年度內遵守聯交 所證券上市規則(「上市規則」)的錄14第二部分所 載企業管治守則(「企業管治守則」)的原則及守則規 定。

董事會共同負責本公司的長期成功。其主要職責包 括領導及監督管理層,以保障股東利益及提升股東 的長期價值。

董事會已確立本集團的宗旨、價值觀及策略,並信 納其與本集團的文化保持一致。所有董事均必須誠 信行事,以身作則,並促進理想的文化。董事會應 宣揚及鞏固本公司以合法、合乎道德及負責任方式 行事的價值觀。

截至二零二二年十二月三十一日止年度,董事會密 切監察企業管治常規、風險管理及內部控制系統的 實施,以確保企業價值觀與本公司文化保持一致。

本公司的重要企業管治原則及常規概述如下。

# 董事會

董事會組成 截至二零二二年十二月三十一日止年度及直至本年 報日期的董事會組成載列如下:

Chairman and Executive Director 主席兼執行董事 Chief Executive Officer and Executive Director 行政總裁兼執行董事 **Executive Director** 執行董事 **Executive Director** 執行董事 Independent Non-Executive Director 獨立非執行董事 Independent Non-Executive Director 獨立非執行董事 Independent Non-Executive Director 獨立非執行董事 Independent Non-Executive Director 獨立非執行董事

The Board is responsible for the leadership and control of the Group. The principal roles of the Board are:

- to formulate the medium and long-term strategies of the Group;
- to lay down the objectives, policies and business plans of the Group;
- to monitor and evaluate the Group's operating and financial performance;
- to review and approve the Group's annual operating and capital expenditure budgets, interim and annual results, material contracts and transactions, declaration of dividend, Directors' appointment or re-appointment following the recommendation(s) by the Nomination Committee as well as other ad hoc matters which need to be dealt with by the Board;
- to establish effective control measures so as to assess and manage risks in pursuit of our objectives; and
- to review and ensure the Group has in place adequate accounting systems and appropriate human resources to fulfill the accounting and financial reporting functions.

The Board delegates day-to-day operations of the Company to the management of the Group, who possesses extensive operating experience and industry knowledge, and also instructs the management to implement the Board's decisions and resolutions. In addition, the Board has also delegated certain specific responsibilities to various Board committees, namely, the Audit Committee, the Remuneration Committee and the Nomination Committee. The Board currently comprises four executive Directors and four independent non-executive Directors. Details of the Directors are set forth on pages 26 to 32 of this annual report.

The Board is also responsible for performing the corporate governance duties set out in its terms of reference, including:

- to develop and review the Company's policies and practices on corporate governance;
- to review and monitor the training and continuous professional development of Directors and senior management;
- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors of the Company; and
- to review the Company's compliance with the principles and code provisions as set forth in Part 2 of Appendix 14 to the Listing Rules and disclosure in the corporate governance report.

董事會負責領導及監控本集團。董事會之主要角色 為:

- 制訂本集團之中期及長遠策略;
- 訂立本集團之目標、政策及業務計劃;
- 監控及評估本集團之營運及財務表現;
- 審閱及批准本集團之年度營運及資本開支預 算、中期及年度業績、重大合約及交易、股 息宣派、依據提名委員會之推薦建議委任或 重新委任董事以及其他需要董事會處理的特 定事項;
- 建立有效控制措施來進行風險評估及管理以 達至本集團之目標;及
- 一檢討及確保本集團有充足的會計系統及合適 的人力資源以履行會計及財務申報職能。

董事會將本公司的日常營運事務授權本集團管理層 處理,管理層擁有豐富的營運經驗及行業知識,亦 指示管理層施行董事會的決定及決議案。此外,董 事會亦將若干項具體職責授權各董事會委員會,即 審核委員會、薪酬委員會及提名委員會承擔。董事 會目前由四位執行董事及四位獨立非執行董事組 成。董事的詳情載列於本年報第26至第32頁。

董事會亦須履行其職權範圍所載之企業管治職能, 包括:

- 發展及檢討本公司之企業管治政策及常規;
- 檢討及監督董事及高層管理人員之培訓及持 續專業發展;
- 檢討及監督本公司有關遵守法例及監管規定
   之政策及常規;
- 發展、檢討及監督適用於本公司僱員及董事 之行為守則及合規手冊(如有);及
- 檢討本公司遵守上市規則附錄14第二部分所 載原則及守則條文之情況及於企業管治報告 之披露。
The four executive Directors include three brothers, namely Mr. TING Man Yi, Mr. TING Hung Yi and Mr. DING Jianer, and Mr. CHEUNG Ting Yin, Peter. Mr. CHEUNG Ting Yin, Peter has no family relationship with any of the other executive Directors and independent non-executive Directors.

The Company has entered into service contract with each of the executive Director and letter of appointment with each of the independent non-executive Director setting out their duties, terms and conditions of service and appointment, respectively.

The articles of association of the Company ("Articles of Association") provides that all our Directors are subject to retirement by rotation at least once every three years and at each annual general meeting, one-third of our Directors for the time being or, if the number is not a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation and offer themselves for reelection. As such, the Board considers that sufficient measures have been put in place to ensure our Company's corporate governance practice in this aspect provides sufficient protection for the interests of shareholders to a standard commensurate with that of the code.

The Articles of Association also provides that any Director appointed to fill a casual vacancy or as an addition to the Board shall hold office only until the Company's next following general meeting and shall then be eligible for re-election at that meeting.

#### Mechanism regarding independent views to the Board

The Board has implemented different ways to ensure independent views and input are available to the Board (the "Mechanism"). The Board will conduct annual review on the implementation and effectiveness of the Mechanism and the results will be presented to the Board which will collectively discuss the results and the action plan for improvement, if appropriate.

During the year ended 31 December 2022, the Board reviewed the implementation and effectiveness of the Mechanism and the results were satisfactory.

#### **Board diversity**

The Board considers that its diversity is a vital asset to the business. The Board adopted a board diversity policy (the "Board Diversity Policy") for better transparency and governance. Board appointments are based on merit and candidates are considered against objective criteria, having due regard for the benefits of diversity on the Board, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of service. The Nomination Committee will discuss and agree on measurable objectives for achieving diversity on the Board, where necessary, and recommend them to the Board for adoption, as set forth in the Board Diversity Policy of the Company.

四位執行董事包括丁敏兒先生、丁雄尔先生及丁建 兒先生三兄弟,以及張定賢先生。張定賢先生與任 何其他執行董事及獨立非執行董事並無任何親屬關 係。

本公司已與各執行董事訂立服務合約及與各獨立非 執行董事訂立委任函件,當中分別載列彼等之職 責、服務及委任期限及條件。

本公司組織章程細則(「組織章程細則」)規定,所有 董事須至少每三年輪值退任一次。於每屆股東週年 大會上,其時三分之一之董事(倘人數並非三之倍 數,則最接近但不少於三分之一之人數)須輪值告 退並膺選連任。因此,董事會認為此方面已採取足 夠措施確保本公司之企業管治常規可充分保障股東 之權益,並符合與守則相當的標準。

組織章程細則亦規定,就填補臨時空缺或新增現有 董事會成員而委任之任何董事,其任期直至本公司 下屆股東大會為止,屆時將合資格於會上膺選連 任。

#### 董事會獨立意見機制

董事會已採取不同方式確保董事會可獲得獨立的意 見及見解(「機制」)。董事會將對機制的實施情況及 有效性進行年度檢討,並將結果提交予董事會,而 董事會將適時集體討論相關結果及改進行動計劃。

截至二零二二年十二月三十一日止年度,董事會已 檢討機制的實施情況及有效性,結果令人滿意。

#### 董事會成員多元化

董事會認為其成員多元化是業務的重要資產。董事 會採納董事會成員多元化政策(「董事會成員多元化 政策」),以實現更高透明度及管治。董事會委任乃 根據才能而定,候選人則根據客觀準則而予以考 慮,並經充分考慮董事會多元化的利益,包括但不 限於性別、年齡、文化及教育背景、專業經驗、技 能、知識及年資長短。提名委員會將在必要時討論 及商定實現董事會成員多元化的可計量目標,並向 董事會推薦採納以供載入本公司的董事會成員多元 化政策。 The members of the Board, who come from a variety of different backgrounds, have a diverse range of business, and professional expertise. The table below sets forth an analysis of the Board's current composition based on the measurable objectives:

董事會成員擁有不同的背景,以及多元化的業務及 專業知識。下表載列基於可計量目標對董事會當前 組成情況作出的分析:

| Measurable objective<br>可計量目標 | Category<br>類別  | Number of Director<br>董事人數 |
|-------------------------------|-----------------|----------------------------|
|                               |                 |                            |
| Gender                        | Male            | 7                          |
| 性別                            | 男性              |                            |
|                               | Female          | 1                          |
|                               | 女性              |                            |
| Age                           | 41–60           | 1                          |
| 年齡                            | 41歲至60歲         |                            |
|                               | Over 60         | 7                          |
|                               | 60歲以上           |                            |
| Place of residences           | China           | 3                          |
| 居住地                           | 中國              |                            |
|                               | Hong Kong<br>香港 | 5                          |

Based on the foregoing, the composition and diversity of the Board enable the management to benefit from a diverse and objective external perspective, on issues raised before the Board.

The Board has one female Director, and the Board will endeavour to at least maintain female representation on the Board and take opportunities to increase the proportion of female members over time as and when suitable candidates are identified. As of 31 December 2022, among the 4,073 employees (including senior management) of the Group, the percentages of male employees and female employees are 38.96% and 61.04%, respectively. The Board considers that the Group's workforce (including senior management) is diverse in terms of gender.

The Nomination Committee was of the opinion that the Board consisted of members with diversified gender, age, cultural and education background, professional/business experience, skills and knowledge. Further details for the diversity, including the gender diversity, in the workforce during the year ended 31 December 2022 are set forth in the 2022 Environmental, Social and Governance Report of the Company. 基於上文所述,董事會的組成結構和多元化使管理 層受益,提交到董事會的議題得以從多元客觀的外 部視角接受審閱。

董事會有一名女性董事,董事會將努力保持董事會 中至少有一名女性,並在物色到合適人選時把握機 會增加女性成員的比例。截至二零二二年十二月 三十一日,在本集團4,073名僱員(含高級管理層) 中,男性僱員及女性僱員分別佔比38.96%至 61.04%。董事會認為,本集團的員工隊伍(包括高 級管理層)在性別方面已實現多元化。

提名委員會認為,董事會由具有多元化性別、年齡、文化及教育背景、專業/業務經驗、技能及知識的成員組成。有關截至二零二二年十二月三十一日止年度員工隊伍多元化(包括性別多元化)的進一步詳情,請參閱本公司二零二二年環境、社會及管治報告。

#### **Board Meetings**

The Board, Audit Committee, Remuneration Committee and Nomination Committee had held four, two, two and two meetings respectively in 2022. The attendance at the Board meetings, respective Board Committee meetings and general meeting held in 2022 are as follows:

#### 董事會會議

董事會、審核委員會、薪酬委員會及提名委員會於 二零二二年分別舉行四次、兩次、兩次及兩次會 議。二零二二年舉行的董事會會議、董事會委員會 各自的會議及股東大會的出席記錄如下:

|  | Meetings attended/held<br>出席/舉行會議次數 |                             |                                    |                                  |                            |
|--|-------------------------------------|-----------------------------|------------------------------------|----------------------------------|----------------------------|
| Director<br>董事                                 | Board<br>董事會                        | Audit<br>Committee<br>審核委員會 | Remuneration<br>Committee<br>薪酬委員會 | Nomination<br>Committee<br>提名委員會 | General<br>Meeting<br>股東大會 |
| Executive Directors<br>執行董事                    |                                     |                             |                                    |                                  |                            |
| Mr. TING Man Yi<br>丁敏兒先生                       | 3/4                                 | _                           | —                                  |                                  | 1/1                        |
| Mr. TING Hung Yi<br>丁雄尔先生                      | 3/4                                 | _                           | 1/2                                | 1/2                              | 1/1                        |
| Mr. DING Jianer<br>丁建兒先生                       | 3/4                                 | —                           | —                                  | —                                | 1/1                        |
| Mr. CHEUNG Ting Yin, Peter<br>張定賢先生            | 4/4                                 | —                           |                                    |                                  | 1/1                        |
| Independent Non-Executive Directors<br>獨立非執行董事 |                                     |                             |                                    |                                  |                            |
| Mr. CHENG Chi Pang<br>鄭志鵬先生                    | 4/4                                 | 2/2                         | 2/2                                | 2/2                              | 1/1                        |
| Mr. WONG Chi Keung<br>黃之强先生                    | 4/4                                 | 2/2                         | 2/2                                | _                                | 1/1                        |
| Mr. LEUNG Man Kit<br>梁民傑先生                     | 4/4                                 | 2/2                         | _                                  | 2/2                              | 1/1                        |

The Board is responsible for the formulation of the overall business strategies and objectives, the monitoring and evaluation of the operating and financial performance, the review of the corporate governance standard and the supervision of the management of the Group. The management of the Group is responsible for the implementation of the business strategies and the day-to-day operations of the Group under the supervision of the Chief Executive Officer. The Directors have full access to information on the Group. All senior management of the Group also provide the Directors from time to time with information on the business of the Group.

#### **Training and Development**

The Company places great importance on directors training and annually holds a Board of Directors conference to reaffirm Directors' duties and responsibilities and to advise the Directors on various subjects including, Listing Rules compliance, updates to the Listing Rules, rules and regulations of the Securities and Futures Commission (the "SFC"), enforcement actions taken by the SFC and Stock Exchange and how the rules and regulations impact on the Company's business and corporate governance. 董事會負責制定整體業務策略及目標、監察及評估 營運及財務表現、檢討企業管治標準以及監督本集 團管理層。本集團管理層在行政總裁監督下,負責 施行本集團的業務策略及日常運作。董事有權查閱 本集團所有資料,而本集團全體高層管理人員亦會 不時向董事提供有關本集團業務的資料。

#### 培訓及發展

本公司非常重視董事培訓,並每年舉行一次董事會 大會,重申董事的職務及職責,並在多個課題上為 董事提供建議,包括遵守上市規則、上市規則更新 資料、證券及期貨事務監察委員會(「證監會」)的規 則及規例以及證監會及聯交所採取的執法行動,以 及該等規則及規例如何影響本公司的業務及企業管 治。 All Directors are provided with a Directors Manual with summaries of the directors' duties and responsibilities as a director of a company listed on the Stock Exchange (including connected and notifiable transactions: disclosure of interest in securities of the Company and the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set forth in Appendix 10 to the Listing Rules) and also contains the group chart and the Articles of Association. All Directors have participated in continuous professional development to refresh and develop their knowledge and skills as well as to receive updates on developments in corporate governance practices. This is to ensure their contribution to the Board remains informed and relevant.

A record of the Director's participation in the continuous professional development program is kept with the Company Secretary.

#### **Directors' Training**

According to the code provision C.1.4 of the CG Code, Directors should participate in continuous professional development to develop and refresh their knowledge and skills by attending training and by reading materials in relation to the roles, functions and duties of a listed company director and the latest developments in the relevant rules and regulations.

The Directors confirmed that they have complied with the code provision C.1.4 of the CG Code for the year ended 31 December 2022 and they participated in the following types of continuous professional development:

所有董事均獲提供一份董事手冊,載有作為於聯交 所上市公司董事的董事職務及職責(包括關連及須 具報交易;於本公司證券的權益披露以及上市規則 附錄10所載的上市發行人董事進行證券交易的標 準守則(「標準守則」)),亦包括集團架構及組織章 程細則。所有董事均已參與持續專業發展以重溫及 發展彼等的知識及技能,並獲得有關企業管治常規 發展的最新資料。此乃確保彼等繼續在具備全面資 訊及切合所需的情況下對董事會作出貢獻。

董事參與持續專業發展計劃的記錄由公司秘書保 存。

#### 董事培訓

根據企業管治守則的守則條文第C.1.4條,董事應 透過參加培訓及閲覽有關上市公司董事的角色、職 能及職責以及相關規則及規例最新發展的資料持續 參與專業發展,以精進及更新知識及技能。

截至二零二二年十二月三十一日止年度,董事確認 彼等已遵守企業管治守則的守則條文第C.1.4條, 並參與以下類別的持續專業發展:

|  |         |      | professional | of continuous<br>development<br>§專業發展類別 |
|--|---------|------|--------------|---|
| Executive Directors                        | 執行董事    |      |              |   |
| Mr. TING Man Yi                            | 丁敏兒先生   |      |              | (I), (III)                              |
| Mr. TING Hung Yi                           | 丁雄尔先生   |      |              | (I), (III)                              |
| Mr. DING Jianer                            | 丁建兒先生   |      |              | (I), (III)                              |
| Mr. CHEUNG Ting Yin, Peter                 | 張定賢先生   |      |              | (I), (III)                              |
| Independent Non-executive Directors        | 獨立非執行董事 |      |              |   |
| Mr. CHENG Chi Pang                         | 鄭志鵬先生   |      |              | (11), (111)                             |
| Mr. WONG Chi Keung                         | 黃之强先生   |      |              | (11), (111)                             |
| Mr. LEUNG Man Kit                          | 梁民傑先生   |      |              | (11), (111)                             |
| (I): Attending internal training sessions. |         | (I): | 參加內部培訓課程。    |   |

(11): Attending seminars.

(111):

Reading materials in relation to the roles, functions and duties of a listed company director and the latest developments in the relevant rules and regulations.

(||): 參加研討會。

閲覽有關上市公司董事的角色、職能及職責以及相關規則 (|||):

及規例最新發展的資料。

#### Directors' and officers' liabilities

The Company has arranged for appropriate insurance covering the liabilities of the Directors that may arise out of the corporate activities. The insurance coverage will be reviewed on an annual basis.

#### **Compliance with Model Code**

The Company adopted the Model Code as set forth in Appendix 10 to the Listing Rules as the code of conduct for Directors in their dealings in the Company's securities. Formal written notices are sent to the Directors prior to the commencement of the periods of 30 days immediately preceding the publication of our interim results announcement and 60 days immediately preceding the publication of our annual results announcement, as a reminder that Directors may not deal in the securities of the Company during those periods up to and including the date of publication of results. Having made specific enquiry with all the Directors, all the Directors confirmed that they have complied with the required standards as set forth in the Model Code during the year ended 31 December 2022.

#### **Chairman and Chief Executive Officer**

The roles of the Chairman and the Chief Executive Officer are separate and are held by Mr. TING Man Yi and Mr. TING Hung Yi, respectively, who are siblings. The Chairman is responsible for the overall strategic planning of the Group, overseeing the manufacturing business of the Group in Hangzhou and the planning and implementation of major new investments and projects of the Group. The Chairman will ensure that the Group maintains good measures and effective corporate governance practices and procedures. The Chief Executive Officer is responsible for the day-to-day management of the business of the Group and the strategic development of the Group's OEM and retail business. With the assistance of other members of the Board and other senior management, the Chief Executive Officer closely monitors the operating and financial results of the Group, identifies weakness of the operation and takes all necessary and appropriate remedial steps.

#### **Independent Non-Executive Directors**

The Company has complied with Rules 3.10(1) and (2) and Rules 3.10A of the Listing Rules relating to the appointment of at least three independent non-executive Directors, one independent non-executive Director of which has the appropriate professional qualifications or accounting or related finance management expertise and the independent non-executive Directors represent at least one-third of the Board. All three independent non-executive Directors have been appointed for a term of three years, commencing from 18 November 2020. All of them have satisfied the independence criteria, and each of them has made such confirmation on independence pursuant to Rule 3.13 of the Listing Rules. The Directors are of the view that all independent non-executive Directors have met the independence guidelines set forth in Rule 3.13 of the Listing Rules.

#### 董事及高級職員的責任

本公司已安排適當保險,為董事在公司事務中可能 產生的責任提供保障。保險範圍將每年檢討。

#### 遵守標準守則

本公司採納上市規則附錄10所載的標準守則,作為 董事買賣本公司證券的行為守則。董事分別在緊接 中期業績公佈刊發前30天期間及緊接年度業績公 佈刊發前60天期間開始之前獲發正式書面通知,以 提醒董事在該等期間直至並包括業績刊發當日不得 買賣本公司的任何證券。向全體董事作出特定查詢 後,所有董事均確認彼等已於截至二零二二年十二 月三十一日止年度遵守標準守則所規定的標準。

#### 主席與行政總裁

主席與行政總裁的角色分立,並分別由丁敏兒先生 及丁雄尔先生(彼等為胞兄弟)擔任。主席負責本集 團的整體策略籌劃、監督本集團位於杭州的製造業 務,以及策劃及實行本集團主要全新投資及項目。 主席將確保本集團保持良好措施且企業管治常規及 程序有效。行政總裁負責本集團業務的日常管理以 及本集團原設備製造與零售業務的策略性發展。在 董事會其他成員及其他高層管理人員協助下,行政 總裁密切監察本集團的營運及財務業績,識別業務 營運中的弱項,並採取一切必要的適當修正措施。

#### 獨立非執行董事

本公司已遵守上市規則第3.10(1)及(2)條以及第 3.10(A)條,內容有關委任至少三位獨立非執行董 事,其中一位獨立非執行董事具備適當專業資格或 會計或相關財務管理專長,以及獨立非執行董事至 少佔董事會三分一。三位獨立非執行董事的任期全 部由二零二零年十一月十八日開始,為期三年。彼 等全部符合獨立準則,並已根據上市規則第3.13條 各自發出獨立確認。董事認為全體獨立非執行董事 均符合上市規則第3.13條所載的獨立指引。

#### **Board Committees**

As an integral part of good corporate governance, the Board has established the following committees whose authority, functions, compositions and duties are set out below:

#### **Remuneration Committee**

The Remuneration Committee of the Board has three members, namely Mr. TING Hung Yi, Mr. CHENG Chi Pang and Mr. WONG Chi Keung. The chairman of the Remuneration Committee is Mr. WONG Chi Keung. The Remuneration Committee is established primarily for the purpose of ensuring that we can recruit, retain and motivate high quality personnel who are essential to the success of the Group. The primary duties of the Remuneration Committee include reviewing the terms of remuneration packages of the executive directors and senior management and determining the award of bonuses and reviewing and approving matters related to share scheme. Its terms of reference are available on request, and are also posted on the websites of the Company and the Stock Exchange. The Remuneration Committee was established on 18 November 2005.

The Company has adopted the model to make recommendations to the Board on the remuneration packages of executive Directors and senior management of the Company. The Remuneration Committee is responsible for formulating and recommending remuneration policy to the Board and reviewing and making recommendations on compensation-related issues. The fees for Directors are subject to the approval of the shareholders at the general meetings in accordance with the Articles of Association. The Remuneration Committee consults with Chairman on its proposals and recommendations if necessary, and also has access to independent professional advice if necessary. The Remuneration Committee is also provided with sufficient resources enabling it to perform its duties.

Two Remuneration Committee meetings were held in 2022 in relation to (i) annual review and make recommendations to the Board for the directors' fees and the emoluments of the executive Directors and remuneration package of senior management; (ii) make recommendations to the Board for the adjustment to the directors' fee for the year ending 31 December 2023; and (iii) make recommendations to the Board for the director's fee of Ms. LI Yuet Mui Xera, an independent non-executive Director appointed on 1 January 2023. Mr. CHENG Chi Pang and Mr. WONG Chi Keung attended all the meetings and Mr. TING Hung Yi attended one meeting.

#### 董事會委員會

作為良好企業管治的重要環節,董事會已設立下列 委員會,其權限、職能、組成及職責載列如下:

#### 薪酬委員會

董事會轄下的薪酬委員會由丁雄尔先生、鄭志鵬先 生及黃之强先生三位成員組成。薪酬委員會主席為 黃之强先生。薪酬委員會成立之主要目的是確保本 集團能夠招攬、挽留及激勵高質素之僱員,彼等乃 本集團成功之根基。薪酬委員會的主要職責包括審 関執行董事及高層管理人員的薪酬方案條款及釐定 花紅發放以及審閱及批准與股份計劃有關的事項。 委員會的職權範圍可應要求提供,並在本公司及聯 交所網站登載。薪酬委員會於二零零五年十一月 十八日成立。

本公司已採納有關守則以就本公司執行董事及高級 管理層的薪酬方案向董事會作出推薦意見。薪酬委 員會負責制定薪酬政策並就此向董事會推薦,同時 檢討薪酬相關事宜並就此作出推薦意見。根據組織 章程細則,董事袍金須獲股東於股東大會上批准 後,方可作實。薪酬委員會可於需要時就其建議及 推薦意見諮詢主席,亦可於需要時尋求獨立專業意 見。薪酬委員會亦獲提供充裕資源以履行其職務。

薪酬委員會曾於二零二二年舉行兩次會議,內容有 關(i)按年檢討董事袍金及執行董事酬金以及高層管 理人員的薪酬方案,並就此向董事會作出推薦建 議:(ii)就調整截至二零二三年十二月三十一日止年 度的董事袍金向董事會作出推薦建議;及(iii)就李 月妹女士(於二零二三年一月一日獲委任為獨立非 執行董事)的董事袍金向董事會作出推薦建議。鄭 志鵬先生及黃之强先生出席了所有會議,而丁雄尔 先生出席了一次會議。 The remuneration package for the executive Directors and senior management is made up of two parts, namely a fixed component and a variable incentive. The fixed component comprises mainly salary, retirement benefit scheme contributions and other allowances which are determined by reference to the remuneration benchmark in similar industry or industry with similar market capitalization and prevailing market conditions. The variable incentive is bonus, which is performance-based and determined by the Board and the Group based on the Group's and individual work performance.

Pursuant to code provision E.1.5 of the CG Code, the remuneration of the members of the senior management (other than Directors) by band for the year ended 31 December 2022 is set forth below:

#### In the band of 薪酬組別

Below HK\$1,000,001 1,000,001港元以下

Details of the Directors' remuneration is set forth in Note 35 to the consolidated financial statements in this annual report.

#### **Nomination Committee**

The Nomination Committee of the Board consists of Mr. TING Hung Yi, Mr. CHENG Chi Pang and Mr. LEUNG Man Kit. The chairman of the Nomination Committee is Mr. LEUNG Man Kit. The Nomination Committee is established primarily for the purpose of regularly reviewing the structure, size and composition of the Board and making recommendations to the Board on nominations and appointment of Directors and succession planning for Directors. The Nomination Committee selects and recommends appropriate candidates, based on his or her prior experience and qualifications, to the Board on the appointment of Directors of the Group. The Nomination Committee has recommended to the Board the Directors who should retire and make themselves available for election pursuant to the Articles of Association, assessed the independence of all independent non-executive Directors. Its terms of reference are available on request and are also posted on the website of the Company. The Nomination Committee was established on 18 November 2005. Two Nomination Committee meetings, in relation to review the structure, size, composition and diversity of the Board and the nomination procedures and make recommendations to the Board for the appointment of Ms. LI Yuet Mui Xera as the independent non-executive Director, were held in 2022. Mr. CHENG Chi Pang and Mr. LEUNG Man Kit attended all the meetings and Mr. TING Hung Yi attended one meeting.

The Nomination Committee's specific terms of reference are posted on the websites of the Company and the Stock Exchange.

執行董事及高層管理人員的薪酬方案由兩部分組 成,即固定薪酬及浮動獎金。固定薪酬主要指薪 金、退休福利計劃供款及其他津貼,以上均根據同 業或具相同市值業界的薪酬標準及當時市場環境而 釐定。浮動獎金指花紅,乃按表現及由董事會及本 集團根據本集團及個別人士之工作表現而釐定。

根據企業管治守則的守則條文第E.1.5條,於截至二 零二二年十二月三十一日止年度按薪酬組別劃分之 高級管理層成員(董事除外)的薪酬載列如下:

#### Number of individuals 人數

8

有關董事薪酬的詳情載於本年報綜合財務報表附註 35。

#### 提名委員會

董事會轄下的提名委員會由丁雄尔先生、鄭志鵬先 生及梁民傑先生組成。提名委員會主席為梁民傑先 生。提名委員會成立之主要目的是定期檢討董事會 之架構、規模和組成,及就董事之提名及委任與繼 任計劃向董事會提出建議。提名委員會負責根據候 選人的過往經驗及資歷,就委任本集團董事進行挑 選並就此向董事會推薦合適候選人。提名委員會已 向董事會建議根據組織章程細則須退任及可膺選連 任之董事人選,評估全體獨立非執行董事之獨立 性。委員會的職權範圍可應要求提供,並在本公司 網站登載。提名委員會於二零零五年十一月十八日 成立。提名委員會曾於二零二二年舉行兩次會議, 內容有關檢討董事會的架構、規模、構成及多元化 及提名程序,並就委任李月妹女士為獨立非執行董 事向董事會作出推薦建議。鄭志鵬先生及梁民傑先 生出席了所有會議,而丁雄尔先生出席了一次會 議。

提名委員會的具體職權範圍在本公司及聯交所網站 登載。 In identifying and selecting suitable candidates for directorships, the Nomination Committee would consider the candidate's relevant criteria as set forth in the director nomination policy that are necessary to complement the corporate strategy and achieve Board diversity, where appropriate, before making recommendation to the Board.

Procedures for shareholders' nomination of any proposed candidate for election as a director are stated in "Procedures for shareholders to propose a person for election as a director of the Company" and posted on the website of the Company.

#### Audit Committee

The Audit Committee of the Board comprises three independent nonexecutive Directors, Mr. WONG Chi Keung, Mr. CHENG Chi Pang and Mr. LEUNG Man Kit. Mr. WONG Chi Keung is the chairman of the Audit Committee. The Audit Committee assists the Board to review the financial reporting process, evaluate the effectiveness of the risk management and internal control systems, and corporate governance of the Group and oversee the auditing processes. The authority, role and responsibilities of the Audit Committee are set forth in written terms of reference which are available on request and are also posted on the websites of the Company and the Stock Exchange. The Audit Committee was established on 18 November 2005. The Company has been in full compliance with requirements of Rule 3.21 in the Listing Rules throughout the year. Two Audit Committee meetings were held, together with senior management and the external auditor in 2022. All the committee members attended these meetings.

During 2022, the Audit Committee reviewed the recent updates and development of accounting and financial reporting standards and assessed their potential impact on the Group, overseeing the relationship with the Company's external auditor (including making recommendation to the Board on the appointment, re-appointment and removal of the external auditor), considered the external auditor's proposed audit fees; discussed with the external auditor their independence and the nature and scope of the audit: reviewed the interim and annual financial statements. particularly judgemental areas, before submission to the Board; reviewed the Group's adherence to the code provisions in the CG Code, reviewed the Group's financial control, internal control and risk management systems and discussed with the external auditor on the Group's financial reporting function, in particular on the adequacy of resources of the Group's accounting and financial reporting function, qualifications and experience of our staff and their training program, conducted an annual review of non-exempt continuing connected transactions of the Group. The Audit Committee recommended the Board to adopt the interim and annual report for 2022.

The Audit Committee's specific terms of reference are posted on the websites of the Company and the Stock Exchange.

在物色及挑選合適的董事人選時,提名委員會會考 慮董事提名政策內所載的相關候選人標準,以配合 公司策略及實現董事會多元化(如適用),然後再向 董事會提出推薦建議。

股東提名任何建議董事候選人的程序載於本公司網 站上登載的「股東提名人士參選本公司董事的程 序」。

#### 審核委員會

董事會轄下的審核委員會由黃之强先生、鄭志鵬先 生及梁民傑先生三位獨立非執行董事組成。黃之强 先生擔任審核委員會主席。審核委員會協助董事會 檢討財務申報程序、評估本集團風險管理及內部監 控制度及企業管治的效能及監督審核過程。審核委 員會的權限、角色及職責載列於書面職權範圍內, 可應要求提供,並在本公司及聯交所網站登載。審 核委員會於二零零五年十一月十八日成立。本公司 已於年內全面遵守上市規則第3.21條之規定。審核 委員會曾於二零二二年與高層管理人員及外聘核數 師舉行兩次會議。全體委員會成員均有出席此等會 議。

於二零二二年,審核委員會已審閱會計及財務報告 準則之最近更新及發展並評估可能對本集團產生之 影響;監督與本公司外聘核數師的關係(包括就委 任、續聘及撤換外聘核數師向董事會提供建議); 審議外聘核數師的建議審核費用;與外聘核數師討 論彼等的獨立性以及審核的性質及範圍;於提交予 董事會前審閱中期及年度財務報表(尤其是涉及自 行判斷的範圍);審閱本集團之困殘守企業管治守 則的守則條文;檢討本集團之財務監控、內部監控 及風險管理系統,並與外聘核數師討論本集團之財 務申報職能,特別是本集團在會計及財務申報職能 方面的資源、員工資歷及經驗是否足夠,以及員工 培訓計劃;就本集團之不獲豁免持續關連交易進行 年度審閱。審核委員會建議董事會採納二零二二年 中期及年度報告。

審核委員會的具體職權範圍在本公司及聯交所網站 登載。 The remuneration of the auditor of the Company, PricewaterhouseCoopers, for audit and non-audit services (namely taxation services, interim review and agreed-upon procedures) rendered during 2022 was HK\$2.6 million and HK\$0.6 million, respectively.

#### Accountability and Audit

The consolidated financial statements of the Company for the year ended 31 December 2022 have been reviewed by the Audit Committee and audited by external auditor, PricewaterhouseCoopers.

## Director's Responsibilities for the Consolidated Financial Statements

The Directors acknowledge their responsibilities for overseeing the preparation of the consolidated financial statements of the Group with a view to ensure that such consolidated financial statements give a true and fair view of the state of affairs of the Group, selecting suitable accounting policies, applying the selected accounting policies consistently, and making prudent and reasonable judgements and estimates for the preparation of the consolidated financial statements of the Group and of its results and cash flows in accordance with Hong Kong Financial Reporting Standards and statutory requirements.

The statement of the auditor of the Company regarding their reporting responsibilities on the consolidated financial statements of the Group is set forth in the independent auditor's report on pages 65 to 72 in this annual report.

#### **Internal Control**

The Board and the management of the Group have overall responsibility for maintaining a sound and effective internal control system of the Group so as to ensure the effectiveness and efficiency of the operations of the Group in achieving the established corporate objectives, safeguarding assets of the Group, rendering reliable financial reporting and complying with the applicable laws and regulations. The Board assessed the effectiveness of internal control by considering reviews performed by the Audit Committee, management team and both internal and external auditors.

The Board is also responsible for making appropriate assertions on the adequacy of internal controls over financial reporting and the effectiveness of disclosure controls and procedures. For the year ended 31 December 2022, the Board has, through the Audit Committee of the Board with the assistance of the management, conducted reviews of the effectiveness of these internal control systems, including without limitation to financial control, operations control, compliance control and risk management functions, on a regular basis. For the year ended 31 December 2022, based on the assessment made by the Audit Committee, the senior management and the internal audit team, the Board is satisfied that there is an ongoing process in place for identifying, evaluating and managing the significant risks faced by the Group.

本公司核數師羅兵咸永道會計師事務所就二零二二 年內所提供的審核及非審核服務(即税務服務、中 期審閱及協定程序)而收取的薪酬分別為2.6百萬港 元及0.6百萬港元。

#### 問責及審核

本公司截至二零二二年十二月三十一日止年度的綜 合財務報表已經由審核委員會審閱及由外聘核數師 羅兵咸永道會計師事務所審核。

#### 董事對綜合財務報表的責任

董事承認彼等有責任監督本集團編製綜合財務報 表,以確保該等綜合財務報表真實而公平地反映本 集團的業務狀況,選取合適會計政策並貫徹運用所 選的會計政策,以及在根據香港財務報告準則及法 律規定編製本集團綜合財務報表以及其業績及現金 流量時,作出審慎合理的判斷及估計。

本公司核數師就彼等對本集團綜合財務報表的申報 責任的聲明載於本年報第65至72頁的獨立核數師 報告。

#### 內部監控

本集團董事會與管理層全面負責維持本集團的內部 監控制度穩健有效,以確保本集團有效地以高效率 營運,藉以達成企業目標、保障本集團資產、作出 可靠的財務申報以及遵守適用的法律及規例。董事 會已透過考慮審核委員會、管理團隊與內部及外聘 核數師所進行的審核,對內部監控之效益作出評 估。

董事會亦負責對財務申報的內部監控充足性以及披 露監控及程序的有效性作出適當聲明。截至二零 二二年十二月三十一日止年度,董事會已透過董事 會轄下的審核委員會並在管理層的協助下,定期檢 討此等內部監控制度的有效性,包括但不限於財務 監控、營運監控、合規監控及風險管理功能。於截 至二零二二年十二月三十一日止年度,根據審核委 員會、高層管理人員及內部審核團隊作出之評估, 本集團已備有持續進行程序以確認、評估及管理本 集團所面對之重大風險,董事會對此感到滿意。

#### **Company Secretary**

Mr. CHENG Ho Lung, Raymond, the Company Secretary of our Company, has confirmed the completion of relevant professional training of not less than 15 hours pursuant to the Rule 3.29 of the Listing Rules.

## Communication with Shareholders and Investor Relations

The Company is committed to ensure that the Group complies with disclosure obligations under the Listing Rules and other applicable laws and regulations, and that all shareholders and potential investors have an equal opportunity to receive and obtain information provided by the Company. The Board recognizes the importance of good communication with shareholders. The Company has in place a shareholders' communication policy to ensure that shareholders' views and concerns are appropriately addressed. The policy is regularly reviewed to ensure its effectiveness. Information in relation to the Group is disseminated to shareholders in a timely manner through a number of formal channels, which include interim and annual reports, announcements and circulars.

The general meetings of the Company provide a forum for exchange of views and direct communication between the shareholders and the Board. The Chairman of the Board, the Directors and senior management of the Company and where applicable, the independent non-executive Directors, are available to answer questions at the shareholders' meeting.

Separate resolutions are proposed at shareholders' meetings on each substantial issue, including the election of individual directors. Poll voting was adopted for all decisions to be made at all general meetings. Details of the poll voting procedures are included in all circulars to shareholders which call for a general meeting and are explained during the proceedings of the meeting.

The Company continues to enhance communications and relationships with its shareholders. Enquiries from shareholders are dealt with in an informative and timely manner. We maintain a website www.chinating.com.hk to keep our shareholders and the general public informed on our latest corporate news, interim and annual results announcements, financial reports and other public announcements. We always welcome shareholders' views and input. Shareholders may send their enquiries in writing to the Board by addressing them to our Company Secretary. The contact details of our Company Secretary are as follows:

Address: The Company Secretary China Ting Group Holdings Limited 27/F, King Palace Plaza 55 King Yip Street Kwun Tong Hong Kong

#### 公司秘書

本公司之公司秘書鄭浩龍先生已確認,彼已根據上 市規則第3.29條的規定完成不少於15小時之相關專 業培訓。

#### 與股東溝通及投資者關係

本公司承諾確保本集團遵守於上市規則下的披露責 任以及其他適用法律及規例,而所有股東及潛在投 資者均有同等機會以收取及取得本公司提供的資 料。董事會了解與股東保持良好溝通的重要性。本 公司已實施股東溝通政策,以確保股東的意見及疑 問得到妥善處理。該政策會被定期檢討以確保其有 效性。有關本集團的資料乃透過多個正式途徑以適 時方式向股東發放,有關途徑包括中期及年度報 告、公告及通函。

本公司股東大會為股東與董事會之間交換意見並直 接溝通提供平台。董事會主席、本公司董事及高層 管理人員以及(倘適用)獨立非執行董事均會於股 東大會上回答提問。

有關各項重大事項(包括推選個別董事)之獨立決 議案均於股東大會上提呈。於所有股東大會上作出 的所有決定均以投票方式進行表決。以投票方式進 行表決的程序詳情載於致股東以召開股東大會的所 有通函內,而有關程序乃於大會進行期間加以解 釋。

本公司繼續加強與其股東的溝通及關係。股東提出 的查詢以具資訊性及適時方式處理。我們設有網站 www.chinating.com.hk,以向本公司股東及公眾人 士匯報我們的最近企業消息、中期及年度業績公 佈、財務報告及其他公告。我們一直歡迎股東提出 意見及見解。股東可透過我們的公司秘書以書面方 式向董事會作出查詢。公司秘書的聯絡資料如下:

地址: 公司秘書 華鼎集團控股有限公司 香港 觀塘敬業街55號 皇廷廣場27樓

## Shareholders' right to convene a shareholders' meeting and putting forward proposals at shareholders' meeting

Pursuant to Article 58 of the Articles of Association, shareholder(s) 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 (the "Requisitionist(s)") shall have the right, by written requisition to the Board or the Company Secretary of the Company, to require (the "Requisition") an extraordinary general meeting (the "EGM") to be called by the Board for transaction of any business specified in the Requisition.

The EGM shall be held within two months after the deposit of the Requisition. In the event that the Board fails to convene the EGM within twenty-one days of the deposit of the Requisition, the Requisitionist(s) may do so in the same manner, and all reasonable expenses incurred by the Requisitionist(s) as a result of the failure of the Board shall be reimbursed to the Requisitionist(s) by the Company.

#### **Constitutional Documents**

A printed copy of the memorandum and articles of association of the Company has been published on the websites of the Company and the Stock Exchange. There has been no changes in the Company's constitutional documents during the year ended 31 December 2022.

#### **Dividend Policy**

The Company may declare and pay dividends to the shareholders of the Company by way of cash or by other means that the Board considers appropriate. It is the policy of the Board, in recommending dividends, to allow the shareholders to participate in the Company's profits, and at the same time, to ensure that the Company is to retain adequate reserves for future growth.

Any proposed distribution of final dividends shall be formulated by the Board and will be subject to the shareholders' approval. A decision to declare or to pay any dividends in the future, and the amount of any dividends, will depend on a number of factors, including the results of operations, cash flows, financial conditions, operating and capital expenditure requirements, distributable profits and other applicable laws and regulations and other factors that the Board may consider important and appropriate.

## 股東召開股東大會及於股東大會 上提呈建議的權利

根據組織章程細則第58條,於遞交要求當日持有不 少於本公司繳足股本(附有於本公司股東大會上投 票的權利)十分一的本公司股東(「遞交要求人士」) 有權透過向董事會或本公司的公司秘書發出書面要 求,要求(「要求」)董事會召開股東特別大會(「股東 特別大會」)以審議要求中指定的任何業務交易。

股東特別大會應於遞交要求後兩個月內舉行。倘董 事會未有於遞交要求二十一日內召開股東特別大 會,則遞交要求人士可以同樣方式召開大會,且遞 交要求人士因董事會未有召開大會而產生的所有合 理開支應由本公司向遞交要求人士償付。

#### 章程文件

本公司組織章程大綱及組織章程細則的印刷本已於 本公司及聯交所網站登載。本公司的章程文件於截 至二零二二年十二月三十一日止年度並無更改。

#### 股息政策

本公司可以現金方式或董事會認為適當的其他方式 向本公司股東宣派及派付股息。董事會於推薦派付 股息方面的政策乃為允許股東分享本公司利潤,並 同時確保本公司留存充足儲備作未來發展。

任何分派末期股息的建議須由董事會制定並將待股 東批准後方可作實。日後宣派或派付任何股息的決 策及任何股息金額將取決於多項因素,其中包括經 營業績、現金流量、財務狀況、經營及資本開支要 求、可供分派溢利、其他適用法律及法規以及董事 會可能認為屬重要及適當的其他因素。

#### I. Project Review

i. Significance and important statement According to the Corporate Risk Management and Internal Control Regulation Rules and relevant guidance and other internal control regulation requirements (hereafter referred as the "Corporate Internal Control Standard System"), combining with the internal control policy and appraisal measures of China Ting Group Holdings Limited (hereinafter referred to as the "Company"), on the basis of regular supervision and special supervision on internal control, we have conducted an investigation on the risk management and internal control for the period from 1 January 2022 to 31 December 2022.

It is the responsibility of the Board of the Company to establish, complete and implement effectively the internal control and appraise its effectiveness and truly disclose the internal control appraisal report in accordance with the Corporate Internal Control Standard System. The Board of Supervisors conducts the supervision in terms of establishing and implementing internal control by the Board. The executives of the Group and general managers of companies are responsible for the organization of daily operation of the corporate internal control. The Board, Board of Supervisors, directors, supervisors and senior managements assure that there is no false, misleading statement or significant omission in the report, and assume several and joint legal liability on the truthfulness, correctness and completeness of the report.

The corporate internal control is conducted to properly assure the legal compliance of operation and management, assets safety, truthfulness and completeness of financial reports and relevant information, to improve the operation efficiency and effectiveness and accelerate to realize our development strategy. Due to the inherent restriction of internal control, it only provides reasonable assurance for above purposes. In addition, as any change of circumstance may cause improper risk appraisal and internal control or low compliance degree on the control policy and procedure, thus to predict future effectiveness of the internal control based on internal control appraisal may bring risk to some extent.

## II. Risk Identification and Risk Analysis

i. Scope of internal control appraisal In accordance with enterprise development condition and new trend of social policy and regulation in 2022, businesses and items involved in this appraisal comprise development strategy, human resource, social responsibility, enterprise culture, capital event, procurement, assets management, business event, research and development, construction, guarantee business, outsourcing business, financial management, budget management, contract management, internal information transmission, information system, environmental factors and emergency management; and high risk areas with attention mainly include business management risk, financial management risk, labor management risk, production management risk, inventory risk, sale risk and major decision legal risk.

#### 一、項目回顧

 項目意義及重要聲明 據《企業風險管理與內部控制監管規 則》及其配套指引的規定和其他內部 控制監管要求(以下簡稱企業內部控 制規範體系),結合華鼎集團控股有 限公司(以下簡稱公司)內部控制制度 和評價辦法,在內部控制日常監督和 專項監督的基礎上,我們對公司二零 二二年一月一日到二零二二年十二月 三十一日的風險管理與內部控制進行 了調查。

> 按照企業內部控制規範體系的規定, 建立健全和有效實施內部控制,評價 其有效性,並如實披露內部控制,評價 報告是公司董事會的責任。監事會對 董事會建立和實施內部控制進行監 會組織領導企業內部控制的日常運 行。公司董事會、監事會及董事、監 事在任何虛假記載、誤導性陳述或重 確性和完整性承擔個別及連帶法律責 任。

> 公司內部控制的目標是合理保證經營 管理合法合規、資產安全、財務報告 及相關信息真實完整,提高經營效率 和效果,促進實現發展戰略。由於內 期控制存在的固有侷限性,故僅能為 由於情況的變化可能導致風險評估與 變得不恰當,或對控制政部控制 和程序遵循的程度降低,根據內部控 制評價結果推測未來內部控制的有效 性具有一定的風險。

## 二、風險識別與風險分析

1、內控評價範圍 根據二零二二年企業發展現狀和社會 政策法規新發展,本次納入評價範圍 的業務和事項包括:發展戰略、人力 資源、社會責任、企業文化、資金活動、採購活動、資產管理、業務活動、研究與開發、工程項目、擔保業務、外包業務、財務管理、預算管 理、合同管理、內部信息傳遞、信息 系統、環境因素及應急管理;重點關 注的高風險領域主要包括:業務管理 風險、財務管理風險、人力管理風 險、生產管理風險、存貨風險、銷售 風險和重大決策法律風險。

#### ii. Risk level identification

The Company leverages on risk matrix method to identify risk level by categories. Through risk matrix, loss caused by risk event is categorized to six levels, and the possibility of risk event is also correspondingly categorized to six levels. With loss level in line of table and possibility level in row of table, to assign figures of 6–1 score according to the degree from high to low, and then categorize risk level basing on figures calculated by multiplying such corresponding figures of intersection point. Following risk matrix table shows: 1–2 score represents low risk, 3–8 score represents general risk, 9–16 score represents moderate risk, 18–25 score represents significant risk, 30–36 score represents especially serious risk.

#### iii. Significant risk categories and summary

According to feedbacks on our internal control questionnaires and by ways of interviewing with our president group, monitoring risk indexes and others, the following seven risks were identified as significant risks of the Group during the period from 1 January 2022 to 31 December 2022, for which we need to adopt efficient risk management and control measures.

#### 2、 風險等級識別

公司利用風險矩陣法對風險的等級進 行分類識別,風險矩陣是指,將風險 事件的後果損失的嚴重程度相對性地 分為6級,將風險事件發生的可能性 也相對地定性分為6級,然後以嚴重 程度為表列,以可能性為表行,並根 據嚴重程度由重至輕對各個級別給予 6-1分的賦值,在行列交叉點對行列 的賦值進行相乘計算出相應數值,並 根據數值大小來歸類識別風險級別。 下表風險矩陣顯示,1-2分為低風 險,3-8分為一般風險,9-16分為中 等風險,18-25分為重大風險,30-36 分為特別重大風險。

3、 重大風險類別與概述 依據內控問卷反饋,總裁班子成員訪 談,以及風險指標監控等手段,鑑別 以下7項風險為集團二零二二年一月 一日至二零二二年十二月三十一日期 間最大的風險,需要採用有效的風險 管控手段。

| Risk<br>風險名稱                              | Risk description<br>風險描述  | Assignment<br>賦值              |
|---|---|-------------------------------|
| Repeated outbreak of<br>COVID-19 pandemic | In 2022, affected by the mutated strain of Omicron, the pandemic was<br>still raging around the world. In China, pandemic control policies<br>continued to tighten, especially the long lockdown of Shanghai, which<br>disrupted the upstream supply chain and logistics of the Company,<br>thereby materially impacting the production and operation of the Group.<br>In December, the pandemic control was eliminated in China, despite | 30<br>Especially serious risk |
| 疫情反覆                                      | which, the problems and impact accumulated during the pandemic will<br>continue to exist in the short term.<br>二零二二年,受奥密克戎變異毒株影響,疫情依舊在全球肆虐,我國疫情<br>管控政策持續收緊,特別是上海長時間的封控,公司上游供應鏈、物流等<br>異常情況,嚴重影響了華鼎集團的生產運營。十二月,隨著我國疫情政策<br>徹底放開,但是疫情期間積累的問題和帶來的影響,短期內也依然存在。   | 30<br>特別重大風險                  |
| Russia-Ukraine war                        | The outbreak of the Russia-Ukraine war has had a severe impact on the global industrial chain and the stability of the world's economy, and the instability of the market environment brought about by the deep adjustment of the world's economic order is bound to affect the business development of the Group to a certain extent.  | 20<br>Significant risk        |
| 俄烏衝突                                      | 俄烏衝突的爆發,對全球產業鏈和世界經濟穩定造成嚴重衝擊,世界經濟<br>秩序深度調整帶來的市場環境的不穩定,勢必在一定程度上影響華鼎集團<br>的業務發展。  | 20<br>重大風險                    |

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| Risk<br>風險名稱                          | Risk description<br>風險描述   | Assignment<br>賦值       |
|---------------------------------------|--|------------------------|
| Inventory risks                       | As continuously affected by the China-US trade frictions and the COVID-19 pandemic, the business structure of the Group has changed, with the proportion of domestic retail sales rising continuously, which, together with the fluctuation of the market environment, the lockdown caused by the pandemic, and the weakened consumption power, had resulted in intensified inventory risks.   | 20<br>Significant risk |
| 庫存風險                                  | 受中美貿易摩擦和疫情的持續影響,華鼎集團業務結構發生變化,內銷零<br>售業務佔比持續上升,外加市場環境波動、疫情封控、消費力減弱等衝擊,<br>導致庫存風險隨之加大。   | 20<br>重大風險             |
| Industrial park construction<br>risks | In 2022, the renovation and upgrading project of China Ting's industrial park commenced construction, and large construction vehicles and equipment at the construction site in the park would pose potential safety risks to the personnel and vehicles entering and leaving the park. In addition, with the delivery of the phase I project of the park and the commencement of investment promotion, the vacancy of space and the uncertainty of investment promotion results would also bring certain financial pressure to the Group. | 20<br>Significant risk |
| 園區建設風險                                | 二零二二年,華鼎園區改造提升項目工程開始施工,園區內施工現場大型施工車輛及設備,會對園區內出入人員及車輛造成潛在的安全風險。另外,隨著園區一期項目的交付使用,招商工作啟動,房屋空置及招商結果的不確定性也會給華鼎集團帶來一定的資金壓力。  | 20<br>重大風險             |
| Exchange rate                         | In 2022, due to factors such as the Russia-Ukraine war and the optimization of pandemic prevention at the end of the year, the exchange rates of RMB against US dollars were volatile, resulting in increased exchange gains and losses simultaneously.  | 18<br>Significant risk |
| 匯率                                    | 二零二二年,受俄烏衝突、年末防疫優化等因素影響,人民幣VS美元匯率<br>波動大,匯率波動導致的匯兑損益同步加大。  | 18<br>重大風險             |
| Carbon neutrality                     | As the process of carbon peaking and carbon neutrality advances in depth, realizing carbon neutrality has become a challenge of the times for enterprises as basic units of economic development, but also presents a historical opportunity for enterprises to improve their competitiveness and achieve sustainable and high-quality development. As an export-oriented enterprise, China Ting has taken "carbon neutrality" as a top priority, and will lose the opportunity to bid if it fails to promote carbon reduction and         | 12<br>Moderate risk    |
| 碳中和                                   | carbon neutrality.<br>隨著「雙碳」進程向縱深邁進,作為經濟發展的基本單元體,實現「碳中和」<br>成為企業所面臨的時代挑戰,又是企業提高競爭力實現自身可持續高質量<br>發展的歷史機遇。華鼎作為出口型企業,「碳中和」已經成為當務之急,不<br>推進碳減排與「碳中和」,將失去競標的機會。   | 12<br>中等風險             |
| Political risks                       | In the post-pandemic era, the international order was deeply adjusted, showing a trend of rising in the east and falling in the west. The continuous trade friction between China and the United States, as well as the US's De-Sinicization strategy, have restricted the development of the Group's export business to a certain extent, and resulted in the apparent regionalization of its customers, thereby further magnifying the potential risks.  | 12<br>Moderate risk    |
| 政治風險                                  | TISKS.<br>後疫情時代,國際秩序深度調整,呈現東升西降態勢,中美兩國持續的貿<br>易摩擦,及美國的去中國化戰略,一定程度上制約了華鼎集團出口業務的<br>發展,華鼎客戶區域化明顯,更進一步放大了這一潛在風險。  | 12<br>中等風險             |

## III. Risk Management and Improvement Report

#### i. Risk management summary

The Group's business and market are both at risk. Facing constant change of market, we need to continuously identify and control relevant risks, so as to decrease, transfer, prevent or master risks. Therefore, we need to adopt scientific measures to actively carry out comprehensive and in-depth analysis, and implement an efficient structure of corporate risk management. In respect of strategy, the Group focuses on identifying and managing significant risks that may affect the Group, its business and functions, so as to realize the Group's strategy and business target. In seeking growth opportunities, the Group will aim at optimizing risk and return decision mechanism and establishing strong and independent approval procedures. In respect of operation, the Group aims at being able to identify, analyze and appraise management harm and risk to provide safe, healthy, effective and environmental friendly working condition for employees; to ensure public safety and health and at the same time minimize the impact on the environment.

**ii. Significant risk indexes supervision and control** The Company has set up supervision indexes for each risk identified and conducts close supervision for the indexes. A risk will be highly likely to occur when corresponding indexes go beyond warning scope. In order to prevent risk or try to decrease the probability of risk as much as possible, the Company has pre-formulated relevant risk control measures against each risk identified, so as to minimize the probability of the risk occurred.

In terms of seven risks identified in this internal control survey of the Group, we suggest following risk supervision indexes and actively cope with such risks, expecting to realize the basic objective of controlling risks, avoiding risks or minimizing damage brought by such risks.

三、風險管理與改善報告

#### 1、 風險管理概述

- 集團的業務和市場皆存在風險,面對 市場不斷的變化我們需要持續的識別 和管控有關風險,以降低、轉移、預 防或掌握風險。為此,我們需要採用 科學的辦法,積極地對風險進行全面 深入的分析, 並落實一套全面有效的 集團風險管理架構。在策略層面上, 集團專注於識別和管理會影響集團、 業務和各項職能的重大風險,以實現 集團的策略和業務目標。集團在尋求 增長機會的過程中,會著眼如何優化 風險、回報決策機制和建立強大和獨 立的審批程序。在運營層面上,集團 著眼於能夠識別、分析、評估管理上 的危害和風險,為員工營造安全、健 康、有效和環保的工作環境,同時確 保公眾的安全和健康,並儘量減少對 環境的影響。
- 2、 重大風險指標監控與管控 公司為每項識別出的風險設定了監控 指標,並對監控指標進行嚴密的跟蹤 監控,如果某項監控指標超出預警值 範圍,則表示該項指標對應的風險項 將極有可能發生。為了預防風險發生 或儘可能減少風險發生的概率,公司 針對每項識別出的風險預先制定了相 應的風險管控措施,以便使風險發生 概率降至最低。

針對本次內控調查識別的7項集團風險,我們提出下表所列風險監控指標,同時對風險進行積極應對,以期 望達到管控風險,避免風險發生或儘 量減小風險危害結果的根本目的。

| Risk<br>風險名稱         | Risk supervision index<br>風險監控指標 |                          | Risk control measures<br>風險管控措施 |  |  |  |
|----------------------|----------------------------------|--------------------------|---------------------------------|--|--|--|
|                      |                                  |                          |                                 |  |  |  |
| Repeated outbreak of | 1.                               | Real-time international  | 1.                              | Continuing to exert great efforts on the normalized  |  |  |
| COVID-19 pandemic    |                                  | and domestic pandemic    |                                 | pandemic control within the Company to prevent the   |  |  |
|                      |                                  | development              |                                 | risk of operation suspension as a direct result of the   |  |  |
|                      | 2.                               | International and        |                                 | spread of the pandemic.  |  |  |
|                      |                                  | domestic pandemic        | 2.                              | Making solid efforts on the real-time alignment and  |  |  |
|                      |                                  | control measures         |                                 | coordination of government policies, and maximizing<br>the balance between public pandemic prevention<br>policies and the normal operation of the Company. |  |  |
|                      |                                  |                          | 3.                              |  |  |  |
|                      |                                  |                          | 3.                              | Enhancing employee health and safety management,<br>and effectively protecting the life and health of  |  |  |
|                      |                                  |                          |                                 | employees.   |  |  |
| 疫情反覆                 | 1.                               | 國際國內疫情發展實施               | 1.                              | 進一步做好公司內部疫情常態化管控,防止因疫情蔓延   |  |  |
|                      |                                  | 動態                       |                                 | 導致停工停產的直接風險。   |  |  |
|                      | 2.                               | 國際國內疫情管控措施               | 2.                              | 做好政府政策實時對接和協調工作,最大程度平衡公共   |  |  |
|                      |                                  |                          |                                 | 防疫政策和公司正常運轉之間的關係。  |  |  |
|                      |                                  |                          | 3.                              | 做好員工健康安全管理,切實保障員工生命健康權益。   |  |  |
| Russia-Ukraine war   | 1.                               | Real-time development of | 1                               | Exploring new business opportunities according to the  |  |  |
|                      | 1.                               | the Russia-Ukraine war   | 1.                              | development of the war.  |  |  |
|                      | 2.                               | Actions and statements   | 2.                              | Purchasing export credit insurance in an all-round way,  |  |  |
|                      | ۷.                               | of major countries and   | ۷.                              | especially for the orders from countries and regions   |  |  |
|                      |                                  | important international  |                                 | that are materially affected by the war.   |  |  |
|                      |                                  | organizations            |                                 | that are materially affected by the war.   |  |  |
|                      | 3.                               | Opinion direction of     |                                 |  |  |  |
|                      | 5.                               | global mainstream media  |                                 |  |  |  |
|                      | 4.                               | Economic performance of  |                                 |  |  |  |
|                      | 4.                               | major countries in       |                                 |  |  |  |
|                      |                                  | Europe                   |                                 |  |  |  |
| 俄烏衝突                 | 1.                               | 俄烏戰爭實時動態                 | 1.                              | 根據戰爭局勢發展,發現新的商業機會。   |  |  |
| 风而闰入                 | 2.                               | 各大國及重要國際組織的              |                                 | 全面購買出口信用保險,特別是戰事影響較大的國家和   |  |  |
|                      | ۷.                               | 行動和表態                    | ۷.                              | 地區合作訂單。  |  |  |
|                      | 3.                               | 全球主流媒體輿論方向               |                                 |  |  |  |
|                      | J.<br>4.                         | 歐洲主要國家經濟表現               |                                 |  |  |  |
|                      |                                  |                          |                                 |  |  |  |
| Inventory risks      | 1.                               | Inventory quantity       | 1.                              | Reducing the number of orders for new products,  |  |  |
|                      | 2.                               | Inventory structure      |                                 | improving the efficiency of reordering, and preventing   |  |  |
|                      | 3.                               | Inventory amount         |                                 | inventory caused by pandemic lockdown;   |  |  |
|                      | 4.                               | Inventory depletion      | 2.                              | Taking the initiative to reduce orders from international  |  |  |
|                      |                                  |                          |                                 | trade customers in high-risk areas to lower payment risks;   |  |  |
|                      |                                  |                          | 3.                              | Actively eliminating inventory products and improving  |  |  |
|                      |                                  |                          |                                 | cash flow rate;  |  |  |
| 庫存風險                 | 1.                               | 庫存數量                     | 1.                              | 減少新品訂貨數量,提升翻單效率,防止因疫情封控而   |  |  |
|                      | 2.                               | 庫存結構                     |                                 | 產生的品牌庫存:   |  |  |
|                      | 3.                               | 庫存金額                     | 2.                              | 主動減少高風險地區國際貿易客戶訂單,減少支付   |  |  |
|                      | 4.                               | 庫存去化情況                   |                                 | 風險;  |  |  |
|                      |                                  |                          | 3.                              | 積極去化庫存商品,提高現金流轉率;  |  |  |

| Risk<br>風險名稱                       | Risk supervision index<br>風險監控指標  | Risk control measures<br>風險管控措施  |
|------------------------------------|---|--|
| Industrial park construction risks | <ol> <li>Supervision and<br/>management of<br/>production safety in t<br/>park</li> </ol>   | <ol> <li>Continuing to strengthen the safety production<br/>management of each construction unit in the park,<br/>conducting regular inspections and meetings for proper<br/>improvement and upgrade;</li> </ol> |
|                                    | <ol> <li>Dynamics of the properties</li> <li>Dynamics of the properties</li></ol> | erty 2. Implementing intelligent, standardized and service-<br>oriented solutions for the park, improving the quality  |
|                                    |   | <ol> <li>Actively contacting professional operation teams and<br/>potential customers to increase the proportion of<br/>customers willing to settle in the park;</li> </ol>                                      |
|                                    |   | <ol> <li>Ensuring the alignment of government policies to ensure<br/>the smooth acquisition of titles and certificates and the<br/>optimization of supporting policies for the park;</li> </ol>                  |
| 園區建設風險                             | <ol> <li>園區安全生產監督管</li> <li>經濟開發區物業租賃市</li> </ol>   | 理 1. 持續加強園區各建設單元的安全生產管理,定期檢查開  |
|                                    | 動態  | <ol> <li>對園區進行智能化、規範化、服務化方案實施,提升園<br/>區品質和附加值,提高園區自身競爭力;</li> </ol>  |
|                                    |   | <ol> <li>積極接洽專業運營團隊和潛在客戶,提高園區預入駐客</li> <li>戶比例;</li> </ol>   |
|                                    |   | <ul><li>4. 做好政府政策對接,確保園區權證順利辦理,園區配套<br/>政策最優化;</li></ul>   |
| Exchange rate                      | 1. Real-time quotations<br>international currency<br>exchange rates   |  |
|                                    | 2. Expectations for<br>international currency   |  |
| 匯率                                 | forward exchange rat<br>1. 國際貨幣匯率實時牌  |  |
|                                    | 2.         國際貨幣遠期匯率預算   |  |
| Carbon neutrality                  | 1. Carbon emission repo   | ort 1. Continuously monitoring energy consumption  |
|                                    | 2. Monitoring of energy consumption   | running, seeping, dripping and leaking", etc.;   |
|                                    |   | <ol> <li>Installing smart energy consumption meters and a digital<br/>energy consumption control system to detect abnormal<br/>energy consumption in real time;</li> </ol>                                       |
|                                    |   | 3. Applying new energy-saving technologies;  |
| 碳中和                                | <ol> <li>1. 碳排放報告</li> <li>2. 能耗使用情况監控</li> </ol>   | <ol> <li>持續監控能耗報表,減少因「跑冒滴漏」等原因產生的能<br/>耗浪費;</li> </ol>   |
|                                    | 2. 形松区用用机盖拴   | <ul> <li>1. 安裝智慧化能耗計量表,和數字化能耗管控系統,實時發現能耗異常;</li> </ul>   |
|                                    |   | <ol> <li>3. 採用節能新技術;</li> </ol>  |

| Risk<br>風險名稱    | Risk supervision index<br>風險監控指標  | Risk control measures<br>風險管控措施  |
|-----------------|-----------------------------------|--|
|                 |                                   |  |
| Political risks | 1. Relations between China and US | 1. Intensifying the development of the domestic market to avoid economic uncertainty caused by tense |
|                 | 2. Geopolitical relations in      | international political relations;   |
|                 | the Asia-Pacific region           | 2. Stepping up the construction of overseas bases to   |
|                 | 3. Key international              | disperse the influence of China-US political factors on  |
|                 | relations between China           | foreign trade business;  |
|                 | and Russia, China and             | 3. Exerting greater efforts on the development of the  |
|                 | Europe, and China and             | markets in countries friendly to China and dispersing  |
|                 | Africa, etc.                      | the dependence on US orders;   |
| 政治風險            | 1. 中美兩國關係                         | 1. 加大國內市場的開發力度,避免因國際政治關係緊張帶  |
|                 | 2. 亞太地區地緣政治關係                     | 來的經濟不確定性;  |
|                 | 3. 中俄,中歐,中非等重大                    | 2. 加大海外基地的建設力度,分散中美政治因素對外貿業  |
|                 | 國際關係                              | 務的影響;  |
|                 |                                   | <ol> <li>加大對華友好國家市場的開拓,分散對美國訂單的依賴<br/>度;</li> </ol>  |

#### iii. Continuous improvement measures

Internal Control and Risk Management Committee and the Board will finalize and issue the risk management manual. and further enhance measures to cope with risks. Internal Control and Risk Management Committee promotes the risk management in other business process, and gradually manage such risks in stages in order from high to low. Person in charge of relevant risk constantly supervises the effectiveness of measures on risk warning indexes and risks identified, so as to control risks in a reasonable and timely way. Regular risk management report mechanism is established to regularly report risk management to the Board and Audit Committee. The Board of the Group is fully liable for maintaining complete and effective internal supervision and risk management procedures, and will also include the risk management in strategy development, business plan, capital allocation, investment decision on internal supervision and daily operation.

## **IV.** Conclusion

Based on the results of the internal control review for the year ended 31 December 2022 and the assessment of the Audit Committee thereon, no significant deficiency in risk management and internal controls systems are noted. The Board therefore is satisfied that appropriate and effective risk management and internal control systems have been maintained for the year ended 31 December 2022.

#### 3、 持續改進辦法

內控及風險管理委員會和董事會將最 終確定及發佈風險管理手冊,並進一 步強化風險應對措施。內控及風險管 理委員會推進其他業務流程的風險管 理,按照風險由高至低的順序進行感 步和分階段執行。風險責任人對風險 預警指標和已識別風險應對措對風險 預警指標和已識別風險應對措對風險 合理和及時的管控。建立風險管理和及時的管理。集團董事會和 員會匯報風險管理。集團董事會和審核委 員責維持完善有效的內部監控及風險 管理程序,並會將風險管理納入策略 發展、業務規劃、資金分配、投資決 定內部監控和日常運營中。

四、結論

根據截至二零二二年十二月三十一日止年度 的內部監控審閱結果及審核委員會對結果的 評估,未發現風險管理及內部監控系統存在 重大缺陷。因此,董事會信納截至二零二二 年十二月三十一日止年度已維持適當及有效 的風險管理及內部監控系統。

# Report of the Directors 53

The Directors are pleased to present their report together with the audited consolidated financial statements for the financial year ended 31 December 2022.

#### **Principal Business Activities**

The principal business activity of the Company is investment holding. Details of the principal business activities of the subsidiaries of the Company are set forth in note 10 to the consolidated financial statements.

The Group's principal business activities during the financial year ended 31 December 2022 were garment manufacturing for export, retailing branded fashion apparel and property investment in Mainland China.

An analysis of the Group's performance for the financial year ended 31 December 2022 by business and geographical segments is set out in note 5 to the consolidated financial statements.

#### **Business Review**

Details of the activities during the year as required by Schedule 5 to the Hong Kong Companies Ordinance, including fair review of the Group's business, a description of the principal risks and uncertainties facing the Group and an indication of likely future development in the Group's business, are set forth in the sections headed "Chairman's Statement" on pages 10 to 13, "Management Discussion and Analysis" on pages 14 to 23 and "Corporate Risk Management and Internal Control Report" on pages 46 to 52 of this annual report.

Environmental policies of the Group is to maintaining the highest environmental standards to ensure sustainable development of its business, with compliance of all relevant laws and regulations having significant impact on the Group in relation to its business including health and safety, workplace conditions, employment and the environment.

#### **Subsidiaries**

Particulars of the Company's principal subsidiaries as of 31 December 2022 are set forth in note 10 to the consolidated financial statements.

#### **Results and Appropriations**

The Group's consolidated results for the financial year ended 31 December 2022 are set forth in the consolidated statement of comprehensive income on pages 75 and 76 of this annual report.

The Directors do not recommend the payment of any dividend for the year ended 31 December 2022.

董事欣然呈列董事會報告,連同截至二零二二年 十二月三十一日止財政年度的經審核綜合財務報 表。

#### 主要業務

本公司的主要業務是投資控股,本公司附屬公司的 主要業務詳情載於綜合財務報表附註10。

本集團截至二零二二年十二月三十一日止財政年度 的主要業務是在中國內地製造成衣以供出口、零售 品牌時裝及投資物業。

本集團於截至二零二二年十二月三十一日止財政年 度按業務及地區分部分類的業績分析載於綜合財務 報表附註5。

#### 業務回顧

香港公司條例附表5所規定的年內活動詳情(包括 對本集團業務的中肯審視、對本集團面對的主要風 險及不明朗因素的描述,以及本集團業務相當可能 有的未來發展的揭示)載於本年報第10至第13頁的 「主席報告」、第14至第23頁的「管理層討論及分 析 | 及第46至第52頁的 「企業風險管理與內部控制 報告|各節。

本集團的環境政策為維持最高的環境標準以確保其 業務可持續發展,同時遵守對本集團的業務有重要 影響的所有相關法例及規例(包括就健康和安全、 工作環境、僱傭及環境方面)。

#### 附屬公司

有關本公司於二零二二年十二月三十一日之主要附 屬公司詳情載於綜合財務報表附註10。

#### 業績及分配

本集團截至二零二二年十二月三十一日止財政年度 的綜合業績載於本年報第75及第76頁之綜合全面 收入表內。

截至二零二二年十二月三十一日止年度,董事並無 建議任何股息派付。

#### **Financial Summary**

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set forth on pages 190 and 191 of this annual report.

#### **Borrowings**

Details of the borrowings of the Group are set forth in note 22 to the consolidated financial statements.

#### Share Capital and Share Options

No new shares or share options were issued during the year. Details of shares issued by the Company are set forth in note 18 to the consolidated financial statements.

No share scheme had been adopted by the Company during the year ended 31 December 2022.

#### **Principal Properties**

Details of the principal properties held for investment purpose are set forth on note 8 to the consolidated financial statements. Further details of the Group's investment properties are set forth on page 192 of this annual report.

#### **Distributable Reserves**

As of 31 December 2022, the Company's reserves available for distributions amounted to HK\$1,533.4 million comprising share premium, contributed surplus and retained earnings.

#### **Major Customers and Suppliers**

During the financial year ended 31 December 2022, sales made to the Group's top five customers are less than 30.0% of the total sales. The Group purchased less than 30.0% of its goods and services from its five largest suppliers.

At no time during the year the Directors, their close associates or shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued shares) have any beneficial interest in the Group's five largest customers or five largest suppliers.

## Relationship with Customers, Suppliers and Employees

The Group values relationships with, and have been maintaining good relationships with its customers, raw material and garment manufacturing suppliers and the employees of the Group. During the year ended 31 December 2022, there were no material dispute between the Group and its customers, suppliers and employees.

#### 財務概要

本集團過去五個財政年度的業績、資產及負債概要 載於本年報第190及第191頁。

### 借貸

有關本集團之借貸詳情載於綜合財務報表附註22。

#### 股本及購股權

年內概無發行任何新股份或購股權。有關本公司已 發行股份的詳情載於綜合財務報表附註18。

截至二零二二年十二月三十一日止年度,本公司並 無採納股份計劃。

#### 主要物業

有關持作投資目的的主要物業詳情載於綜合財務報 表附註8。有關本集團投資物業的進一步詳情載於 本年報第192頁。

#### 可供分派儲備

截至二零二二年十二月三十一日,本公司的可供分 派儲備為1,533.4百萬港元,包括股份溢價、繳入盈 餘及保留盈利。

#### 主要客戶及供應商

截至二零二二年十二月三十一日止財政年度,本集 團向五大客戶銷售所得的銷售額佔總銷售額低於 30.0%。本集團向五大供應商採購的貨物及服務低 於其採購額的30.0%。

年內概無董事、彼等的緊密聯繫人或據董事所知擁 有本公司已發行股份超過5%的股東擁有本集團五 大客戶或五大供應商的任何實益權益。

#### 與客戶、供應商及僱員之關係

本集團重視與客戶、原材料及成衣製造供應商及其 僱員之關係,並且一直與彼等維持良好關係。於截 至二零二二年十二月三十一日止年度,本集團與其 客戶、供應商及僱員之間並無重大爭議。

#### **Environmental Policy and Performance**

The Company has always been closely communicating with its stakeholders, actively responding to their needs, and taking those into consideration during corporate strategy formulation and decision making process. The Company sees sustainable development as the key for a corporation to succeed and therefore, it aims to seek a win-win situation for the Group, society and environment by balancing between the creation of economic value and the impact on the environment.

The Group strictly complies with various national environmental protection laws and regulations. It has implemented a series of measures to alleviate environmental impacts of weaving, dyeing and garment manufacturing. The Group has established rules for pollutant control and waste disposal, including airborne dust and sewage during the process of dyeing and manufacturing; electricity consumption has been reduced by improving the Group's facilities and technologies, thereby controlling greenhouse gas emission; the Group supports green operations and encourages its employees to adopt environmentally friendly working habit. For further information about the Company's environmental performance during the year, please refer to the Company's Environmental, Social and Governance Report issued by the Company on the same date of this annual report.

#### **Compliance with laws and Regulations**

The Group and its activities are subject to requirements under various laws. These include, among others, the Work Safety Law of the PRC\* ("中華人民共和國安全生產法"), Labour Law of the PRC\* ("中華人民共 和國勞動法"), Environmental Protection Law of the PRC\* ("中華人民共和 國環境保護法"), Labour Contract Law of the PRC\* ("中華人民共和國勞 動合同法"), Regulations of the PRC on Prohibiting the Use of Child Labour\* ("禁止使用童工的規定"), Fire Protection Law of the PRC\* ("中 華人民共和國消防法"), Law of the PRC on Wholly Foreign-Owned Enterprise\* ("中華人民共和國外資企業法") and Law of the PRC on Enterprise Income Tax\* ("中華人民共和國企業所得税法") and the applicable regulations, guidelines and policies issued or promulgated under or in connection with these statutes. In addition, the Listing Rules also apply to the Company. The Company seeks to ensure compliance with these requirements through various measures such as internal controls, trainings and oversight of various business units at different levels of the Group. The Group highly values the importance of ensuring compliance with applicable legal and regulatory requirements.

During the year, as far as the Company is aware, there was no material breach of or non-compliance with applicable laws, rules and regulations by the Group that have significant impact on the business and operations of the Group.

#### 環境政策及表現

本公司一直與利益相關方保持緊密聯繫,積極回應 彼等的需求,於制定企業策略及決策過程中加以考 量。本公司視可持續發展為企業成功關鍵,因此, 本公司致力在創造經濟價值與環境影響之間取得平 衡,為本集團、社會及環境締造三贏局面。

本集團嚴格遵守不同國家的環保法律及法規,並已 採取一系列措施減輕織造、印染及服裝製造對環境 的影響。本集團已制定污染物控制及廢物處理規 則,包括印染及製造過程中的空氣粉塵及污水;通 過提升本集團設備及技術減少耗電,從而控制溫室 氣體排放。本集團支持綠色運作,鼓勵僱員養成環 保工作習慣。有關本公司本年度環境表現的進一步 資料,請參閱本公司於本年報同日刊發的環境、社 會及管治報告。

#### 遵守法律及法規

本集團及其活動須受限於多項法律規定,其中包括 中華人民共和國安全生產法、中華人民共和國勞動 法、中華人民共和國環境保護法、中華人民共和國 勞動合同法、禁止使用童工的規定、中華人民共和 國消防法、中華人民共和國外資企業法及中華人民 共和國企業所得税法以及根據該等法規頒佈或與該 等法規有關的適用規例、指引及政策。此外,上市 規則亦適用於本公司。本公司力求透過內部監控、 培訓及監察本集團不同層級的多個業務單位,確保 符合該等規定。本集團高度重視確保符合適用法律 及監管規定。

年內,就本公司所知,本集團並無嚴重違反或不符 合適用的法律、法規及規例,以致對本集團的業務 及營運構成重大影響。

\* The English name is the translation for identification purpose only.

英文版法律名稱由中文翻譯而來,僅供識別。

#### Directors

The Directors of the Company for the year ended 31 December 2022 and up to the date of this report are:

**Executive Directors:** Mr. TING Man Yi *(Chairman)* Mr. TING Hung Yi *(Chief Executive Officer)* Mr. DING Jianer Mr. CHEUNG Ting Yin, Peter

Independent non-executive Directors: Mr. CHENG Chi Pang Mr. WONG Chi Keung Mr. LEUNG Man Kit Ms. LI Yuet Mui Xera (Appointed on 1 January 2023)

In accordance with article 86 of the Articles of Association, any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. Ms. LI Yuet Mui Xera shall hold office only until the forthcoming annual general meeting (the "Annual General Meeting") and shall then be eligible for re-election at the forthcoming Annual General Meeting.

In accordance with article 87 of the Company's Articles of Association, Mr. LEUNG Man Kit, Mr. WONG Chi Keung and Mr. CHEUNG Ting Yin, Peter shall retire from office by the rotation and, being eligible, offer themselves for re-election at the forthcoming Annual General Meeting.

#### **Changes in Information of Directors**

There is no other information required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

### Confirmation of Independence of Independent Non-executive Directors

The Company received from each of Mr. CHENG Chi Pang, Mr. WONG Chi Keung, Mr. LEUNG Man Kit and Ms. LI Yuet Mui, Xera a confirmation of their independence pursuant to Rule 3.13 of the Listing Rules and the Company considers all of them to be independent.

## Directors' and Senior Management's Biographies

Biographical details of the Directors and the senior management of the Group are set forth on pages 26 to 32 of this annual report.

董事

於截至二零二二年十二月三十一日止年度及直至本 報告刊發日期止的本公司現任董事如下:

執行董事: 丁敏兒先生(*主席)* 丁雄尔先生(*行政總裁)* 丁建兒先生 張定賢先生

**獨立非執行董事:** 鄭志鵬先生 黃之强先生 梁民傑先生 李月妹女士(於二零二三年一月一日獲委任)

根據組織章程細則第86條,任何獲董事會委任加入 現有董事會的董事任期僅至本公司下屆股東週年大 會為止,屆時可膺選連任。李月妹女士的任期僅至 應屆股東週年大會(「股東週年大會」)止,屆時將有 資格於應屆股東週年大會上膺選連任。

根據本公司章程細則第87條細則,梁民傑先生、 黃之强先生及張定賢先生應輪值退任,並符合資格 可在應屆股東週年大會上膺選連任。

#### 董事資料變更

概無須根據上市規則第13.51B(1)條予以披露的其他 資料。

#### 獨立非執行董事之獨立確認書

本公司已接獲鄭志鵬先生、黃之强先生、梁民傑先 生及李月妹女士分別根據上市規則第3.13條發出的 獨立確認書,本公司認為彼等全部屬獨立人士。

#### 董事及高層管理人員之履歷

有關董事及本集團高層管理人員的履歷,詳情載於本年報第26至第32頁。

#### **Directors' Service Contracts**

The annual salary and bonus of each of Mr. TING Man Yi, Mr. TING Hung Yi, Mr. DING Jianer and Mr. CHEUNG Ting Yin, Peter for the financial year ended 31 December 2022 was HK\$3.0 million, HK\$2.1 million, and HK\$1.5 million, respectively. The annual salary and bonus of each executive Director shall be recommended by the Remuneration Committee and decided by the Board and subject to the annual review by the Remuneration Committee of the Company, provided that any increment shall not be more than 15% of the annual salary received by each executive Director for the immediate preceding year.

Each of the executive Director is also entitled to a management bonus, the amount of which is determined with reference to the audited consolidated net profits of the Group after taxation and minority interests but before extraordinary items (the "Net Profits") as the Board may, in its absolute discretion, approve, provided that the aggregate amount of the management bonus payable to all executive Directors in respect of any financial year shall not exceed 4% of the Net Profits for the relevant financial year.

Each of Mr. CHENG Chi Pang, Mr. WONG Chi Keung and Mr. LEUNG Man Kit has signed a letter of appointment dated 18 November 2020 with the Company under which each of them has agreed to act as an independent non-executive Director for a period of three years, commenced from 18 November 2020, unless terminated in accordance with the terms and conditions specified therein. The annual director's fee of Mr. WONG Chi Keung, Mr. CHENG Chi Pang and Mr. LEUNG Man Kit for the year ended 31 December 2022 is HK\$360,000. HK\$240,000 and HK\$240,000, respectively. Ms. LI Yuet Mui Xera has signed a letter of appointment dated 1 January 2023 with the Company under which she has agreed to act as an independent non-executive Director for a term of three years commenced from 1 January 2023, unless terminated in accordance with the terms and conditions specified therein. Ms. LI Yuet Mui Xera is entitled to an annual director's fee of HK\$168,000 for the year ending 31 December 2023.

Save as mentioned above, none of the independent non-executive Directors is expected to receive any other remuneration for holding their office as an independent non-executive Director. Save as disclosed above, there is no service contract, which is not determinable by the Company or its subsidiaries within one year without payment of compensation (other than statutory compensation), entered into with any of the executive Director proposed for re-election at the forthcoming Annual General Meeting.

#### 董事服務合約

於截至二零二二年十二月三十一日止財政年度,丁 敏兒先生、丁雄尔先生、丁建兒先生及張定賢先生 各自可分別獲得年薪及花紅3.0百萬港元、3.0百萬 港元、2.1百萬港元及1.5百萬港元。各執行董事的 年薪及花紅須由薪酬委員會建議及由董事會釐定, 並由本公司薪酬委員會每年檢討,惟任何加薪幅度 不得多於各執行董事於緊接上一年度所獲年薪的 15%。

各執行董事亦有權獲得管理花紅,管理花紅乃參考 本集團除税及少數股東權益後但未計非經常項目前 的經審核綜合純利(「純利」)釐定,再由董事會全權 酌情批准,惟於任何財政年度支付予全體執行董事 的管理花紅總額,不得超過有關財政年度所得純利 的4%。

鄭志鵬先生、黃之强先生及梁民傑先生已各自於二 零二零年十一月十八日與本公司簽署委任書,據 此,彼等各自同意由二零二零年十一月十八日起出 任獨立非執行董事三年,惟根據委任書訂明的條款 及條件終止則除外。黃之强先生、鄭志鵬先生及梁 民傑先生截至二零二二年十二月三十一日止年度的 年度董事袍金分別為360,000港元、240,000港元及 240,000港元。李月妹女士已於二零二三年一月一 日與本公司簽署委任書,據此,彼同意由二零二三 年一月一日起出任獨立非執行董事三年,惟根據委 任書訂明的條款及條件終止則除外。李月妹女士有 權就截至二零二三年十二月三十一日止年度享有年 度董事袍金168,000港元。

除上文所述者外,預期獨立非執行董事概不會為彼 等擔任獨立非執行董事職務而收取任何其他薪酬。 除上文所披露者外,任何建議在應屆股東週年大會 上重選的執行董事,概無訂立任何不可由本公司或 其附屬公司於一年內毋須支付賠償(法定賠償除外) 而終止的服務合約。

## Directors' material interests in transactions, arrangements and contracts that are significant in relation to the Company's business

No significant transactions, arrangements and contracts in relation to the Company's business to which the Company was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2021: Nil).

#### **Emolument Policy of the Group**

The Company's policies concerning remuneration of the Directors are as follows:

- the amount of remuneration is recommended by the Remuneration Committee and decided by the Board on the basis of the relevant executive Director's experience, responsibility, workload and the time devoted to the Group;
- (ii) non-cash benefits may be provided to the executive Directors under their remuneration package; and
- (iii) the Directors may be granted, at the discretion of the Board with the endorsement of the Remuneration Committee of the Board, options pursuant to the share option scheme adopted by the Company, as part of their remuneration package.

The emolument policy of the Group is aimed at attracting, retaining and motivating talented individuals. The principle is to have performance based remuneration which reflects market standards. The employee's remuneration packages are generally determined based on their job nature and position with reference to market standards. Employees also receive certain welfare benefits. The Group's emolument policy will be adjusted depending on a number of factors, including changes to the market practice and stages of the Group's business development, so as to achieve the Group's operational targets.

## 董事於對本公司業務而言屬重大 的交易、安排及合約中擁有的重大 權益

概無有關本公司業務且本公司為訂約方及董事或與 董事有關連之實體直接或間接擁有重大權益的重大 交易、安排及合約於年末或年內任何時間存續(二 零二一年:無)。

#### 本集團之酬金政策

本公司有關董事薪酬的政策如下:

- (i) 薪酬金額乃由薪酬委員會根據有關執行董事 的經驗、職責、工作量及服務本集團的時間 長短建議並由董事會釐定;
- (ii) 執行董事或會根據彼等的薪酬方案而獲得非現金福利;及
- (iii) 董事會可在其轄下的薪酬委員會同意下酌情 決定,根據本公司採納的購股權計劃向董事 授出購股權,作為彼等薪酬方案的一部分。

本集團的酬金政策旨在吸引、挽留和策勵有才幹的 人員,其原則是設定以績效為準則並反映市場標準 的薪酬水平。僱員的薪酬方案一般根據個別人員的 工作性質和職位並參考市場標準而釐定。僱員亦會 收取若干福利利益。本集團的酬金政策將會按照市 場慣例變動及本集團業務發展的階段等多個因素作 出調整,藉此達致本集團的營運目標。

## Interests and/or Short Positions of Directors and Chief Executive in the Shares, Underlying Shares or Debentures of the Company and its Associated Corporations

As of 31 December 2022, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have taken under such provisions), or were required, pursuant to section 352 of the SFO, to be entered in the register required to be maintained, or were required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange, were as follows:

## 董事及最高行政人員於本公司及 其相聯法團的股份、相關股份或債 權證中擁有的權益及/或淡倉

截至二零二二年十二月三十一日,董事及本公司最 高行政人員於本公司及其相聯法團(按證券及期貨 條例(「證券及期貨條例」)第十五部的涵義)的股 份、相關股份或債權證中,擁有根據證券及期貨條 例第十五部第7及8分部的規定已知會本公司及聯 交所的權益及淡倉(包括根據該等條文規定被當作 或被視作擁有的權益及淡倉),或根據證券及期貨 條例第352條規定須登記於需存置的登記冊內的權 益及淡倉,或根據標準守則規定須知會本公司及聯 交所的權益及淡倉如下:

(a) 於本公司股份的權益

| Name of Directors<br>董事姓名   | Capacity<br>身份  | Number of shares<br>股份數目<br>(Note 1<br>(附註1) | Ⅰ 佔本公司權益概約百分比 <sup>#</sup>                  |
|-----------------------------|---|--|---|
| Mr. TING Man Yi<br>丁敏兒先生    | Interest of controlled corporation<br>受控制法團權益                                     | 1,490,000,000 (L<br>(Note 2<br>(附註2)         | )   |
| Mr. TING Hung Yi<br>丁雄尔先生   | Interest of controlled corporation<br>受控制法團權益                                     | 1,490,000,000 (L<br>(Note 3<br>(附註3)         | )   |
| Mr. DING Jianer<br>丁建兒先生    | Interest of controlled corporation<br>受控制法團權益                                     | 1,490,000,000 (L<br>(Note 4<br>(附註4)         | )   |
| Mr. CHENG Chi Pang<br>鄭志鵬先生 | Directly beneficially owned<br>直接實益擁有   | 200,000 (L                                   | ) 0.01%                                     |
| Mr. WONG Chi Keung<br>黃之强先生 | Directly beneficially owned<br>直接實益擁有   | 1,000,000 (L                                 | ) 0.05%                                     |
|                             | ge of interest in the Company is based on the issu<br>any as of 31 December 2022. |  | ;本公司權益概約百分比乃按本公司截至二零二二<br>:十二月三十一日的已發行股本計算。 |

(a) Interests in the shares of the Company

Notes:

- 1 The letter "L" stands for the Director's long position in the shares.
- 2 Longerview Investments Limited ("Longerview") is owned as to 41.5% by Firmsuccess Limited ("Firmsuccess") which is wholly-owned by Mr. TING Man Yi. Longerview is a controlled corporation (within the meaning of the SFO) of Mr. TING Man Yi. As such, under the SFO, Mr. TING Man Yi is deemed to be interested in the 1,490,000,000 shares held by Longerview.
- 3 Longerview is owned as to 40.5% by In Holdings Limited ("In Holdings") which is wholly-owned by Mr. TING Hung Yi. Longerview is a controlled corporation (within the meaning of the SFO) of Mr. TING Hung Yi. As such, under the SFO, Mr. TING Hung Yi is deemed to be interested in the 1,490,000,000 shares held by Longerview.
- Pursuant to a shareholders' agreement dated 18 November 2005 and entered into between Mr. TING Man Yi, Firmsuccess, Mr. TING Hung Yi, In Holdings, Mr. DING Jianer, Willport Investments Limited ("Willport") and Longerview (collectively the "Controlling Shareholders"), each of the Controlling Shareholders (other than Longerview) has agreed to enter into pre-emptive arrangements in respect of their shareholding in Longerview. For the purpose of Part XV of the SFO, each of Mr. TING Man Yi, Mr. TING Hung Yi and Mr. DING Jianer is therefore deemed to have effective voting power in respect of the 1,490,000,000 shares held by Longerview. As such, under the SFO, Mr. DING Jianer is also deemed to be interested in the 1,490,000,000 shares held by Longerview.

#### 附註:

- 1 字母「L」指董事於股份中的好倉。
- 2 Firmsuccess Limited (「Firmsuccess」) 擁有 Longerview Investments Limited (「Longerview]) 的41.5%,而丁敏兒先生則全資擁有Firmsuccess。 Longerview為丁敏兒先生的受控制法團(按證券及 期貨條例的涵義)。因此,根據證券及期貨條例, 丁敏兒先生被視作擁有Longerview持有的 1,490,000,000股股份的權益。
- 3 In Holdings Limited (「In Holdings」)擁有 Longerview的40.5%,而丁雄尔先生則全資擁有In Holdings。Longerview為丁雄尔先生的受控制法團 (按證券及期貨條例的涵義)。因此,根據證券及 期貨條例,丁雄尔先生被視作擁有Longerview持有 的1,490,000,000股股份的權益。
- 4 根據丁敏兒先生、Firmsuccess、丁雄尔先生、In Holdings、丁建兒先生、Willport Investments Limited(「Willport」)及Longerview(統稱為「控股股 東」)於二零零五年十一月十八日訂立的股東協議, 各控股股東(Longerview除外)已同意就彼等於 Longerview之股權訂立優先購買安排。就證券及期 貨條例第XV部而言,丁敏兒先生、丁雄尔先生及 丁建兒先生各自因此被視作擁有Longerview所持 1,490,000,000股股份的實際投票權。因此,根據 證券及期貨條例,丁運兒先生亦被視作擁有 Longerview持有的1,490,000,000股股份的權益。

#### (b) Interests in the shares of associated corporations

#### (b) 於相聯法團股份的權益

| Name of Directors   | Name of<br>associated<br>corporation  | Nature of interest  | Number of shares                               | Approximate percentage<br>of interest in the<br>associated corporation<br>佔相聯法團權益   |
|---|---|---|--|---|
| 董事姓名  | 相聯法團名稱  | 權益性質  | 股份數目   | 概約百分比   |
| Mr. TING Man Yi<br>丁敏兒先生  | Firmsuccess   | Personal interest<br>個人權益   | 1  | 100%  |
|   | Longerview  | Corporate interest<br>法團權益  | 415 (Note 1)<br>(附註1)                          | 41.5%   |
| Mr. TING Hung Yi<br>丁雄尔先生   | In Holdings   | Personal interest<br>個人權益   | 1  | 100%  |
|   | Longerview  | Corporate interest<br>法團權益  | 405 (Note 2)<br>(附註2)                          | 40.5%   |
| Mr. DING Jianer<br>丁建兒先生  | Willport  | Personal interest<br>個人權益   | 1  | 100%  |
|   | Longerview  | Corporate interest<br>法團權益  | 180 (Note 3)<br>(附註3)                          | 18.0%   |
| Notes:  |   |   | 附註:  |   |
| 1 The 415 shares in Lo.<br>Mr. TING Man Yi.   | ngerview are held by Firmsuc  | ccess, which is wholly-owned by   |  | ess持有Longerview的415股股份,丁敏兒<br>è資擁有Firmsuccess。  |
| 2 The 405 shares in Lo<br>Mr. TING Hung Yi.   | ngerview are held by In Hold  | lings, which is wholly-owned by   |  | ngs持有Longerview的405股股份,丁雄尔<br>≥資擁有In Holdings。  |
| The 180 shares in Longerview are held by Willport, which is wholly-owned by<br>Mr. DING Jianer.                           |   |   | 持有Longerview的180股股份・丁建兒先<br>{擁有Willport。       |   |
| knowledge of the Co<br>executive of the Comp<br>deemed to have any<br>underlying shares or do<br>corporations (within the | mpany, none of the<br>pany and any of their<br>interests or short p<br>ebentures of the Com<br>ne meaning of Part | cember 2022, to the<br>Directors or the chief<br>r associates had or was<br>positions in any shares,<br>npany and its associated<br>XV of the SFO), which<br>d the Stock Exchange | 三十一日,就<br>司最高行政人<br>司及其相聯注<br>部的涵義)的<br>中,擁有或被 | 馨者外,截至二零二二年十二月<br>代本公司所知,概無董事或本公<br>↓員及彼等之任何聯繫人於本公<br>太團(按證券及期貨條例第十五<br>任何股份、相關股份或債權證<br>ጷ視作擁有根據證券及期貨條例<br>及8分部的規定已知會本公司及 |
| deemed to have any<br>underlying shares or de<br>corporations (within the<br>had been notified to                         | interests or short p<br>ebentures of the Com<br>ne meaning of Part 2<br>o the Company and                         | ositions in any shares,<br>npany and its associated<br>XV of the SFO), which  | 司及其相聯注<br>部的涵義)的<br>中,擁有或被<br>第十五部第7           | 去團(按證券及期貨條<br>任何股份、相關股份<br>&視作擁有根據證券及   |

pursuant to Divisions / and 8 or Part XV of the SFO (including interests and short positions which they are taken or deemed to have taken under such provisions), or were required, pursuant to section 352 of the SFO, to be entered in the register required to be maintained, or were required, pursuant to the Model Code.

<u> 乳 次 启 し </u> E 凹惟 文規定被當作或被視作擁有的權益及淡倉), 或根據證券及期貨條例第352條規定須登記 於需存置的登記冊內的任何權益或淡倉,或

根據標準守則規定須知會本公司及聯交所的

任何權益或淡倉。

## Substantial Shareholders' Interests and/or Short Positions in the Shares and Underlying Shares of the Company

So far as the Directors are aware, as of 31 December 2022, the persons, other than Directors and chief executive of the Company, having interests or short positions in the shares and underlying shares of the Company, which were required to be entered into the register kept by the Company pursuant to section 336 of the SFO, were as follows:

## 主要股東於本公司股份及相關股 份中擁有的權益及/或淡倉

據董事所知,截至二零二二年十二月三十一日,於 本公司股份及相關股份中擁有權益或淡倉,而根據 證券及期貨條例第336條須登記於本公司需存置的 登記冊內的人士(並非董事或本公司最高行政人員) 如下:

| shar   | e of substantial<br>eholders<br>股東名稱   | Capacity<br>身份  | Numbe            | r of shares<br>股份數目<br>(Note 1)<br>(附註1)                 | Approximate percentage of<br>interest in the Company <sup>#</sup><br>佔本公司權益概約百分比 <sup>#</sup>   |
|--------|--|---|------------------|--|---|
| Long   | erview   | Beneficial owner<br>實益擁有人   | 1,490,           | 000,000 (L)<br>(Note 2)<br>(附註2)                         | 70.96%  |
| Firms  | uccess   | Interest of controlled corporation<br>受控制法團權益   | 1,490,           | 000,000 (L)<br>(Note 2)<br>(附註2)                         | 70.96%  |
| In Ho  | oldings  | Interest of controlled corporation<br>受控制法團權益   | 1,490,           | 000,000 (L)<br>(Note 3)<br>(附註3)                         | 70.96%  |
| Willp  | ort  | Interest of controlled corporation<br>受控制法團權益   | 1,490,           | 000,000 (L)<br>(Note 4)<br>(附註4)                         | 70.96%  |
| #      | The approximate percentage of interes<br>of the Company as of 31 December  | t in the Company is based on the issued share capita 2022.  | <b>#</b>         |  | 既約百分比乃按本公司截至二零二二年十二<br>己發行股本計算。   |
| Notes: |  |   | 附註:              |  |   |
| 1      | The letter "L" stands for the substan  | tial shareholders' long position in the shares.   | 1                | 字母「L」指主要   | 股東於股份中的好倉。  |
| 2      | Longerview is owned as to 41.5% by Firmsuccess. As such, Longerview is a controlled corporation (within the meaning of the SFO) of Firmsuccess. Firmsuccess is therefore deemed to be interested in the 1,490,000,000 shares held by Longerview. |   |                  | 為Firmsuccess自<br>故此,Firms                                | 有Longerview的41.5%。因此・Longerview<br><sup>5</sup> 受控制法團(按證券及期貨條例的涵義)。<br>uccess被視作擁有Longerview持有的<br>股股份的權益。  |
| 3      | Longerview is owned as to 40.5% by In Holdings. As such, Longerview is a controlled corporation (within the meaning of the SFO) of In Holdings. In Holdings is therefore deemed to be interested in the 1,490,000,000 shares held by Longerview. |   |                  | In Holdings的<br>此,In Hold                                | JLongerview的40.5%。因此,Longerview為<br>受控制法團(按證券及期貨條例的涵義)。故<br>dings被視作擁有Longerview持有的<br>股股份的權益。  |
| 4      | the Controlling Shareholders, eac<br>Longerview) has agreed to enter i<br>shareholding in Longerview. For the<br>In Holdings and Willport is therefore   | t dated 18 November 2005 and entered into betweer<br>h of the Controlling Shareholders (other than<br>nto pre-emptive arrangements in respect of their<br>purpose of Part XV of the SFO, each of Firmsuccess,<br>deemed to have effective voting power in respect of<br>ongerview. As such, Willport is also deemed to be<br>es held by Longerview. | n<br>r<br>,<br>f | 議,各控股股<br>Longerview之別<br>第XV部而言,F<br>被視作擁有Lor<br>票權。因此, | 表於二零零五年十一月十八日訂立的股東協<br>主東(Longerview除外)已同意就彼等於<br>及權訂立優先購買安排。就證券及期貨條例<br>Firmsuccess、In Holdings及Willport各自因此<br>ngerview所持1,490,000,000股股份的實際投<br>Willport亦被視作擁有Longerview持有的<br>股股份的權益。 |

Save as disclosed above, as of 31 December 2022, the Directors were not aware of any other person or corporation having an interest or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO.

## Directors' and Controlling Shareholders' Interest in Competing Business

As of 31 December 2022, none of the Directors and their respective associates (as defined in the Listing Rules) or the controlling shareholders of the Company (as defined in the Listing Rules) had any interest in a business, which competes or may compete with the business of the Group.

#### **Permitted Indemnity Provisions**

During the year ended 31 December 2022, appropriate insurance covering for the Directors' and senior management's liabilities arising out of activities of the Group has been arranged by the Company. As of the date of this annual report, such insurance covering remained effective.

#### **Pre-emptive Rights**

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

#### Purchase, Sale or Redemption of Shares

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

## Model Code for Directors' Securities

#### Transaction

Details of compliance by the Directors with the Model Code are set forth in the Corporate Governance Report on pages 33 to 45 of this annual report. 除上文所披露者外,截至二零二二年十二月三十一 日,董事概無知悉任何其他人士或法團於本公司股 份及相關股份中擁有根據證券及期貨條例第336條 須登記於本公司需存置的登記冊內的權益或淡倉。

### 董事及控股股東於競爭業務的權 益

截至二零二二年十二月三十一日,董事及其各自的 聯繫人(定義見上市規則)或本公司控股股東(定義 見上市規則)概無在與本集團業務構成競爭或可能 構成競爭的業務中擁有任何權益。

#### 獲准許的彌償條文

於截至二零二二年十二月三十一日止年度,本公司 已安排就董事及高級管理層於本集團業務過程中引 致的責任購買適當保險。截至本年報日期,有關保 險仍然有效。

#### 優先購買權

組織章程細則或開曼群島法律項下概無任何優先購 買權條文,規定本公司須按比例向現有股東提呈發 售新股。

#### 購買、出售或贖回股份

本公司或其任何附屬公司於截至二零二二年十二月 三十一日止年度內概無購買、出售或贖回本公司任 何上市證券。

#### 董事進行證券交易的標準守則

有關董事遵守標準守則之詳情載於本年報第33至 第45頁之企業管治報告內。

#### **Continuing Connected Transaction**

During the year, the Group did not have any connected transactions which were subject to the reporting requirements under Chapter 14A of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

#### **Related Parties Transactions**

Details of the related party transactions undertaken by the Group during the year ended 31 December 2022 are set forth in note 32 to the consolidated financial statements.

#### **Sufficiency of Public Float**

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

#### **Audit Committee**

The Company has established an Audit Committee, comprising three independent non-executive Directors, and has adopted terms of reference which are in compliance with the Listing Rules. The primary duties of the Audit Committee are to review financial information of the Group, make recommendation on the external auditor and supervise the financial reporting process and internal control system of the Group and to provide comments and advice to the Board. The Audit Committee has reviewed the audited financial statements of the Company and audited consolidated financial statements of the Group for the financial year ended 31 December 2022.

#### Auditor

The consolidated financial statements have been audited by PricewaterhouseCoopers who retire and, being eligible, offer themselves for re-appointment.

| On Behalf of the Board   | 代表董事會          |
|--------------------------|----------------|
| TING Man Yi              | 主席             |
| Chairman                 | 丁敏兒            |
| Hong Kong 21 March 2022  | 香港,二零二三年三月三十一日 |
| Hong Kong, 31 March 2023 |                |

#### 持續關連交易

年內,本集團並無任何須遵守聯交所證券上市規則 (「上市規則」)第14A章項下申報規定的關連交易。

#### 關連人士交易

截至二零二二年十二月三十一日止年度,由本集團 進行之關連人士交易之詳情載於綜合財務報表附註 32。

#### 公眾持股量充足

根據本公司可獲得的公開資料及據董事所悉,於本 年報刊發日期,公眾人士持有本公司已發行股本總 額最少25%。

#### 審核委員會

本公司已成立審核委員會,由三位獨立非執行董事 組成,並已採納符合上市規則的職權範圍。審核委 員會的主要職責為審閱本集團財務資料,向外聘核 數師作出推薦建議及監管本集團財務申報程序以及 內部監控制度,並向董事會提供意見及建議。審核 委員會已分別審閱本公司及本集團截至二零二二年 十二月三十一日止財政年度的經審核財務報表及經 審核綜合財務報表。

#### 核數師

綜合財務報表已經由羅兵咸永道會計師事務所審 核,該核數師任滿告退,但表示願意應聘連任。

## Independent Auditor's Report 獨立核數師報告



羅兵咸永道

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To the Shareholders of China Ting Group Holdings Limited (incorporated in the Cayman Islands with limited liability)

## Opinion

What we have audited

The consolidated financial statements of China Ting Group Holdings Limited (the "Company") and its subsidiaries (the "Group"), which are set out on pages 73 to 189, comprise:

- the consolidated balance sheet as at 31 December 2022;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.

#### Our opinion

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 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.

**致華鼎集團控股有限公司股東** (於開曼群島註冊成立之有限公司)

#### 意見

我們已審計的內容 華鼎集團控股有限公司(「貴公司」)及其附屬公司 (「貴集團」)列載於第73至189頁的綜合財務報表, 當中包括:

- 於二零二二年十二月三十一日的綜合資產負 債表:
- 截至該日止年度的綜合全面收入表;
  - 截至該日止年度的綜合權益變動報表;
- 截至該日止年度的綜合現金流量報表;及
- 综合財務報表附註,包括重大會計政策及其 他解釋資料。

#### 我們的意見

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我們認為,綜合財務報表已根據香港會計師公會 (「香港會計師公會」)頒佈的香港財務報告準則(「香 港財務報告準則」)真實公允地反映 貴集團於二零 二二年十二月三十一日的綜合財務狀況及其截至該 日止年度的綜合財務表現及綜合現金流量,並已按 照香港公司條例的披露規定妥為編製。

#### **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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### Independence

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.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, 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.

Key audit matters identified in our audit are summarised as follows:

- Impairment of trade and bill receivables
- Impairment of inventories

#### 意見的基礎

我們已根據香港會計師公會頒佈的香港審計準則 (「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 承擔的責任」一節中作進一步闡述。

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。

獨立性

根據香港會計師公會頒佈的《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 行守則中的其他道德責任。

#### 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。該等事項為 我們審計整體綜合財務報表及出具意見時進行處理 的關鍵審計事項,而我們不會對該等事項提供單獨 的意見。

我們於審計中識別的關鍵審計事項概述如下:

- 應收貿易賬款及應收票據的減值
- 存貨減值

#### Key Audit Matter 關鍵審計事項

Impairment of trade and bill receivables 應收貿易賬款及應收票據減值 financial statements 請參閱綜合財務報表附註3.1(d)、4(a)及14

As at 31 December 2022, the Group had gross trade and bill receivables of HK\$452 million and provision for impairment of trade receivables of HK\$135 million.

於二零二二年十二月三十一日, 貴集團擁有應收貿易賬款及 應收票據總額452百萬港元及應收貿易賬款減值撥備135百萬 港元。

Provision is made for lifetime expected credit losses on trade and bill receivables.

撥備乃按應收貿易賬款及應收票據的存續期預期信貸虧損計 提。

Management applied judgement in assessing the expected credit losses. Receivables relating to customers with known financial difficulties or significant doubt on collection of receivables are assessed individually for provision for impairment allowance. Expected credit losses are also estimated by grouping the remaining receivables based on shared credit risk characteristics and collectively assessed for likelihood of recovery, taking into account the nature of the customer, its geographical location and its ageing category, and applying expected credit loss rates to the respective gross carrying amounts of the receivables.

管理層在評估預期信貸虧損時作出判斷。與已知出現財務困難 或高度懷疑無法收取應收款項的客戶有關的應收款項單獨評估 計提減值撥備。預期信貸虧損亦通過劃分擁有共同信貸風險特 徵並共同評估收回可能性的剩餘應收款項組別、考慮客戶性 質、其地理位置及賬齡類別以及對應收款項的相應賬面總額應 用預期信貸虧損率而估計得出。

The expected credit loss rates are determined based on historical credit losses experienced from the past 12 months and are adjusted to reflect current and forward-looking information such as macroeconomic factors affecting the ability of the customers to settle the receivables.

預期信貸虧損率乃基於過去十二個月內產生的過往信貸虧損而 釐定,並經調整以反映當前及前瞻性資料,例如影響客戶結算 應收款項能力的宏觀經濟因素。

We focused on this area due to the magnitude of the trade and bill receivables and the estimation and judgement involved in determining the expected credit losses allowance of the trade receivables.

我們因應收貿易賬款及應收票據金額較大以及在釐定應收貿易 賬款的預期信貸虧損撥備時需要估計及判斷而關注此方面。

#### How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Refer to notes 3.1(d), 4(a) and 14 to the consolidated We understood and validated the credit control procedures performed by management, including its procedures on periodic review of aged receivables and assessment on expected credit losses allowance of receivables.

> 我們了解及驗證管理層執行的信貸控制程序,包括其關於定期 檢討產生時間較長的應收款項以及評估應收款項預期信貸虧損 撥備的程序。

> We obtained management's impairment assessment on the receivables relating to customers with known financial difficulties or with significant doubt on collection. We inquired and assessed management's judgment on the recoverability of those receivables and corroborated and validated management's assessment taking into account the financial conditions of the relevant customers.

我們已獲得管理層對與已知出現財務困難或高度懷疑無法收取 應收款項的客戶有關的應收賬款作出的減值評估。我們詢問及 評估管理層對該等應收賬款的可收回性作出的判斷,並考慮相 關客戶的財務狀況證明及驗證管理層所作評估。

We tested, on a sample basis, the accuracy of ageing profile of trade and bill receivables by checking to the underlying sales invoices

我們通過核對相關銷售發票抽樣測試應收貿易賬款及應收票據 賬齡情況的準確性。

We tested, on a sample basis, the subsequent settlement of trade and bill receivables against bank receipts.

我們對照銀行進賬單抽樣測試應收貿易賬款及應收票據的後續 結算情況。

We obtained management's assessment on the expected credit losses allowance of receivables. We corroborated and validated management's assessment based on the historical settlement pattern from the past 12 months, correspondence with the customers, evidence from external sources including the relevant public search results relating to the financial circumstances of the relevant customers and market research regarding the relevant forward-looking information such as macroeconomic factors used in management's assessment.

我們已獲得管理層對應收款項預期信貸虧損撥備的評估。我們 基於過去十二個月的過往結算模式、與客戶的通訊、通過外部來 源獲取的證據(包括與相關客戶財務情況有關的公開研究結果) 及與管理層評估所用宏觀經濟因素等相關前瞻性資料有關的市 場研究確認並驗證管理層所作評估。

We consider the estimation and judgement made by management in respect of the expected credit losses allowance and the collectability of the receivables are supportable by the available evidence

我們認為,管理層就應收款項的預期信貸虧損撥備及可收回性 所作估計及判斷能夠以可得證據作支持。

#### Key Audit Matter 關鍵審計事項

Impairment of inventories 存貨減值 Refer to notes 4(b) and 12 to the consolidated financial statements 請參閱綜合財務報表附註4(b)及12

As at 31 December 2022, the Group held gross inventories of HK\$1,193 million and provision for inventories of HK\$328 million. Inventories are stated at the lower of cost and net realisable value ("NRV") in the consolidated financial statements. The cost of inventories may not be fully recoverable if they are aged and damaged, or become obsolete, or if their selling prices have declined.

於二零二二年十二月三十一日, 貴集團持有存貨總額1,193百 萬港元及存貨撥備328百萬港元。存貨於綜合財務報表中按成 本與可變現淨值(「可變現淨值」)之較低者列賬。若存貨已經陳 舊、毀損、過時或售價下跌,則存貨成本可能無法完全收回。

Management determined the lower of cost and NRV of inventories by considering the ageing profile, physical condition and estimated selling price of individual inventory items.

管理層釐定存貨的成本與可變現淨值的較低者時,會考慮個別 存貨項目的庫齡、物理狀況及估計售價。

Management calculated the NRV at period end based on the estimated selling price less selling expenses, taking into account historical experience of selling products of similar nature and expectation of future sales based on current market condition.

管理層經考慮出售類似性質產品的過往經驗及按當前市況對未 來銷售的預期,根據估計售價減銷售開支計算期末的可變現淨 值。

Management applied a provisioning methodology for slow moving inventories based on inventory ageing and made specific provision for long aged inventories. It also conducted periodic review on inventory obsolescence, including performance of periodic inventory counts and review of holding period for individual inventory items.

管理層按存貨庫齡對滯銷存貨應用撥備方法,並就長期陳舊存 貨作出特定撥備。管理層亦會就存貨是否過時進行定期審查, 包括定期進行存貨盤點及審閱個別存貨項目的持有期。

We focused on this area due to the magnitude of the balance to the financial position of the Group, and the significant judgement and estimates involved in determining the provision for impairment of inventories.

我們因 貴集團財務狀況表餘額較大以及在釐定存貨減值撥備 時需要估計及判斷而關注此方面。

## How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

We understood and validated the control procedures performed by management, including its procedures in estimating the NRV of the inventories and conducting periodic review on inventory obsolescence.

我們了解及驗證管理層執行的控制程式,包括其估計存貨可變 現淨值及定期覆核存貨過時的程序。

We observed management's inventory counts to identify whether there is any damaged or obsolete inventories. 我們對管理層盤點存貨進行監盤,以識別出有否有任何損壞或 渦時存貨。

We assessed the reasonableness of the provision for impairment of inventories by comparing management's forecasts of estimated future utilisation, corroborating explanations with the inventory ageing, sales orders and marketability of the relevant finished goods by using our industry knowledge.

我們通過比較管理層對估計存貨未來使用率的預測,透過我們 對行業的認識,佐證有關存貨庫齡、銷售訂單及相關製成品適銷 性的解釋,來評估存貨減值撥備的合理性。

We tested the mathematical accuracy of the provision for impairment of inventories made by management. 我們測試管理層所作存貨減值撥備的算術準確性。

We also tested, on a sample basis, the NRV of selected inventory items by comparing the selling price subsequent to the year end against the carrying values of individual finished goods.

我們亦以抽樣方式測試選定存貨項目之可變現淨值,在測試中 將個別製成品於年終後的售價與其賬面值作一比較。

We consider the provision for impairment of inventories as at 31 December 2022 was supportable by available evidence. 我們認為,於二零二二年十二月三十一日的存貨減值撥備能夠以可得證據作支持。

#### **Other Information**

The directors of the Company are responsible for the other information. The other information comprises all of 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 Directors and the Audit Committee for the Consolidated Financial Statements

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

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

The Audit Committee is responsible for overseeing the Group's financial reporting process.

#### 其他信息

貴公司董事須對其他信息負責。其他信息包括年報 內的所有信息,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的審計,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 重大牴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。就此,我 們概無任何事項需要報告。

## 董事及審核委員會就綜合財務報 表須承擔的責任

貴公司董事負責根據香港會計師公會頒佈的《香港 財務報告準則》及香港《公司條例》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的重 大錯誤陳述所需的內部控制負責。

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

審核委員會須負責監督 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. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgment 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.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

## 核數師就審計綜合財務報表承擔 的責任

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,並出具包括我們意見的核數師報告。我們僅 向 閣下(作為整體)報告我們的意見,除此之外本 報告別無其他目的。我們不會就本報告的內容向任 何其他人士負上或承擔任何責任。合理保證是高水 平的保證,但不能保證按照《香港審計準則》進行的 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 獨或滙總起來可能影響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,則有關的錯誤陳述 可被視作重大。

在根據《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,設計及執行 審計程序以應對這些風險,以及獲取充足和 適當的審計憑證,作為我們意見的基礎。由 於欺詐可能涉及串謀、偽造、蓄意遺漏、虛 假陳述,或凌駕於內部控制之上,因此未能 發現因欺詐而導致的重大錯誤陳述的風險高 於未能發現因錯誤而導致的重大錯誤陳述的 風險。
- 了解與審計相關的內部控制,以設計適當的 審計程序,但目的並非對 貴集團內部控制 的有效性發表意見。
- 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。
- 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.

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.

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.

- 對董事採用持續經營會計基礎的恰當性作出 結論。根據所獲取的審計憑證,確定是否存 在與事項或情況有關的重大不確定性,從而 可能導致對 貴集團的持續經營能力產生重 大疑慮。如果我們認為存在重大不確定性, 則有必要在核數師報告中提請使用者注意綜 合財務報表中的相關披露。假若有關的披露 不足,則我們應當發表非無保留意見。我們 的結論是基於核數師報告日止所取得的審計 憑證。然而,未來事項或情況可能導致 貴 集團不能持續經營。
- 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 審計中識別出內部控制的任何重大缺陷。

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, 並與他們溝通有可 能合理地被認為會影響我們獨立性的所有關係和其 他事項, 以及在適用的情況下, 為消除威脅所採取 的行動或運用的防範措施。

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 出具本獨立核數師報告的審計項目合夥人是陳朝 auditor's report is Chan Chiu Kong, Edmond.

光。

PricewaterhouseCoopers Certified Public Accountants 羅兵咸永道會計師事務所 執業會計師

Hong Kong, 31 March 2023

香港,二零二三年三月三十一日

As at 31 December 2022 於二零二二年十二月三十一日

| Total assets                                      | 資產總額               |        | 3,656,363 | 3,985,839 |
|---|--------------------|--------|-----------|-----------|
|   |                    |        | 1,992,582 | 2,467,195 |
| Cash and cash equivalents                         | 現金及現金等值項目          | 17     | 505,493   | 752,195   |
| Pledged bank deposits                             | 已抵押銀行存款            | 17     | 1,111     | 737       |
| Tax recoverable                                   | 可收回税項              | 47     | 11,305    | 8,744     |
| Promissory note                                   | 承兑票據               | 14     | 14,700    | 11,991    |
| other comprehensive income ("FVOCI")              | 金融資產               | 16     | 4,212     | 9,752     |
| Financial assets at fair value through            | 按公平值計入其他全面收入之      |        |           |           |
| profit or loss ("FVPL")                           | 之金融資產              | 15     | 42,100    | 7,111     |
| Financial assets at fair value through            | 按公平值列賬在損益表中處理      |        |           |           |
| Trade and other receivables                       | 應收貿易賬款及其他應收款項      | 14     | 548,666   | 678,294   |
| Inventories                                       | 存貨                 | 12     | 864,995   | 998,371   |
| Current assets                                    | 流動資產               |        |           |           |
|   |                    |        | 1,663,781 | 1,518,644 |
| Deferred income tax assets                        | 遞延所得税資產            | 20     | 104,385   | 105,940   |
| Promissory note                                   | 承兑票據               | 14     | —         | 16,117    |
| Investments accounted for using the equity method |                    | 11     | 10,348    | 12,041    |
| Intangible assets                                 | 無形資產<br>使用權益法入賬的投資 | 9      | 5,314     | 18,175    |
| Investment properties                             |                    | -      | 817,765   | 863,436   |
| Right-of-use assets                               | (2)用權員產<br>投資物業    | 8      | 226,340   | 174,374   |
| Property, plant and equipment                     | 物業、廠房及設備<br>使用權資產  | 6<br>7 | 499,629   | 328,561   |
| Non-current assets                                | 非流動資產              | c      |           | 222 564   |
| ASSETS  | 資產                 |        |           |           |
|   |                    | 附註     | 千港元       | 千港元       |
|   |                    | Note   | HK\$'000  | HK\$'000  |
|   |                    |        | 二零二二年     | 二零二一年     |
|   |                    |        | 2022      | 2021      |

The above consolidated balance sheet should be read in conjunction with 上述綜合資產負債表應與隨附附註一併閱讀。 the accompanying notes.

As at 31 December 2022 於二零二二年十二月三十一日

|  |               | Г    |           |           |
|--|---------------|------|-----------|-----------|
|  |               |      | 2022      | 2021      |
|  |               |      | 二零二二年     | 二零二一年     |
|  |               | Note | HK\$'000  | HK\$'000  |
|  |               | 附註   | 千港元       | 千港元       |
| EQUITY   | 權益            |      |           |           |
| Equity attributable to equity holders of the Company | 本公司股權持有人應佔權益  |      |           |           |
| Share capital  | 股本            | 18   | 209,982   | 209,982   |
| Reserves   | 儲備            | 19   | 2,124,160 | 2,470,863 |
|  |               |      | 2,334,142 | 2,680,845 |
| Non-controlling interests                            | 非控制性權益        |      | 20,557    | 33,113    |
| Total antitu   | 每米备路          |      | 2.254.600 | 2 712 050 |
| Total equity   | 權益總額          |      | 2,354,699 | 2,713,958 |
| LIABILITIES  | 負債            |      |           |           |
| Non-current liabilities                              | 非流動負債         |      |           |           |
| Deferred income tax liabilities                      | 遞延所得税負債       | 20   | 133,161   | 143,809   |
| Bank borrowings                                      | 銀行借款          | 22   | 50,870    | —         |
| Lease liabilities                                    | 租賃負債          | 7    | 59,168    | 15,276    |
|  |               |      | 243,199   | 159,085   |
| Current liabilities                                  | 流動負債          |      |           |           |
| Trade and other payables                             | 應付貿易賬款及其他應付款項 | 21   | 580,831   | 664,668   |
| Contract liabilities                                 | 合約負債          | 5    | 46,521    | 54,456    |
| Lease liabilities                                    | 租賃負債          | 7    | 31,185    | 9,898     |
| Bank borrowings                                      | 銀行借款          | 22   | 271,943   | 250,976   |
| Current income tax liabilities                       | 即期所得税負債       |      | 127,985   | 132,798   |
|  |               |      | 1,058,465 | 1,112,796 |
| Total liabilities                                    | 負債總額          |      | 1,301,664 | 1,271,881 |
| Total equity and liabilities                         | 權益及負債總額       |      | 3,656,363 | 3,985,839 |

The financial statements on pages 74 to 189 were approved by the Board 第74至189頁的財務報表於二零二三年三月三十一 of Directors on 31 March 2023 and were signed on its behalf.

> TING Ma 丁敏兒 Directo 董事

日由董事會批准,並由以下董事代為簽署。

| an Yi | TING Hung Yi |
|-------|--------------|
| 兒     | 丁雄尔          |
| or    | Director     |
| 7     | 董事           |
|       |              |

The above consolidated balance sheet should be read in conjunction with 上述综合資產負債表應與隨附附註一併閱讀。 the accompanying notes.

|  |                 | _    |             |             |
|--|-----------------|------|-------------|-------------|
|  |                 |      | 2022        | 2021        |
|  |                 |      | 二零二二年       | 二零二一年       |
|  |                 | Note | HK\$'000    | HK\$'000    |
|  |                 | 附註   | 千港元         | 千港元         |
|  |                 |      |             |             |
| Revenue  | 收入              | 5    | 1,757,823   | 1,609,266   |
| Cost of sales  | 銷售成本            | 27   | (1,458,028) | (1,475,386) |
|  | ても              |      | 200 705     | 122.000     |
| Gross profit   | 毛利              | 22   | 299,795     | 133,880     |
| Other income, net                                      | 其他收入淨額          | 23   | 28,078      | 18,129      |
| Other gains, net                                       | 其他收益淨額          | 24   | 30,076      | 25,557      |
| Provision for impairment loss of financial assets, net | 金融資產減值虧損撥備淨額    |      | (21,407)    | (13,980)    |
| Selling, marketing and distribution costs              | 銷售、營銷及分銷成本      | 27   | (234,762)   | (212,003)   |
| Administrative expenses                                | 行政開支            | 27   | (238,308)   | (267,125)   |
|  |                 |      | (436 530)   |             |
| Operating loss   | 經營虧損            | 25   | (136,528)   | (315,542)   |
| Finance income   | 融資收入            | 25   | 12,835      | 9,973       |
| Finance costs  | 融資成本            | 25   | (10,762)    | (2,596)     |
| Share of results of investments accounted              | 分佔使用權益法入賬的投資    |      |             |             |
| for using the equity method                            | 業績              | 11   | (2,401)     | (4,031)     |
| Loss before income tax                                 | 除所得税前虧損         |      | (136,856)   | (312,196)   |
| Income tax expense                                     | 所得税開支           | 26   | (14,751)    | (19,998)    |
| Loss for the year                                      | 年內虧損            |      | (151,607)   | (332,194)   |
| Other communities (loss) (income                       | 甘州之西(虧垾)/山]     |      |             |             |
| Other comprehensive (loss)/income                      | 其他全面(虧損)/收入     |      |             |             |
| Items that may be reclassified to                      | 可能重新分類至損益的項目:   |      |             |             |
| profit or loss:  |                 |      |             |             |
| — Currency translation differences                     | 一 貨幣換算差額        |      | (202,385)   | 79,570      |
| — Fair value gains on transfers of                     | 一 自用物業轉為投資物業之   |      |             |             |
| owner-occupied properties to                           | 公平值收益,扣除税項      |      |             |             |
| investment properties, net of tax                      |                 |      | —           | 91,067      |
| Item that will not be reclassified                     | 其後不會重新分類至損益的    |      |             |             |
| subsequently to profit or loss:                        | 項目:             |      |             |             |
| — Fair value (losses)/gains on FVOCI                   | — 按公平值計入其他全面收   |      |             |             |
|  | 入之金融資產之公平值      |      |             |             |
|  | (虧損)/收益         |      | (5,267)     | 1,000       |
|  | 박씨주조(한남) 전망과 환자 |      |             |             |
| Other comprehensive (loss)/income,                     | 其他全面(虧損)/收入,扣除  |      |             | 474 627     |
| net of tax   | 税項              |      | (207,652)   | 171,637     |
| Total comprehensive loss                               | 全面虧損總額          |      | (359,259)   | (160,557)   |
|  | 그 띠 旭 沢 ᅍ 沢     |      | (535,235)   | (100,557)   |

The above consolidated statement of comprehensive income should be 上述綜合全面收入表應與隨附附註一併閱讀。 read in conjunction with the accompanying notes.

\_\_\_\_\_\_ 華鼎集團控股有限公司 二零二二年年報

|  |  | _    |           |           |
|--|--|------|-----------|-----------|
|  |  |      | 2022      | 2021      |
|  |  |      | 二零二二年     | 二零二一年     |
|  |  | Note | HK\$'000  | HK\$'000  |
|  |  | 附註   | 千港元       | 千港元       |
| Loss attributable to:  | 以下人士應佔之虧損:                             |      |           |           |
| Equity holders of the Company  | 本公司股權持有人                               |      | (151,678) | (333,295) |
| Non-controlling interests  | 非控制性權益                                 |      | 71        | 1,101     |
|  |  |      |           | .,        |
|  |  |      | (151,607) | (332,194) |
| Total comprehensive loss   | 以下人士應佔之全面虧損總額:                         |      |           |           |
| attributable to:   | <b>以「八工応</b> 旧之主回相頂応訳・                 |      |           |           |
| Equity holders of the Company  | 本公司股權持有人                               |      | (346,703) | (162,501) |
| Non-controlling interests  | 非控制性權益                                 |      | (12,556)  | 1,944     |
|  |  |      | (359,259) | (160,557) |
| Loss per share for loss attributable<br>to equity holders of the Company<br>during the year (expressed in HK | 年內本公司股權持有人應佔虧<br>損之每股虧損(以每股股份<br>港仙呈列) |      |           |           |
| cents per share)   |  |      |           |           |
| — basic  | — 基本                                   | 29   | 7.22      | 15.87     |
| — diluted  | — 攤薄                                   | 29   | 7.22      | 15.87     |

The above consolidated statement of comprehensive income should be 上述综合全面收入表應與隨附附註一併閱讀。 read in conjunction with the accompanying notes.

|  |                             |      | Attributable to equity holders of the Company<br>本公司股權持有人應佔 |          |                   |           |           |                                  |                 |
|--|-----------------------------|------|---|----------|-------------------|-----------|-----------|----------------------------------|-----------------|
|  |                             |      | Share   | Share    | Other<br>reserves | Retained  | Total     | Non-<br>controlling<br>interests | Total<br>equity |
|  |                             |      | Capitai   | premium  | reserves          | earnings  | TOTAL     | 非控制性                             | equity          |
|  |                             |      | 股本  | 股份溢價     | 其他儲備              | 保留盈利      | 總計        | 權益                               | 權益總額            |
|  |                             | Note | HK\$'000  | HK\$'000 | HK\$'000          | HK\$'000  | HK\$'000  | HK\$'000                         | HK\$'000        |
|  |                             | 附註   | 千港元   | 千港元      | 千港元               | 千港元       | 千港元       | 千港元                              | 千港元             |
| Balance at 1 January 2022                                      | 於二零二二年一月一日的結餘               |      | 209,982   | 978,251  | 963,731           | 528,881   | 2,680,845 | 33,113                           | 2,713,958       |
| Comprehensive income<br>Loss for the year                      | <b>全面收入</b><br>年內虧損         |      | _   | _        | _                 | (151,678) | (151,678) | 71                               | (151,607)       |
| Other comprehensive income<br>Currency translation differences | <b>其他全面收入</b><br>貨幣換算差額     | 19   | _   | _        | (189,758)         | _         | (189,758) | (12.627)                         | (202,385)       |
| Fair value gains on FVOCI                                      | 按公平值計入其他全面收入之<br>金融資產之公平值收益 | 16   | _   | _        | (5,267)           |           | (5,267)   | ,                                | (5,267)         |
| Total comprehensive income                                     | 全面收入總額                      |      | _   | _        | (195,025)         | (151,678) | (346,703) | (12,556)                         | (359,259)       |
| Balance at 31 December 2022                                    | 於二零二二年十二月三十一日<br>的結餘        |      | 209,982   | 978,251  | 768,706           | 377,203   | 2,334,142 | 20,557                           | 2,354,699       |

上述綜合權益變動報表應與隨附附註一併閱讀。 The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

|   |                             |      | Attrib           | outable to eo<br>本公i | quity holder<br>司股權持有, |                      | mpany     |  |                 |
|---|-----------------------------|------|------------------|----------------------|------------------------|----------------------|-----------|--|-----------------|
|   |                             |      | Share<br>capital | Share<br>premium     | Other<br>reserves      | Retained<br>earnings | Total     | Non-<br>controlling<br>interests<br>非控制性 | Total<br>equity |
|   |                             |      | 股本               | 股份溢價                 | 其他儲備                   | 保留盈利                 | 總計        | 權益                                       | 權益總額            |
|   |                             | Note | HK\$'000         | HK\$'000             | HK\$'000               | HK\$'000             | HK\$'000  | HK\$'000                                 | HK\$'000        |
|   |                             | 附註   | 千港元              | 千港元                  | 千港元                    | 千港元                  | 千港元       | 千港元                                      | 千港元             |
| Balance at 1 January 2021   | 於二零二一年一月一日的結餘               |      | 209,982          | 978,251              | 762,749                | 892,364              | 2,843,346 | 31,169                                   | 2,874,515       |
| Comprehensive income  | 全面收入                        |      |                  |                      |                        |                      |           |  |                 |
| Loss for the year   | 年內虧損                        |      | _                | _                    | _                      | (333,295)            | (333,295) | 1,101                                    | (332,194)       |
| Other comprehensive income  | 其他全面收入                      |      |                  |                      |                        |                      |           |  |                 |
| Currency translation differences                                      | 貨幣換算差額                      | 19   | —                | —                    | 78,727                 | _                    | 78,727    | 843                                      | 79,570          |
| Fair value gains on FVOCI   | 按公平值計入其他全面收入之<br>金融資產之公平值收益 | 16   | _                | _                    | 1,000                  | _                    | 1,000     | _  | 1,000           |
| Revaluation surplus upon transfers of<br>owner-occupied properties to | 自用物業轉為投資物業後之<br>重估盈餘,扣除税項   |      |                  |                      |                        |                      |           |  |                 |
| investment properties, net of tax                                     |                             |      | _                | _                    | 91,067                 | _                    | 91,067    | _  | 91,067          |
| Total comprehensive income  | 全面收入總額                      |      | _                | _                    | 170,794                | (333,295)            | (162,501) | 1,944                                    | (160,557)       |
| Transaction with owners   | 與擁有人之交易                     |      |                  |                      |                        |                      |           |  |                 |
| Transfer to statutory reserves  | 轉撥至法定儲備                     |      | _                | _                    | 30,188                 | (30,188)             | _         | _  | _               |
| Total transaction with equity holders of the Company                  | 與本公司股權持有人之交易<br>總額          |      | _                | _                    | 30,188                 | (30,188)             | _         | _  | _               |
|   |                             |      |                  |                      |                        |                      |           |  |                 |
| Balance at 31 December 2021   | 於二零二一年十二月三十一日<br>的結餘        |      | 209,982          | 978,251              | 963,731                | 528,881              | 2,680,845 | 33,113                                   | 2,713,958       |

The above consolidated statement of changes in equity should be read in 上述綜合權益變動報表應與隨附附註一併閱讀。 conjunction with the accompanying notes.

|  |   | Note<br>附註           | 2022<br>二零二二年<br>HK\$′000<br>千港元   | 2021<br>二零二一年<br>HK\$'000<br>千港元  |
|--|---|----------------------|--|---|
| Cash flows from operating activities<br>Net cash generated from/(used in)<br>operations<br>Interest paid<br>Income tax paid  | 營 <b>運活動現金流量</b><br>經營所得/(所用)現金淨額<br>已付利息<br>已付所得税            | 30(a)                | 49,214<br>(10,762)<br>(13,071)   | (132,735)<br>(2,596)<br>(20,483)  |
| Net cash generated from/(used in) operating activities   | 營運活動所得/(所用)<br>現金淨額   |                      | 25,381   | (155,814)   |
| Cash flows from investing activities<br>Purchases of property, plant and<br>equipment<br>Proceeds from disposal of property, plant<br>and equipment<br>Compensation from expropriation of land<br>and properties<br>Purchases of intangible assets<br>Purchases of FVPL<br>Proceeds from FVPL<br>Purchases of investments accounted for<br>using the equity method<br>Proceeds from disposal of FVPL in Zhejiang<br>Haoran<br>Proceeds from disposal of an associate<br>Decrease in fixed deposits with initial term<br>of over three months<br>(Increase)/decrease in pledged deposits<br>Interest received | 賬在損益表中處理之金融資產<br>的所得款項<br>出售一家聯營公司所得款項                        | 30(b)<br>30(c)<br>15 | (286,831)<br>16,204<br>5,408<br>(2,717)<br>(1,446,391)<br>1,411,952<br>—<br>—<br>—<br>—<br>(374)<br>10,103 | (138,495)<br>17,152<br>305,432<br>—<br>(14,528)<br>118,765<br>8,425<br>26,128<br>4,456<br>5,599 |
| Net cash (used in)/generated from<br>investing activities  | 投資活動(所用)/所得現金<br>淨額   |                      | (274,082)  | 351,498   |
| <b>Cash flows from financing activities</b><br>Proceeds from bank borrowings<br>Repayment of bank borrowings<br>Lease payments   | <b>融資活動現金流量</b><br>銀行借款所得款項<br>償還銀行借款<br>租賃付款                 |                      | 127,572<br>(51,065)<br>(33,346)  | 158,763<br>(179,533)<br>(12,443)  |
| Net cash generated from/(used in)<br>financing activities  | 融資活動所得/(所用)現金<br>淨額   | 30(d)                | 43,161   | (33,213)  |
| Net (decrease)/increase in cash<br>and cash equivalents<br>Cash and cash equivalents at 1 January<br>Exchange difference   | <b>現金及現金等值項目(減少)</b> /<br>增加淨額<br>於一月一日之現金及現金等值<br>項目<br>匯兑差額 |                      | (205,540)<br>752,195<br>(41,162)   | 162,471<br>577,172<br>12,552  |
| Cash and cash equivalents at 31<br>December  | 於十二月三十一日之現金及<br>現金等值項目  | 17                   | 505,493  | 752,195   |

The above consolidated statement of cash flows should be read in 上述綜合現金流量報表應與隨附附註一併閱讀。 conjunction with the accompanying notes.

#### **1** General information

China Ting Group Holdings Limited (the "Company") was incorporated in the Cayman Islands on 31 May 2005 as an exempted company with limited liability under the Companies Law (Cap. 22, Law 3 of 1961, as combined and revised) of the Cayman Islands. The address of the Company's registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands.

The Company and its subsidiaries (together, the "Group") are engaged in manufacturing and sales of garments and property investment.

The Company's shares have been listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 15 December 2005 (the "Listing").

These consolidated financial statements are presented in Hong Kong dollars ("HK\$"), unless otherwise stated.

### 2 Summary of significant accounting policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

#### 2.1 Basis of preparation

The consolidated financial statements of the Company have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRS") and disclosure requirements of the Hong Kong Companies Ordinance (Chapter 622 of the laws of Hong Kong). They have been prepared under the historical cost convention, as modified by the revaluation of FVPL, FVOCI and investment properties, which are carried at fair value.

The preparation of consolidated financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4.

#### 1 一般資料

華鼎集團控股有限公司(「本公司」)於二零零 五年五月三十一日根據開曼群島公司法(第 22章,一九六一年第三號法案,經綜合及修 訂)在開曼群島註冊成立為獲豁免有限公 司。本公司之註冊辦事處位於Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands。

本公司及其附屬公司(統稱為「本集團」)之業 務為製造及銷售成衣以及物業投資。

本公司股份已自二零零五年十二月十五日起 在香港聯合交易所有限公司(「聯交所」)主板 上市(「上市」)。

除另有説明外,此等綜合財務報表乃以港元 (「港元」)呈列。

#### 2 重大會計政策概要

編製此等綜合財務報表所用之主要會計政策 載列如下。除另有説明外,此等政策已於所 有呈列年度貫徹應用。

#### 2.1 編製基準

本公司已按照所有適用之香港財務報 告準則(「香港財務報告準則」)及香港 法例第622章香港公司條例之披露規 定編製綜合財務報表。該等報表乃按 歷史成本法編製,並就按公平值列賬 在損益表中處理之金融資產、按公平 值計入其他全面收入之金融資產及投 資物業(全部按公平值列賬)之重估作 出修訂。

依據香港財務報告準則編製綜合財務 報表須使用若干重要會計估計。管理 層於應用本集團會計政策時亦需發揮 其判斷力。涉及大量判斷或複雜程度 較高之範疇,或對綜合財務報表具重 大影響之假設及估計所屬之範疇,均 於附註4中披露。

#### 2.1 Basis of preparation (Continued)

 (a) Amendments to existing standards adopted by the Group
 The following amendments to existing standards have been adopted by the Group for the first time for the financial year beginning on or after 1 January 2022:
 Amendments to HKAS 16 Property, Plant and

Amendments to HKAS 37Onerous Contracts<br/>— Cost of Fulfilling a<br/>ContractAmendments to HKFRS 3Reference to the<br/>Conceptual FrameworkAmendment to HKFRS 16COVID-19 Related Rent<br/>Concessions beyond<br/>30 June 2021

Equipment: Proceeds

Amendments to AnnualAnnual Improvements toImprovements ProjectHKFRSs 2018–2020

Revised Accounting Merger Accounting for Guideline 5 Common Control Combinations

The adoption of these amendments to existing standards did not result in any substantial change to the Group's accounting policies. The amendments to existing standards listed above did not have any significant impact on the amounts recognised in prior years and are not expected to significantly affect the current or future years.

#### 2 重大會計政策概要(續)

- 2.1 編製基準(續)
  - (a) 本集團採納之現有準則修訂 本 以下現有準則之修訂本已由本 集團於二零二二年一月一日或 之後開始的財政年度首次採納: 香港會計準則 物業、廠房及 第16號 設備: 達致 (修訂本) 擬定用途前 的所得款項 香港會計準則 虧損合約 — 第37號 履約成本 (修訂本) 香港財務報告 引用概念框架 準則第3號 (修訂本) 二零二一年六 香港財務 月三十日後 報告準則 第16號 的新冠疫情 (修訂本) 相關租金優 叀 年度改進項目 香港財務報告 (修訂本) 準則二零 一八年至二 零二零年之 年度改進 經修訂會計指 共同控制合併 的合併會計 引第5號 處理 採納該等現有準則修訂本並無 導致本集團會計政策出現任何

導致本集團會計政策出現任何 重大變更。上文所列之現有準 則修訂本並無對以往年度確認 的金額產生任何重大影響,且 預期不會對本年度或未來年度 產生重大影響。

#### 2.1 Basis of preparation (Continued)

(b) The following new standard, amendments to existing standards and annual improvements have been issued, but are not effective for the financial year beginning on 1 January 2022 and have not been early adopted:

### 2 重大會計政策概要(續)

#### 2.1 編製基準(續)

(b) 以下新訂準則、現有準則的修 訂本及年度改進已頒佈,但於 二零二二年一月一日開始的財 政年度尚未生效,亦無提前採 納:

|   |  | Effective for<br>accounting periods<br>beginning on or after |  |   | 於以下日期或<br>之後開始之<br>年度期間生效 |
|---|--|--|--|---|---------------------------|
| HKFRS 17  | Insurance Contracts  | 1 January 2023   | 香港財務報告準則<br>第17號                       | 保險合約  | 二零二三年<br>一月一日             |
| HKFRS 17  | Initial Application of HKFRS 17<br>and HKFRS 9 — Comparative<br>Information  | 1 January 2023   | 香港財務報告準則<br>第17號                       | 首次應用香港財務報告準<br>則第17號及香港財務<br>報告準則第9號 一 比<br>較資料 | 二零二三年<br>一月一日             |
| Amendments to HKAS 1<br>and HKFRS Practice<br>Statement 2 | Disclosure of Accounting Policies  | 1 January 2023   | 香港會計準則第1號及香<br>港財務報告準則實務<br>報告第2號(修訂本) | 會計政策披露  | 二零二三年<br>一月一日             |
| Amendments to HKAS 8                                      | Definition of Accounting<br>Estimates  | 1 January 2023   | 香港會計準則第8號<br>(修訂本)                     | 會計估計的定義   | 二零二三年<br>一月一日             |
| Amendments to HKAS 12                                     | Deferred tax related to assets<br>and liabilities arising from a<br>single transaction   | 1 January 2023   | 香港會計準則第12號<br>(修訂本)                    | 與單一交易產生的資產及<br>負債相關的遞延税項                        | 二零二三年<br>一月一日             |
| Hong Kong Interpretation 5<br>(2020)                      | Presentation of Financial<br>Statements — Classification<br>by the Borrower of a Term<br>Loan that Contains a<br>Repayment on Demand<br>Clause | 1 January 2024   | 香港詮釋第5號<br>(二零二零年)                     | 財務報表呈列 — 借款人<br>對含有按要求還款條<br>款的定期貸款的分類          | 二零二四年<br>一月一日             |
| Amendments to HKAS 1                                      | Classification of Liabilities as<br>Current or Non-current   | 1 January 2024   | 香港會計準則第1號<br>(修訂本)                     | 負債分類為流動或非流動                                     | 二零二四年<br>一月一日             |
| Amendments to HKAS 1                                      | Non-current Liabilities with<br>Covenants  | 1 January 2024   | 香港會計準則第1號<br>(修訂本)                     | 附帶契諾的非流動負債                                      | 二零二四年<br>一月一日             |
| Amendments to HKFRS 16                                    | Lease Liability in a Sale and<br>Leaseback   | 1 January 2024   | 香港財務報告準則<br>第16號(修訂本)                  | 售後租回中的租賃負債                                      | 二零二四年<br>一月一日             |
| Amendments to HKFRS 10<br>and HKAS 28                     | Sale or Contribution of Assets<br>between an Investor and its<br>Associate or Joint Venture  | To be determined   | 香港財務報告準則第10<br>號及香港會計準則第<br>28號(修訂本)   | 投資者與其聯營公司或合<br>營公司之間出售或注<br>入資產                 | 待定                        |
| No  | ne of the above new stan   | dard, amendments to  |  | 上述新訂準則、現  | 見有準則的修                    |

existing standards and annual improvements is 訂本及年度改進預期不會對本 expected to have a significant effect on the 集團綜合財務報表產生重大影 consolidated financial statements of the Group. 響。

#### 2.2 Principle of consolidation and equity accounting

#### (a) Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity where the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Inter-company transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

The acquisition method of accounting is used to account for business combinations by the Group.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of comprehensive income, statement of changes in equity and balance sheet respectively.

(b) Associates

Associates are all entities over which the Group has significant influence but not control or joint control. This is generally the case where the Group holds between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting (see (d) below), after initially being recognised at cost.

#### (c) Joint arrangements

Under HKFRS 11 Joint Arrangements investments in joint arrangements are classified as either joint operations or joint ventures. The classification depends on the contractual rights and obligations of each investor, rather than the legal structure of the joint arrangement.

#### 2 重大會計政策概要(續)

- 2.2 综合賬目及權益法入賬的原則
  - (a) 附屬公司

附屬公司指本集團對其擁有控 制權之所有實體(包括結構實 體)。當本集團面對或有權自其 參與實體而取得浮動回報及透 過其指示實體活動之權力而有 能力影響該等回報,則本集團 對實體擁有控制權。附屬公司 由控制權轉讓予本集團當日起 全面綜合賬目,並於控制權終 止當日停止綜合賬目。

集團內公司間之公司間交易、 結餘及交易之未變現收益均予 以抵銷。未變現虧損亦會抵 銷,惟有證據顯示交易中所轉 讓資產出現減值則除外。附屬 公司之會計政策已按需要作出 變更,以確保與本集團所採納 之政策相符。

收購會計法用於對本集團的業 務合併進行會計處理。

附屬公司的業績及權益中的非 控制性權益分別單獨於綜合全 面收入表、權益變動報表及資 產負債表內列示。

- (b) 聯營公司 聯營公司指本集團對其擁有重 大影響力但並不擁有控制權或 共同控制權的所有實體。本集 團一般持有其20%至50%的投 票權。於聯營公司之投資初步 按成本確認後以權益會計法入 賬(見下文(d))。
- (c) 合營安排 根據香港財務報告準則第11號 合營安排,於合營安排的投資 分類為共同經營或合營公司。 分類視乎各投資者之合約權利 及責任而定,而非合營安排之 法律結構。

### 2.2 Principle of consolidation and equity accounting (Continued)

(c) Joint arrangements (Continued)

The Group has assessed the nature of its joint arrangements and determined them to be joint ventures. Interests in joint ventures are accounted for using the equity method (see (d) below), after initially being recognised at cost in the consolidated balance sheet.

(d) Equity method

Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses of the investee in profit or loss, and the Group's share of movements in other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from associates and joint ventures are recognised as a reduction in the carrying amount of the investment.

Where the Group's share of losses in an equity-accounted investment equals or exceeds its interest in the entity, including any other unsecured long-term receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity.

Unrealised gains on transactions between the Group and its associates and joint ventures are eliminated to the extent of the Group's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity-accounted investees have been changed where necessary to ensure consistency with the policies adopted by the Group. The carrying amount of equity-accounted investments is tested for impairment in accordance with the policy described in Note 2.10.

#### 2 重大會計政策概要(續)

(d)

- **2.2** 综合賬目及權益法入賬的原則 (續)
  - (c) 合營安排(續) 本集團已評估其合營安排的性 質,並將其確定為合營公司。 於合營公司之權益初始於綜合 資產負債表按成本確認後,採 用權益法(見下文(d))入賬。
    - 權益法 根據權益會計法,投資初始以 成本確認,其後作出調整,以 於損益確認本集團分佔收購後 投資公司的溢利或虧損以及於 其他全面收入確認本集團分佔 投資公司的其他全面收入變 動。已收或應收聯營公司及合 營公司的股息確認為投資賬面 值的扣減。

當本集團分佔按權益入賬之投 資的虧損等於或超過其於該實 體的權益(包括任何其他無抵押 長期應收款項),本集團不會確 認進一步虧損,除非本集團已 承擔責任或已代表其他實體支 付款項。

本集團與其聯營公司及合營公 司之間未變現交易收益按本集 團在該等實體的權益予以對 銷。除非交易提供證據證明所 轉現虧損亦予以對銷。按權 之投資公司的會計政策 按需要作出變更,以確保與本 集團採用的會計政策符合一 致。按權益入賬之投資的賬面 值乃根據附註2.10所述的政策 進行減值測試。

### 2.2 Principle of consolidation and equity accounting (Continued)

#### (e) Changes in ownership interests

The Group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of the Company.

When the Group ceases to consolidate or equity account for an investment because of a loss of control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs.

If the ownership interest in a joint venture or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

- 2 重大會計政策概要(續)
  - 2.2 綜合賬目及權益法入賬的原則 (續)
    - (e) 所有者權益變動 本集團將不會導致失去控制權 的與非控制性權益交易視作與 本集團權益擁有人的交易處 理。所有者權益變動會引致對 控股與非控制性權益的賬面值 進行調整,以反映彼等於有關 附屬公司的相對權益。對非控 制性權益的調整額與任何已付 或已收代價之間的任何差額於 本公司擁有人應佔權益內的一 項單獨儲備確認。

倘本集團因失去控制權、共同 控制或重大影響力而終止綜合 入賬或按權益會計法入賬投 資,於該實體的任何保留權益 按其公平值重新計量,而賬面 值變動則於損益表內確認。該 公平值成為其後將保留權益入 賬為聯營公司、合營公司或金 融資產的初始賬面值。此外, 該實體過往在其他全面收入中 確認的任何數額乃猶如本集團 已直接出售相關資產及負債而 入賬。這可能意味著過往在其 他全面收入中確認的數額重新 分類至損益表或轉撥至適用香 港財務報告準則指定/允許的 其他權益分類。

倘於合營公司或聯營公司的所 有者權益減少但仍保留共同控 制或重大影響力,只會將過往 在其他全面收入確認的數額中 按比例應佔的份額重新分類至 損益表(如適用)。

#### 2.3 Business combinations

The acquisition method of accounting is used to account for all business combinations, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the:

- fair values of the assets transferred;
- liabilities incurred to the former owners of the acquired business;
- equity interests issued by the Group;
- fair value of any asset or liability resulting from a contingent consideration arrangement; and
- fair value of any pre-existing equity interest in the subsidiary.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquired entity on an acquisition-by-acquisition basis either at fair value or at the non-controlling interest's proportionate share of the acquired entity's net identifiable assets.

Acquisition-related costs are expensed as incurred.

The excess of the:

- consideration transferred;
- amount of any non-controlling interest in the acquired entity; and
- acquisition-date fair value of any previous equity interest in the acquired entity,

over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the business acquired, the difference is recognised directly in profit or loss as a bargain purchase.

- 2 重大會計政策概要(續)
  - 2.3 業務合併 所有業務合併均以收購會計法入賬, 無論所收購者為權益工具或其他資 產。收購一間附屬公司所轉讓的代價 包括:
    - 所轉讓資產的公平值;
    - 所收購業務先前所有者產生的 負債;
    - 本集團發行的股權;
    - 或然代價安排產生的任何資產 或負債的公平值;及
    - 任何先前存在的附屬公司股權 的公平值。

除有限例外情況外,於業務合併收購 的可識別資產以及承擔的負債及或然 負債,初步按收購日期的公平值計 量。本集團根據個別收購交易按公平 值或非控制性權益應佔被收購實體可 識別資產淨值的比例確認於被收購實 體的任何非控制性權益。

收購相關成本於產生時支銷。

下列各項:

- 所轉讓代價;
- 被收購實體的任何非控制性權
   益金額;及
- 於被收購實體先前的任何股本 權益於收購日期的公平值,

超出所收購可識別資產淨值的公平值 時,其差額以商譽列賬。倘上述金額 低於所收購業務可識別資產淨值的公 平值,有關差額會作為一項議價購買 直接於損益表確認。

#### 2.3 Business combinations (Continued)

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions. Contingent consideration is classified either as equity or a financial liability. Amounts classified as a financial liability are subsequently remeasured to fair value with changes in fair value recognised in consolidated statement of comprehensive income.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date. Any gains or losses arising from such remeasurement are recognised in consolidated statement of comprehensive income.

#### 2.4 Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

#### 2.5 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The executive directors, who assess the financial performance and position of the Group and makes strategic decisions, has been identified as being the chief operating decision maker. 2 重大會計政策概要(續)

#### 2.3 業務合併(續)

倘任何部分現金代價的結算獲遞延, 日後應付金額貼現至彼等於兑換日期 的現值。所使用的貼現率是實體的增 量借貸率,即在可比條款和條件下, 可以從獨立融資人處獲得類似借貸的 利率。或然代價歸類為權益或金融負 債。歸類為金融負債的金額其後重新 計量至公平值,公平值變動於綜合全 面收入表中確認。

倘業務合併分階段進行,則收購方先 前持有的被收購方股本權益於收購日 期的賬面值於收購日期重新按公平值 計量。任何因該項重新計量產生的收 益或虧損於綜合全面收入表中確認。

#### 2.4 獨立財務報表

於附屬公司之投資乃以成本減去減值 入賬。成本包括投資之直接應佔費 用。附屬公司之業績乃由本公司按已 收及應收股息為基準入賬。

倘從附屬公司投資收取之股息超過該 附屬公司於股息宣派期間之全面收入 總額,或倘獨立財務報表所列投資之 賬面值超過綜合財務報表所列被投資 方資產淨值(包括商譽)之賬面值,則 於收到該等投資之股息後須對有關投 資進行減值測試。

2.5 分部報告 營運分部報告與向主要營運決策人提 供之內部報告之方式貫徹一致。評估 本集團財務表現及狀況及作出戰略決 策的執行董事已獲識別為主要營運決 策人。

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#### 2.6 Foreign currency translation

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

#### (b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognised in profit or loss. They are deferred in equity if they relate to qualifying cash flow hedges and qualifying net investment hedges or are attributable to part of the net investment in a foreign operation.

Foreign exchange gains and losses that relate to borrowings are presented in the consolidated statement of comprehensive income, within finance costs. All other foreign exchange gains and losses are presented in the consolidated statement of comprehensive income on a net basis within other gains, net.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities classified as fair value through other comprehensive income are recognised in other comprehensive income.

#### 2 重大會計政策概要(續)

#### 2.6 外幣換算

- (a) 功能及呈報貨幣 本集團各實體之財務報表所包 括項目,乃按該實體經營所在 之主要經濟環境所用貨幣(「功 能貨幣」)計量。綜合財務報表 以港元呈列,港元為本公司之 呈報貨幣。本公司之功能貨幣 為美元(「美元」)。
- (b) 交易及結餘 外幣交易按於交易日期之匯率 換算為功能貨幣。因結算該等 交易及按年結日匯率換算外幣 計值之貨幣資產及負債而產生 之匯兑盈虧,一般於損益表中 確認。倘彼等與符合作現金流 量對沖及符合作投資淨額對沖 有關或應佔海外業務中投資淨 額部分,則於權益中遞延。

有關借款的外匯收益及虧損於 綜合全面收入表中財務成本內 呈列。所有其他外匯收益及虧 損於綜合全面收入表中按淨額 基準於其他收益淨額內呈列。

以外幣按公平值計量的非貨幣 項目使用釐定公平值當日的匯 率進行換算。按公平值列賬的 資產及負債的換算差額作為公 平值損益的一部分列報。例 如,按公平值列賬在損益表中 處理的權益等非貨幣資產負 的換算差額作為公平值利賬在其他資 類為按公平值列賬在其他資產 的換算差額在其他全面收入中 確認。

#### 2.6 Foreign currency translation (Continued)

#### (c) Group companies

The results and financial position of foreign operations (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- (ii) income and expenses for each statement of comprehensive income are translated at average exchange rates (unless this is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- (iii) all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other financial instruments designated as hedges of such investments, are recognised in other comprehensive income. When a foreign operation is sold or any borrowings forming part of the net investment are repaid, the associated exchange differences are reclassified to profit or loss, as part of the gain or loss on sale.

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

#### 2 重大會計政策概要(續)

#### 2.6 外幣換算(續)

(c) 集團公司 海外業務(全部均非採用高通脹 經濟體系貨幣)之功能貨幣倘有 別於呈報貨幣,其業績及財務 狀況乃按以下方式換算為呈報 貨幣:

- (i) 各資產負債表所列資產及負債按該結算日之收市匯率換算;
- (ii) 各全面收入表所列收支 按平均匯率換算(除非此 匯率並非合理地概括反 映於交易日期當時匯率 之累計影響,在此情況 下,收支則按交易日期 之匯率換算);及
- (iii) 因此產生之一切匯兑差 額均於其他全面收入中 確認。

於編製綜合賬目時,換算海外 實體任何投資淨額以及指定為 該等投資之對沖項目的借貸資 其他金融工具產生的匯兑差額 於其他全面收入內確認。於出 售海外業務或償還組成投資 額一部分的任何借貸時,相關 匯兑差額重新分類至損益,作 為出售損益的一部分。

收購海外業務所產生之商譽及 公平值調整列作海外業務資產 及負債,並按收市匯率換算。

#### 2.7 Property, plant and equipment

Property, plant and equipment, except for construction in progress, are stated at historical cost less accumulated depreciation and accumulated impairment losses. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

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

Depreciation is calculated using the straight-line method to allocate their cost, net of their residual values, over their estimated useful lives as follows:

of

| Buildings                                     | 20–40 years or shorter<br>remaining useful life |
|---|---|
| Leasehold improvements<br>Plant and machinery | 5 years<br>5—10 years                           |
| Vehicles                                      | 3–10 years                                      |
| Furniture, fittings and                       | 5–10 years                                      |
| equipment                                     |   |

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

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.10).

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss.

2 重大會計政策概要(續)

#### 2.7 物業、廠房及設備 物業、廠房及設備(在建工程除外)按 歷史成本減累計折舊及累計減值虧損 後列賬。歷史成本包括收購該等項目 直接應佔開支。

只有在項目有關之未來經濟利益將有 可能流入本集團及項目成本能可靠計 量時,其後成本才會列入資產賬面值 或確認為一項單獨資產(視乎適用者 而定)。作為獨立資產入賬的任何部分 之賬面值於被替代時終止確認。所有 其他維修及維護則於其產生之報告期 內在損益表扣除。

折舊以直線法計算,在其估計可使用 年期分配其成本(扣除其剩餘價值), 估計可使用年期如下:

| 樓宇     | 20-40年或按餘 |
|--------|-----------|
|        | 下或可使用年    |
|        | 期之較短者     |
| 租賃物業裝修 | 5年        |
| 廠房及機械  | 5-10年     |
| 汽車     | 3-10年     |
| 傢俬、裝修及 | 5-10年     |
| 設備     |           |

資產剩餘價值及可使用年期於每個報 告期末審閱及調整(如適用)。

倘資產賬面值大於其估計可收回金 額,則該資產賬面值即時撇減至其可 收回金額(附註2.10)。

出售所得收益及虧損乃透過比較所得 款項及賬面值釐定,並包括在損益表 內。

### 2.7 Property, plant and equipment (Continued)

Construction in progress represents buildings, plant and machinery under construction or pending installation and is stated at cost less accumulated impairment losses. Cost includes the costs of construction of buildings, costs of plant and machinery, and borrowing costs arising from borrowings used to finance these assets during the year of construction or installation and testing. No provision for depreciation is made on construction in progress until such time as the relevant assets are completed and ready for intended use. When the assets concerned are brought into use, the costs are transferred to respective property, plant and equipment and depreciated in accordance with the policy as stated above.

#### 2.8 Investment properties

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group's entities, is classified as investment property. Investment property is initially measured at cost, including related transaction costs. Subsequently, they are carried at fair value. Changes in fair values are presented in profit or loss as part of "other gains, net".

#### 2.9 Intangible assets

#### (a) Goodwill

Goodwill represents the excess of the consideration transferred, amount of any non-controlling interest in the acquired entity, and acquisition-date fair value of any previous equity interest in the acquired entity over the fair value of the net identifiable assets acquired. Goodwill on acquisitions of subsidiaries is included in intangible assets. Goodwill is not amortised but it is tested for impairment annually, or more frequently if events or changes in circumstances indicate that it might be impaired, and is carried at cost less accumulated impairment losses. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold. 2 重大會計政策概要(續)

#### 2.7 物業、廠房及設備(續) 在建工程指在建或有待裝置之樓宇、 廠房及機械,並按成本減去累計減值 虧損後入賬。成本包括樓宇建築成 本、廠房及機械成本以及就作為該等 資產於興建或安裝及測試年內融資之 借貸產生之借貸成本。在建工程直至 有關資產完成及可作擬定用途前不計 提折舊撥備。當有關資產投入運作 時,將成本轉撥至相關物業、廠房及 設備,並按上文所述之政策計提折舊。

- 2.8 投資物業 持作長期租金收益或資本升值或上述 兩者之物業,而並非由本集團內各實 體佔用之物業,均列作投資物業。投 資物業初步以成本(包括相關交易成 本)計量。其後按公平值列賬。公平值 變動於損益表中呈列為「其他收益淨 額」之一部份。
- 2.9 無形資產
  - (a) 商譽 商譽指所轉讓代價、被收購實 體的任何非控制性權益金額及 於被收購實體先前的任何股本 權益於收購日期的公平值超出 所收購可識別資產淨值公平值 的差額。收購附屬公司時的商 譽計入無形資產。商譽毋須計 提攤銷,但每年進行一次減值 測試,或於有事件或情況改變 顯示其可能減值時則會更頻繁 地進行減值測試。商譽按成本 減累計減值虧損列賬。出售實 體的收益或虧損包括與所出售 實體有關的商譽的賬面值。

#### 2.9 Intangible assets (Continued)

(a) Goodwill (Continued)

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination in which the goodwill arose. The units or groups of units are identified at the lowest level at which goodwill is monitored for internal management purposes, being the operating segments.

(b) Trademarks

Trademarks are shown at historical cost. They have a finite useful life and are subsequently carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate the cost of trademarks over their estimated useful lives of 10 years.

#### (c) Customer relationships

Customer relationships acquired in a business combination are recognised at fair value at the acquisition date. They have a finite useful life and are subsequently carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over the expected life of the customer relationship of 10 years.

#### (d) Supply rights

Supply rights represent the rights to sell pre-determined amount of garments to customers over certain periods of time pursuant to the legal binding agreements entered into between the Group and the customers. Supply rights are stated at cost less accumulated amortisation and any impairment losses. Supply rights are amortised over the unexpired periods of the agreements.

#### 2 重大會計政策概要(續)

#### 2.9 無形資產(續)

(a) 商譽(續)
商譽獲分配至現金產生單位以 測試減值。該分配乃就預期可 於根據商譽產生之業務合併中 受惠之現金產生單位或現金產 生單位組別而作出。該等單位 或單位組別乃就內部管理目的 而於監察商譽的最低層次(即經 營分部)確認。

- (b) 商標 商標以歷史成本列示。其可使 用年期有限,其後按成本減累 計攤銷列賬。攤銷使用直線法 計算,將商標成本於其預計可 使用年期十年內分配。
- (c) 客戶關係 於業務合併過程中獲得之客戶 關係按收購日期之公平值確 認。其可使用年期有限,其後 按成本減累計攤銷列賬。攤銷 乃按客戶關係之估計可使用年 期10年使用直線法計算。
- (d) 供應權 供應權指根據本集團與客戶訂 立具法律約束力之協議於若干 期間內向客戶出售預先釐定數 額之成衣之權利。供應權按成 本減累計攤銷及任何減值虧損 列賬。供應權按有關協議尚未 屆滿之期限攤銷。

#### 2.10 Impairment of non-financial assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

#### 2.11 Financial assets

#### (a) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income or through profit or loss), and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows. 2 重大會計政策概要(續)

#### 2.10 非金融資產之減值

無既定可使用年期之商譽及其他無形 資產毋須計提攤銷,並每年進行一次 減值測試,或於有事件或情況改變顯 示彼等可能減值時則會更頻繁地進行 減值測試。當出現事件或情況改變顯 示未必能收回賬面值時,則會對其他 資產進行減值測試。減值虧損按資產 賬面值超過其可收回數額(即資產公 平值減出售成本與使用價值兩者之較 高者)之差額確認。就評估減值而言, 資產按基本獨立於其他資產或資產組 (現金產生單位)現金流入的可獨立識 別現金流入之最低水平分類。除商譽 以外而出現減值之非金融資產可於各 報告期末就可能撥回減值進行審閱。

#### 2.11 金融資產

- (a) 分類
   本集團將其金融資產分為以下
   幾類:

  - 一 按攤銷成本列賬之金融 資產。
  - 分類取決於實體管理金融資產 的業務模式及現金流量的合約 條款。

#### 2.11 Financial assets (Continued)

#### (a) Classification (Continued)

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

#### (b) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

#### (c) Measurement

At initial recognition, the Group 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 that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

#### 2 重大會計政策概要(續)

#### 2.11 金融資產(續)

(a) 分類(續) 就按公平值計量的資產而言, 收益及虧損將於損益或其他全 面收入列賬。就並非持作買賣 的權益工具投資而言,將取決 於本集團是否於初始確認時作 出不可撤回選擇,將權益投資 以按公平值計入其他全面收入 入賬。

> 本集團於及僅於其管理資產的 業務模式變更時將債務投資重 新分類。

- (b) 確認及終止確認 常規買賣金融資產於交易日(本 集團承諾買賣資產之日期)確 認。從該等金融資產收取現金 流量之權利屆滿或已轉讓而本 集團已轉移所有權之絕大部份 風險及回報時,則會終止確認 金融資產。
- (c) 計量 初始確認時,本集團的金融資 產按公平值計量,倘屬並非按 公平值列賬在損益表中處理之 金融資產,另加收購該金融資 產直接可歸屬之交易成本。按 公平值列賬在損益表中處理之 金融資產之交易成本於損益支 銷。

#### 2.11 Financial assets (Continued)

(c) Measurement (Continued)

#### Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are two measurement categories into which the Group classifies its debt instruments:

— Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other gains/(losses) together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the consolidated statement of comprehensive income.

- 2 重大會計政策概要(續)
  - 2.11 金融資產(續)
    - (c) 計量(續)

債務工具

債務工具的後續計量取決於本 集團管理資產的業務模式及資 產的現金流量特徵。本集團的 債務工具有兩種計量分類:

#### 2.11 Financial assets (Continued)

(c) Measurement (Continued)

#### Debt instruments (Continued)

- FVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/(losses). Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other gains/(losses) and impairment expenses are presented as separate line item in the consolidated income statement.
- FVPL: Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVPL. A gain or loss on a debt investment that is subsequently measured at FVPL is recognised in profit or loss and presented net within other gains/(losses) in the period in which it arises.

2 重大會計政策概要(續)

#### 2.11 金融資產(續)

(c) 計量(續)

債務工具(續)

按公平值計入其他全面 收入: 為收回合約現金 流量及出售金融資產而 持有的資產,倘該等資 產現金流量僅作為支付 本金及利息,則按公平 值計入其他全面收入計 量。賬面值的變動計入 其他全面收入,惟減值 收益或虧損、利息收入 及外匯收益及虧損於損 益確認。金融資產終止 確認時,先前於其他全 面收入確認的累計收益 或虧損由權益重新分類 至損益並於其他收益/ (虧損)確認。該等金融 資產的利息收入使用實 際利率法計入融資收 入。外匯收益及虧損於 其他收益/(虧損)呈 列,而減值開支作為單 獨項目於綜合全面收益 表內呈列。

按公平值列賬在損益表
 中處理:不符合以攤銷
 成本計量或按公平值列賬在損益
 成本計量或按公平值列賬
 有少賬
 有少賬
 在損
 投資
 投資
 一
 一
 按
 支

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#### 2.11 Financial assets (Continued)

#### (c) Measurement (Continued)

#### Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVPL are recognised in other gains/(losses) in the consolidated statement of comprehensive income as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

#### (d) Impairment

The Group assesses on a forward-looking basis the expected credit losses associated with its debt instruments. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables, see Note 3.1(d) for further details.

#### 2 重大會計政策概要(續)

#### 2.11 金融資產(續)

(c) 計量(續)

#### 股本工具

本集團其後按公平值計量所有 股權投資。倘本集團管理層已 選擇於其他全面收入呈列股權 投資的公平值收益及虧損,則 於終止確認該投資後,公平值 收益及虧損不再重新分類至損 益。當本集團收取付款的權利 確立時,該投資的股息繼續於 損益中確認為其他收入。

按公平值列賬在損益表中處理 之金融資產的公平值變動於綜 合全面收入表(如適用)的其他 收益/(虧損)中確認。按公平 值計入其他全面收入的股權投 資的減值虧損(及減值虧損撥 回)不會與公平值的其他變動分 開呈報。

(d) *減值* 本集團以前

本集團以前瞻基準評估與債務 證券相關的預期信貸虧損。所 應用的減值方法取決於信貸風 險是否顯著增加。

就應收貿易賬款而言,本集團 採用香港財務報告準則第9號所 允許的簡化方法,該方法規定 將自初步確認應收款項起確認 預期存續期虧損,進一步詳情 請參閲附註3.1(d)。

#### 2.12 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where the Company has a legally enforceable right to offset the recognised amounts, and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty. The Group has no offsetting arrangement of financial instruments.

#### 2.13 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted-average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

#### 2.14 Trade receivables

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. If collection of trade receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective of collecting the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method. See Note 14 for further information about the Group's accounting for trade receivables and Note 3.1(d) for a description of the Group's impairment policies.

#### 2 重大會計政策概要(續)

#### 2.12 抵銷金融工具

- 倘本公司有法律上可強制執行之權利 以抵銷已確認之金額,且有意以淨額 基準結算,或變現資產及清償債務將 同時進行,則金融資產及負債可予抵 銷,並於資產負債表內列報淨額。法 律上可強制執行之權利不得視乎未來 事件而定,並須於一般業務過程中以 及公司或對手方出現違約、資不抵債 或破產之事件時均可強制執行。本集 團並無設有金融工具的抵銷安排。
- 2.13 存貨
  - 存貨按成本與可變現淨值兩者之較低 者列賬。成本使用加權平均法釐定。 製成品及在製品之成本包括原材料、 直接工資、其他直接成本及相關生產 經常開支(按一般營運產能計算),不 包括借貸成本。可變現淨值指在日常 業務過程中之估計售價,減估計完工 成本及進行銷售的必要估計成本。

#### 2.14 應收貿易賬款

應收貿易賬款乃於一般業務過程中就 已售貨品或已提供服務應收客戶之金 額。倘應收貿易賬款預期於一年或以 下(或於業務一般營運週期內(如較 長))收回,則分類為流動資產。否 則,乃呈列為非流動資產。

應收貿易賬款初步按無條件的對價金 額確認,除非對價含有重大融資成 分,則按公平值計量。本集團持有應 收貿易賬款的目標乃收取合約現金流 量,因此其後使用實際利率法按攤銷 成本計量。有關本集團應收貿易賬款 的會計處理及本集團減值政策説明的 進一步資料請分別參閱附註14及附註 3.1(d)。

#### 2.15 Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with banks and other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

#### 2.16 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

#### 2.17 Trade and other payables

These amounts represent liabilities for goods and services provided to the Group prior to the end of financial year which are unpaid. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

#### 2.18 Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

#### 2 重大會計政策概要(續)

#### 2.15 現金及現金等值項目

就現金流量報表的呈列而言,現金及 現金等值項目包括手頭現金、隨時可 提取之銀行存款以及原期限為三個月 或以下、可隨時轉換為已知金額的現 金且價值變動風險極低之其他高流動 性短期投資。

- 2.16 股本 普通股分類為權益。發行新股或購股 權直接應佔之增量成本在權益中列為 所得款項之減項(扣除税項)。
- 2.17 應付貿易賬款及其他應付款項 該等金額指於財政年度末前本集團獲 提供而未付款的商品及服務。應付貿 易賬款及其他應付款項呈列為流動負 債,除非有關付款於報告期後12個月 內未到期應付。彼等初步以公平值確 認,其後使用實際利率法以攤銷成本 計量。

#### 2.18 借款

借款初步以公平值確認(扣除所產生 之交易成本)。借款其後以攤銷成本計 量。所得款項(扣除交易成本)及贖回 金額之任何差額,使用實際利率法於 借款期間在損益表予以確認。

倘有可能將會提取部份或全部貸款融 資,則設立有關融資所支付之費用乃 確認為貸款之交易成本。按此情形, 費用遞延至提取融資為止。倘無證據 顯示有可能將會提取部分或全部有關 融資,則費用會資本化為就流動資金 服務支付之預付款項並於其相關之融 資期間攤銷。

除非本集團有無條件權利將償還負債 之期限延至報告期後最少十二個月, 否則借款分類為流動負債。

#### 2.19 Borrowing costs

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

Other borrowing costs are expensed in the period in which they are incurred.

#### 2.20 Current and deferred income tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

#### (a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the Company and its subsidiaries, associates and joint ventures operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and considers whether it is probable that a taxation authority will accept an uncertain tax treatment. The Group measures its tax balances either based on the most likely amount or the expected value, depending on which method provides a better prediction of the resolution of the uncertainty.

2 重大會計政策概要(續)

#### 2.19 借貸成本

直接歸屬於收購、興建或生產合資格 資產的一般及專項借款成本於需要完 成及籌備該資產作擬定用途或出售的 一段時間內予以資本化。合資格資產 為需經一段長時間處理方可作其擬定 用途或出售的資產。

尚未使用於合資格資產的特定借貸作 短期投資賺取的投資收入,於合資格 資本化的借貸成本中扣除。

其他借貸成本於其產生期間支銷。

- 2.20 即期及遞延所得税 期內所得税開支或抵免指根據各司法 權區的適用所得税率按即期應課税收 入支付的税項,並經暫時差異及未使 用税務虧損所致的遞延税項資產及負 債變動調整。
  - (a) 即期所得税 即期所得税開支乃根據本公司 及其附屬公司、聯營公司及合 營公司營運所在及產生應課税 收入之國家於報告期末已頒行 或實質上已頒行之税法計算。 管理層就適用税法受詮釋所規 限的情況定期評估報税表的狀 況,並考慮税務機關是否有可 能接受不確定的税務處理。本 集團根據最有可能之的金額或 預期價值計量其税項結餘,視 乎哪種方法能更好地預測不確 定性的解決方法而定。

#### 2.20 Current and deferred income tax (Continued)

(b) Deferred income tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

The deferred tax liability in relation to investment property that is measured at fair value is determined assuming the property will be recovered entirely through sale.

Deferred tax assets are recognised only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in foreign operations where the Company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

#### 2 重大會計政策概要(續)

2.20 即期及遞延所得税(續)

(b) 遞延所得税

遞延所得税使用負債法就資產 及負債之税基與其在綜合財務 報表所列賬面值之間所產生之 暫時差額全額計提撥備。然 而,如暫時差額源自商譽的初 步確認,則不會確認遞延税項 負債。如遞延所得税乃源自業 務合併以外之交易中初步確認 之資產或負債,而在交易時並 不影響會計及應課税溢利或虧 **損**,且不會產生相同應課税及 可扣税暫時差額,則亦不會入 賬處理。遞延所得税使用報告 期末已頒行或實質上已頒行, 並預期在相關遞延所得税資產 實現時或遞延所得税負債償還 時應用之税率(及税法)計算。

與按公平值計量的投資物業有 關的遞延税項負債乃經假設相 關物業將可通過出售悉數收回 而釐定。

遞延税項資產僅在未來將有應 課税金額可供使用該等暫時差 額及虧損時方會確認。

若本公司能夠控制有關暫時差 額的撥回時間且有關差額可能 不會於可見將來撥回,則不會 就國外業務投資賬面值與税基 之間的暫時差額確認遞延税項 負債。

#### 2.20 Current and deferred income tax (Continued)

(b) Deferred income tax (Continued) Deferred tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets and liabilities and where the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

> Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

#### 2.21 Employee benefits

(a) Pension obligations

The Group participates in a number of defined contribution plans in Hong Kong and the People's Republic of China ("PRC"), the assets of which are generally held in separate trustee-administered funds. The pension plans are generally funded by payments from employees and the relevant Group's entities. The Group pays contributions to the pension plans on a mandatory, contractual or voluntary basis which are calculated as a percentage of the employees' salaries.

The Group has no legal or constructive obligations to make further payments once the required contributions have been paid, even if the plans do not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior years.

#### 2 重大會計政策概要(續)

#### 2.20 即期及遞延所得税(續)

(b) 遞延所得税(續) 若有依法可強制執行的權利可 抵銷即期税項資產及負債,以 及若遞延税項結餘與相同徵税 機關有關,則遞延税項資產及 負債可予抵銷。若實體有依法 可強制執行的權利可抵銷並擬 按淨值基準結算或同時變現資 產及結算負債,則即期税項資 產及税項負債可予抵銷。

> 即期及遞延税項於損益內確 認,惟倘其與在其他全面收入 內確認或直接於權益內確認的 項目有關則另作別論。在此情 況下,相關税項亦分別於其他 全面收入內確認或直接於權益 內確認。

#### 2.21 僱員福利

(a) 退休金責任 本集團於香港及中華人民共和國(「中國」)參與多個定額供款 計劃,其資產一般由信託管理 基金分開持有。退休金計劃所 需資金一般由僱員及相關之本 集團實體作出供款。本集團以 強制、合約或自願基準向退休 金計劃作出供款,款項按僱員 薪金之百分比計算。

> 一旦已支付規定供款,即使計 劃並無足夠資產向所有僱員支 付與當年度及過往年度僱員服 務有關之福利,本集團亦無任 何法律或推定責任再支付其他 款項。

#### 2.21 Employee benefits (Continued)

- (a) Pension obligations (Continued) The contributions are recognised as employee benefit expense when they are due and are not reduced by contributions forfeited by those employees who leave the scheme prior to vesting fully in the contributions. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.
- (b) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the balance sheet date. Employee entitlements to sick and maternity leave are not recognised until the time of leave.

#### (c) Profit-sharing and bonus plans

The Group recognises a liability and an expense for bonuses and profit-sharing based on a formula that takes into consideration the profit attributable to the Company's shareholders after certain adjustments. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation. 2 重大會計政策概要(續)

#### 2.21 僱員福利(續)

- (a) 退休金責任(續) 該等供款於其到期時確認為僱員福利開支,且不會以僱員在 全數供款歸屬前退出計劃而被 沒收之供款作扣減。預繳供款 確認為資產,惟須以可獲現金 退款或扣減日後供款為限。
- (b) 僱員應有假期 僱員應有年假乃於應計予僱員 時確認。本集團已就截至結算 日僱員提供服務所產生年假之 估計負債作出撥備。僱員應有 病假及產假於放假時方予確認。
- (c) 分享溢利及花紅計劃 本集團根據一條公式(考慮經若 干調整後本公司股東應佔溢利) 就花紅及分享溢利確認負債及 開支。本集團於合約規定或過 往慣例產生推定責任時確認撥 備。

#### 2.21 Employee benefits (Continued)

#### (d) Share-based compensation

The Group operates an equity-settled, share-based compensation plan. The fair value of options granted is recognised as an employee benefits expense with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the options granted, including any market performance conditions (for example the entity's share price), excluding the impact of any service and non -market performance vesting conditions (for example profitability, sales growth targets and remaining an employee of the entity over a specified time period), and including the impact of any non-vesting conditions (for example the requirement for employees to save or hold shares for a specific period of time).

The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each period, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting and service conditions. It recognises the impact of the revision to original estimates, if any, in profit or loss, with a corresponding adjustment to equity.

The proceeds received net of any directly attributable transaction costs are credited directly to equity.

#### 2 重大會計政策概要(續)

#### 2.21 僱員福利(續)

(d) 以股份支付之報酬 本集團設有一項以權益結算、 以股份支付之報酬計劃。所授 出購股權的公平值確認為僱員 福利開支並對權益作出相應增 加。將予支銷的總金額乃參考 授出購股權的公平值釐定,包 括任何市場表現條件(如實體的 股價),不包括任何服務及非市 場表現歸屬條件(如盈利能力、 銷售增長目標及僱員在某特定 時間於公司留任)產生之影響, 並包括任何非歸屬條件(如僱員 於特定期間保留或持有股份的 規定)的影響。

> 總開支於歸屬期間(即達成所有 指定歸屬條件的期間)內確認。 於各期間結束時,實體會根據 非市場歸屬及服務條件修改其 估計預期可予歸屬的股份數 目。修改原有估計(如有)的影 響則在損益中確認,並對權益 作相應調整。

> 已收取並經扣除任何直接應佔 交易成本之所得款項直接計入 權益中。

#### 2.22 Contingent liabilities

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, it will then be recognised as a provision.

#### 2.23 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense.

#### 2 重大會計政策概要(續)

#### 2.22 或然負債

或然負債為因過去事件而可能出現之 責任,其存在將視乎日後會否出現一 項或多項本集團不可完全控制之不確 定事件方可確實。其亦可為因過去事 件而產生之現有責任,但由於未必需 要經濟資源流出或該責任數額無法可 靠計量而未有確認。

或然負債不會確認但會於綜合財務報 表附註中披露。當流出之可能性出現 變化導致可能出現流出時,則會確認 為撥備。

#### 2.23 撥備

本集團若因過往事件而有法定或推定 責任,並可能須要資源流出以履行有 關責任,而相關金額能作出可靠估 計,則會確認撥備。本集團不會就日 後經營虧損確認撥備。

倘出現多項類似責任,會考慮責任之 整體類別後釐定清償責任會否導致資 源流出。即使同類別責任中任何一項 可能流出資源的機會不大,仍會確認 撥備。

撥備按管理層對報告期末結算現有責 任所需開支之最佳估計的現值計量。 用於釐定現值之貼現率為反映當前對 貨幣時間價值及有關責任特定風險的 市場評估的税前比率。因時間流逝而 增加的撥備確認為利息開支。

#### 2.24 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sales of goods and services in the ordinary course of the Group's activities. Revenue is shown net of value-added tax ("VAT"), returns and discounts and after eliminating sales within the Group.

#### (a) Sales of goods — OEM garment sales

Sales are recognised when control of the garment has transferred, being when the goods are delivered to the customer, the customer has full discretion over the goods and there is no unfulfilled obligation that could affect the customer's acceptance of the goods. Delivery occurs when the products have been shipped to the specified location, the risks of obsolescence and loss have been transferred to customer, and either customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Revenue from these sales is recognised based on the price specified in the contract. Accumulated experience is used to estimate and provide for the discounts, using the expected value method, and revenue is only recognised to the extent that it is highly probable that a significant reversal will not occur. No element of financing is deemed present as the sales are made with credit terms that are consistent with market practice. The Group's obligation to provide a refund for faulty products under the standard warranty terms is recognised as a provision.

A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

If the services rendered or products delivered by the Group exceed the payments made by the counter parties, a contract asset is recognised. If the payments exceed the services rendered or products delivered, a contract liability is recognised.

#### 2 重大會計政策概要(續)

### 2.24 收入確認

收入乃於本集團業務活動之正常過程 中銷售貨物及服務之已收或應收代價 之公平值。收入乃扣除增值税、退貨 及折扣以及對銷本集團內銷售後列示。

(a) 銷售貨物 — 原設備製造成 衣銷售 當成衣的控制權轉移時(即貨品 已交付予客戶,客戶對貨品有 絕對酌情權,且概無可影響客 戶接納貨品的未履行責任時), 則確認銷售。當產品運送到指 定地點時交付即告完成。當客 戶按照銷售合約接納產品,或 接納條款已失效,或本集團有 客觀證據證明所有接納標準均 已達成時,產品陳舊過時及遺 失之風險轉由客戶承擔。

> 該等銷售的收入乃基於合約規 定的價格確認。本公司利用累 積的經驗採用預計估值法估計 折扣及計提撥備,且收入僅於 重衣撥回極大可能不會資期符合 市場慣例,故並不存在融資因 素。本集團於質保期內為瑕疵 撥備。

> 當貨品已及時交付,且代價成 為無條件時,應收款項方可獲 得確認,原因是有關款項僅隨 時間推移即為到期應付。

> 倘若本集團所提供之服務或交 付之產品超過交易對方作出的 付款,則確認合約資產。若付 款超過所提供之服務或交付之 產品,則確認合約負債。
### 2.24 Revenue recognition (Continued)

(b) Sales of goods — retailing of branded fashion apparel

Sales of goods are recognised when a group entity sells a product to the customer. Retail sales are in cash or by credit cards or collected by department stores on behalf of the Group. The recorded revenue includes credit card fees payable for the transaction. Such credit card fees are included in selling, marketing and distribution costs. It is the Group's policy to sell its products to the end customer with a right of return. Accumulated experience is used to estimate and provide for such returns at the time of sale. Because the number of goods returned has been steady for years, it is highly probable that a significant reversal in the cumulative revenue recognised will not occur. The validity of this assumption and the estimated amount of returns are reassessed at each reporting date.

(c) Commission income

Commission income is recognised over the period when the services are rendered.

(d) Rental income

Rental income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term.

2.25 Leases

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the fixed payments (including in-substance fixed payments), less any lease incentives receivable.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

2 重大會計政策概要(續)

2.24 收入確認(續)

(b) 銷售貨物 — 品牌時裝零售

- (c) 佣金收入 佣金收入於提供服務時於一段 時間內確認。
- (d) 租金收入 根據經營租賃租出資產之租金 收入於租期內以直線法確認。
- 2.25 租賃 本集團於可使用租賃資產日期將租賃 確認為一項使用權資產及相應負債。

租賃產生的資產及負債初步按現值基 準計量。租賃負債包括固定付款(包 括實質固定付款)減任何應收租賃優 惠的現值淨額。

將根據合理確定之延期選擇權作出之 租賃付款亦計入負債之計量。

### 2.25 Leases (Continued)

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability; and
- any lease payments made at or before the commencement date less any lease incentives received.

Right-of-use assets are depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less. Low-value assets mainly comprise IT equipment and small items of office furniture.

Lease income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term.

### 2 重大會計政策概要(續)

### 2.25 租賃(續)

租賃付款按租賃內暗含利率貼現。倘 無法及時釐定該利率(本集團的租賃 大多為此情況),則採用承租人的增 量借款利率,即個別承租人為在類似 經濟環境下獲得與使用權資產價值相 近的資產,以類似條款、抵押及條件 借入資金而必須支付的利率。

租賃付款於本金與融資成本之間作出 分配。融資成本於租期內計入損益, 以使各期負債餘額產生的期間利率保 持一致。

使用權資產按包含以下各項之成本計 量:

- 租賃負債之初始計量金額;及
- 於開始日期或之前作出的任何 租賃付款減任何已收取之租賃 優惠。

使用權資產於資產的可使用年期與租 期之較短者內以直線法折舊。

與短期租賃及低價值資產租賃相關之 款項,按直線法於損益內確認為開 支。短期租賃為租期為12個月或以內 的租賃。低價值資產主要包括IT設備 及小件辦公室家具。

就於報告期末或之前已宣派(已適當 授權及再不由實體酌情決定)但於報 告期末並未分派之任何股息金額作出 撥備。

### 2.26 Dividend distribution

Provision is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the entity, on or before the end of the reporting period but not distributed at the end of the reporting period.

### 2.27 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and recognised in the profit or loss over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to the purchases of property, plant and equipment are deducted from the carrying amount of the relevant assets. Such grant is recognised in the profit or loss over the life of the depreciable asset as a reduced depreciation expense.

### 2.28 Interest income

Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for financial assets that subsequently become credit-impaired. For credit-impaired financial assets the effective interest rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance).

Interest income from FVPL is included in the net fair value gains or losses on these assets as part of "other gains, net" in the consolidated statement of comprehensive income. Interest income from financial assets that are held for cash management purposes is presented as "finance income" where it is earned. Any other interest income is included in "other income".

### 2 重大會計政策概要(續)

### 2.26 股息分派

就於報告期末或之前已宣派但於報告 期末並未分派之任何股息金額(已適 當授權及再不由實體酌情決定)作出 撥備。

2.27 政府補助金 當有合理保證會收到補助金且本集團 將遵照所有附帶條件時,政府補助金 會以其公平值確認。

> 與成本有關之政府補助金乃於損益表 中於與擬補償之成本相匹配的期間作 出遞延及確認。

> 與購買物業、廠房及設備有關的政府 補助金自相關資產的賬面值扣除。相 關補助金於可折舊資產的使用年期內 在損益中確認為扣減折舊開支。

### 2.28 利息收入

利息收入就金融資產的賬面值總額應 用實際利率計算,惟其後發生信貸減 值的金融資產除外。就已發生信貸減 值的金融資產而言,則就該金融資產 的賬面淨值(經扣除虧損撥備)應用實 際利率。

按公平值列賬在損益表中處理之金融 資產的利息收入計入該等資產的公平 值收益或虧損淨額,作為綜合全面收 入表內的「其他收益淨額」。為現金管 理目的而持有的金融資產的利息收入 於賺取所在項目下呈列為「融資收 入」。任何其他利息收入計入「其他收 入」。

### 2.29 Earnings per share

- (a) Basic earnings per share Basic earnings per share is calculated by dividing:
  - the profit attributable to owners of the company, excluding any costs of servicing equity other than ordinary shares;
  - by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.
- (b) Diluted earnings per share Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:
  - the after-income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and
  - the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

### 2 重大會計政策概要(續)

### 2.29 每股盈利

- (a) 每股基本盈利
   每股基本盈利乃以下列項目計
   算:
  - 本公司擁有人應佔利潤 (不包括除普通股以外的 服務權益的任何成本);
  - 除以於財政年度發行在 外的普通股加權平均數
     申,並就年內已發行普
     通股的花紅部分作出調
     整及不包括庫存股份。
- (b) 每股攤薄盈利 每股攤薄盈利調整用於釐定每 股基本盈利的數字以考慮:
  - 與稀釋潛在普通股相關 的利息及其他融資成本 的除所得税後影響;及
  - 假設稀釋潛在普通股獲
     悉數轉換後將發行在外
     的額外普通股的加權平
     均數。

### **3** Financial risk management

### 3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, price risk, cash flow and fair value interest rate risk), credit risk, concentration risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Foreign exchange risk

The Group mainly operates in Hong Kong and the PRC. Sales are made to overseas customers as well as the customers in the PRC while purchases are mainly from suppliers in Hong Kong and the PRC. The functional currencies of the Group's entities in Hong Kong and the PRC are US\$ and Renminbi ("RMB"), respectively.

Foreign exchange risks arise on monetary assets and liabilities being denominated in a currency that is not the functional currency. The Group's entities in the PRC have monetary assets and liabilities denominated in US\$, which is not their functional currencies. The Group does not speculate on foreign currencies.

At 31 December 2022, if RMB had weakened/ strengthened by 5%(2021: 5%) against the US\$ with all other variables held constant, results for the year and equity holders' equity would have been approximately HK\$1,210,000 (2021: HK\$7,633,000) lower/higher, mainly as a result of foreign exchange losses/gains on translation of US\$ denominated monetary assets and liabilities held by the Group's entities in the PRC.

### 3 財務風險管理

### 3.1 財務風險因素

本集團業務面對多種財務風險:市場 風險(包括外匯風險、價格風險、現金 流量及公平值利率風險)、信貸風險、 集中風險及流動資金風險。本集團之 整體風險管理程序專注於金融市場之 不可預測性,並尋求將對本集團財務 表現之潛在不利影響降至最低。

(a) 外匯風險 本集團主要於香港及中國經營 業務,並向海外及中國客戶銷 售,及主要向香港及中國之供 應商進行採購。本集團位於香 港及中國之實體之功能貨幣分 別為美元及人民幣(「人民幣」)。

> 以非功能貨幣計值之貨幣資產 及負債引致外匯風險。本集團 位於中國之實體擁有以美元計 值之貨幣資產及負債,而美元 並非彼等之功能貨幣。本集團 並無參與外幣投機活動。

> 於二零二二年十二月三十一 日,倘人民幣兑美元貶值/升 值5%(二零二一年:5%),而 所有其他變數維持不變,年內 業績及股權持有人之權益將減 少/增加約1,210,000港元(二 零二一年:7,633,000港元), 主要因換算本集團於中國之實 體所持有以美元計值之貨幣資 產及負債所產生之匯兑虧損/ 收益。

### 3.1 Financial risk factors (Continued)

### (b) Price risk

The Group is exposed to equity securities price risk because certain listed securities held by the Group are classified in the consolidated balance sheet as FVPL and FVOCI. Result for the year and equity holders' equity would increase/decrease as a result of gains/ losses on listed securities classified as FVPL and FVOCI.

At 31 December 2022, if there had been a 5% (2021: 5%) increase/decrease in the market value of FVPL with all other variables held constant, the Group's result for the year would have been approximately HK\$2,105,000 (2021: HK\$356,000) higher/lower.

At 31 December 2022, if there had been a 5% (2021: 5%) increase/decrease in the market value of FVOCI with all other variables held constant, the Group's equity would have been approximately HK\$211,000 (2021: HK\$331,000) higher/lower.

The Group has not entered into derivatives to manage such exposures.

### 財務風險管理(續)

### 3.1 財務風險因素(續)

*(b) 價格風險* 

由於本集團所持有之若干上市 股本證券於綜合資產負債表中 被分類為按公平值列賬在損益 表中處理之金融資產及按公平 值計入其他全面收入之金融資 產,故本集團面臨上市股本證 券價格風險。年內業績及股權 持有人的權益會因為分類為按 公平值列賬在損益表中處理之 金融資產及按公平值計入其他 全面收入之金融資產之上市證 券之收益/虧損而增加/減少。

於二零二二年十二月三十一 日,倘按公平值列賬在損益表 中處理之金融資產之市值增 加/減少5%(二零二一年: 5%),而其他所有變數維持不 變,則本集團之年內業績將增 加/減少約2,105,000港元(二 零二一年:356,000港元)。

於二零二二年十二月三十一 日,倘按公平值計入其他全面 收入之金融資產之市值增加/ 減少5%(二零二一年:5%), 而其他所有變數維持不變,則 本集團之股權將增加/減少約 211,000港元(二零二一年: 331,000港元)。

本集團尚未訂立任何衍生工具 來管理該等風險。

### 3.1 Financial risk factors (Continued)

Cash flow and fair value interest rate risk *(c)* The Group's income and operating cash flows are substantially independent of changes in market interest rates except for bank deposits, as most of the interest-bearing assets including promissory notes and loan receivables are at fixed rate. The Group's exposure to changes in interest rates is mainly attributable to its bank deposits and borrowings. Bank deposits and borrowings at variable rates expose the Group to cash flow interest-rate risk. Borrowings at fixed rates expose the Group to fair value interest rate risk. The interest rates of the Group's bank deposits and the rates and terms of the Group's borrowings are disclosed in Notes 17 and 22 to the consolidated financial statements, respectively.

The Group has not used any interest rate swaps to hedge its exposure to interest rate risk.

At 31 December 2022, if interest rates had been increased/decreased by one percentage point (2021: one percentage point) with all other variables were held constant, the Group's result for the year would have been HK\$2,695,000 (2021: HK\$1,879,000) lower/higher and HK\$4,221,000 (2021: HK\$6,287,000) higher/lower, respectively, resulting from the change in the interest expense on bank borrowings and interest income on bank deposits.

### (d) Credit risk

### (i) Risk management

The Group is exposed to credit risk in relation to its cash and bank balances, promissory notes and trade and other receivables (except for prepayments). The Group's maximum exposure to credit risk is the carrying amounts of these financial assets.

### 3 財務風險管理(續)

- 3.1 財務風險因素(續)
  - 現金流量及公平值利率風險 (c) 除銀行存款外,本集團之收入 及經營現金流量大致不受市場 利率波動影響,原因為大部份 附息資產(包括承兑票據及應收 貸款)按固定利率計息。本集團 所面對之利率波動風險主要來 自其銀行存款及借款。按浮動 利率計息之銀行存款及借款令 本集團面對現金流量利率風 險。按固定利率計息之借款令 本集團面臨公平值利率風險。 本集團之銀行存款利率及本集 團借款之利率及條款分別於綜 合財務報表附註17及22中披 露。

本集團並無使用任何利率掉期 對沖其利率風險。

於二零二二年十二月三十一 日,倘利率增加/減少一個百 分點(二零二一年:一個百分 點),而所有其他變數維持不 變,本集團之年內業績會因銀 行借款利息開支及銀行存款利 息收入變動而分別減少/增加 2,695,000港元(二零二一年: 1,879,000港元)及增加/減少 4,221,000港元(二零二一年: 6,287,00港元)。

- (d) 信貸風險
  - *國險管理* 本集團就現金及銀行結 餘、承兑票據以及應收 貿易賬款及其他應收款 項(預付款項除外)而面 臨信貸風險。本集團所 面臨之最大信貸風險為 該等金融資產的賬面值。

### 3.1 Financial risk factors (Continued)

### (d) Credit risk (Continued)

### (i) Risk management (Continued) The Group has policies in place to ensure that

sales of products are made to customers with an appropriate credit history. OEM garment sales to large or long-established customers with good repayment history comprise a significant proportion of the total Group's OEM garment sales. The Group also has policies on granting different settlement methods to different customers to monitor the credit exposure. Letters of credit are normally required from new customers and existing customers with short trading history for settlement purposes. Sales to retail customers are made in cash, via credit cards, through online payment service providers or collected by department stores/online retailers on behalf of the Group. The Group's historical experience in collection of trade and other receivables falls within the recorded allowances. At 31 December 2022, trade and bill receivables amounted to approximately HK\$452,080,000 (2021: HK\$423,231,000) were principally due from companies operating under international and domestically well-known brand retailers and PRC department stores. Loss allowances of HK\$134,893,000 (2021: HK\$115,680,000) has been provided for such trade and bill receivables as at 31 December 2022.

The Group has policies to place its cash and bank balances only with major financial institutions with good reputation and does not expect any losses from non-performance by these financial institutions.

### 3 財務風險管理(續)

3.1 財務風險因素(續)

(i)

(d) 信貸風險(續)

風險管理(續) 本集團亦設有政策以確 保向具備合適信貸記錄 之客戶銷售產品。向具 備良好還款記錄之大型 或長期客戶銷售原設備 製造成衣佔本集團原設 備製造成衣銷售總額之 重要部分。本集團之另 一政策乃向不同客戶授 出不同清償方式,以監 管信貸風險。新客戶及 交易記錄較短之現有客 戶一般須以信用證清 償。零售客戶之銷售乃 以現金、信用卡或通過 線上付服務供應商進 行,或由百貨公司/線 上零售商代本集團收 取。本集團過往收回應 收貿易賬款及其他應收 款項之經驗並無超出有 關撥備。於二零二二年 十二月三十一日,應收 貿易賬款及應收票據約 452,080,000港元(二零 二一年:423,231,000港 元)主要為應收國際及國 內知名品牌零售商所經 營之公司以及中國百貨 公司之款項。於二零 二二年十二月三十一日 已就該等應收貿易賬款 及應收票據計提虧損撥 備134,893,000港元(二 零二一年:115,680,000 港元)。

> 本集團亦有政策,將其 現金及銀行結餘僅存放 於信譽良好之主要金融 機構,且並不預期會因 此等金融機構違約而產 生任何損失。

| Fina | ancia | al ris | sk management (Continued)  | 3 | 財務  | 务風降 |
|------|-------|--------|--|---|-----|-----|
| 3.1  | Fina  | ncial  | risk factors (Continued)   |   | 3.1 | 財務  |
|      | (d)   | Crea   | lit risk (Continued)   |   |     | (d) |
|      |       | (ii)   | <i>Security</i><br>For certain trade receivables the Group may<br>obtain security in the form of letters of credit<br>which can be called upon if the counterparty is<br>in default.   |   |     |     |
|      |       | (iii)  | <i>Impairment of financial assets</i><br>The Group has two types of financial assets<br>that are subject to the expected credit loss<br>model:   |   |     |     |
|      |       |        | - Trade and bill receivables   |   |     |     |
|      |       |        | <ul> <li>Other financial assets at amortised costs</li> </ul>  |   |     |     |
|      |       |        | While cash and bank balances are also subject<br>to the impairment requirements of HKFRS 9,<br>the identified impairment loss is immaterial.   |   |     |     |
|      |       |        | Trade and bill receivables   |   |     |     |
|      |       |        | The Group applies the HKFRS 9 simplified<br>approach to measuring expected credit losses<br>which uses a lifetime expected loss allowance<br>for all trade and bill receivables, except for<br>those individually significant receivables or<br>receivables at default which are tested<br>individually. |   |     |     |

3

### 財務風險管理(續)

- 3.1 財務風險因素(續)
  - (d) 信貸風險(續)
    - (ii) 抵押品 就若干應收貿易賬款而 言,本集團可以信用證 形式取得抵押品,可於 交易對方違約時請求支 付。
    - (iii) 金融資產的減值
       本集團有兩類金融資產
       須受預期信貸虧損模型
       所規限:
      - 應收貿易賬款及
         應收票據
      - 按攤銷成本列賬
         之其他金融資產

儘管現金及銀行結餘亦 須遵守香港財務報告準 則第9號的減值規定,但 已識別的減值虧損並不 重大。

應收貿易賬款及應收 票據

本集團應用香港財務報 告準則第9號的簡化方法 計量預期信貸虧收貿易 款所有應收貿易處 期虧損撥備,惟 項金額重大的應收款項 外,該等款項單獨進行 測試。

### 3.1 Financial risk factors (Continued)

### (d) Credit risk (Continued)

(iii) Impairment of financial assets (Continued) Trade and bill receivables (Continued)

## Measurement of expected credit loss on individual basis

Trade and bill receivables relating to customers with known financial difficulties or significant doubt on collection of receivables are assessed individually for provision for impairment allowance. As at 31 December 2022, the balances of such individually assessed trade receivables and the loss allowance in respect of these receivables are HK\$86,405,000 (2021: HK\$104,882,000) and HK\$64,304,000 (2021: HK\$72,411,000), respectively.

# Measurement of expected credit loss on collective basis

To measure the expected credit losses, trade and bill receivables have been grouped based on shared credit risk characteristics and the days past due. The expected loss rates are based on the payment profiles of sales over a period of 12 months before 30 June 2022 or 2021, respectively, and the corresponding historical credit losses experienced within this period. The historical loss rates are further adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

### 3 財務風險管理(續)

- 3.1 財務風險因素(續)
  - (d) 信貸風險(續)
    - (iii) 金融資產的減值(續)
       應收貿易賬款及應收
       票據(續)

單獨計量預期信貸虧 損

### 共同計量預期信貸虧 損

為計量預期信貸虧損, 本集團已根據共有的信 貸風險特徵及逾期日數 對應收貿易賬款及應收 票據進行分組。預期虧 損率乃基於分別於二零 二二年或二零二一年六 月三十日前12個月期間 的銷售額付款情況以及 該期間內發生的相應歷 史信貸虧損。歷史虧損 率會進一步作出調整, 以反映影響客戶結算應 收款項能力的宏觀經濟 因素的當前及前瞻性資 料。

|  | -   |   |                         |                         |                           |   |   |
|--|---|---|-------------------------|-------------------------|---------------------------|---|---|
| 3.1 Financi  | al risk factors (Continued  | I)  |                         | 3.1                     | 財務風險                      | 因素(續)                                   |   |
| (d) C  | redit risk (Continued)  |   |                         |                         | (d) 信貨                    | <i>፻風險(續)</i>                           |   |
| (ii  | <ul> <li>Impairment of financial<br/>Trade and bill receivabl</li> <li>On that basis, the log<br/>31 December 2022 was of<br/>for trade and bill receivabl</li> </ul> | les (Continu<br>ss allowance<br>determined as | ed)<br>e as at          |                         | (iii)                     | 應收貿易<br>票據(續)<br>根據該基<br>二二年十二<br>已就應收貿 | 的 <i>減值(續)</i><br>賬款及應收<br>準,於二零<br>月三十一日<br>【易賬款及應<br>2如下虧損撥 |
|  |   |   |                         |                         |                           |   |   |
|  |   | Up to<br>30 days                              | 31 to<br>60 days        | 61 to<br>90 days        | 91 to<br>120 days<br>91至  | Over<br>120 days                        | Total   |
|  |   | 30天以內   | 31至60天                  | 61至90天                  |                           | <b>120</b> 天以上                          | 總計  |
|  |   | HK\$'000                                      | HK\$'000                | HK\$'000                | HK\$'000                  | HK\$'000                                | HK\$'000  |
|  |   | 千港元   | 千港元                     | 千港元                     | 千港元                       | 千港元                                     | 千港元   |
| At 31 December 202<br>Expected loss rate<br>Gross carrying amoun<br>Loss allowance | +二月三十一日<br>預期虧損率  | 2.1%<br>124,539<br>2,651                      | 2.7%<br>60,386<br>1,656 | 4.0%<br>42,822<br>1,726 | 29.9%<br>52,107<br>15,554 | 57.0%<br>85,911<br>49,002               | 365,675<br>70,589   |
|  |   |   |                         |                         |                           |   |   |
|  |   | Up to<br>30 days                              | 31 to<br>60 days        | 61 to<br>90 days        | 91 to<br>120 days<br>91至  | Over<br>120 days                        | Total   |
|  |   | 30天以內   | 31至60天                  | 61至90天                  |                           | 120天以上                                  | 總計  |
|  |   | HK\$'000                                      | HK\$'000                | HK\$'000                | HK\$'000                  | HK\$'000                                | HK\$'000  |
|  |   | 千港元   | 千港元                     | 千港元                     | 千港元                       | 千港元                                     | 千港元   |
| At 31 December 202   | 十二月三十一日   |   |                         |                         |                           |   |   |
| Expected loss rate   | 預期虧損率<br>* 昨  | 1.4%  | 2.4%                    | 3.6%                    | 21.2%                     | 57.7%                                   | 210 240   |
| Gross carrying amoun<br>Loss allowance   | t 賬面值總額<br>虧損撥備   | 133,815<br>1,922                              | 61,159<br>1,480         | 29,621<br>1,061         | 41,953<br>8,899           | 51,801<br>29,907                        | 318,349<br>43,269   |
|  | 作J 1只 1況 1円   | 1,922   | 1,480                   | 1,001                   | 0,099                     | 29,907                                  | 45,209  |

Financial risk management (Continued) 3 財務風險管理(續)

3

### 3.1 Financial risk factors (Continued)

### (d) Credit risk (Continued)

(iii) Impairment of financial assets (Continued) Trade and bill receivables (Continued)

> Trade and bill receivables are written off when there is no reasonable expectation of recovery. Impairment losses on trade and bill receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item.

### Other financial assets at amortised cost

Other financial assets at amortised cost include promissory note and other receivables (except for prepayments). Management assesses the credit quality of the counterparties, taking into account the historical risk of default and capacity to meet its contractual cash flow obligations in the near term.

Deposit and other receivables of HK\$3,624,000 (2021: HK\$1,117,000) has been fully impaired as at 31 December 2022.

As at 31 December 2022, a reversal of impairment loss of HK\$2,424,000 (2021: a reversal of impairment loss of HK\$966,000) has been provided for the revised non-interest bearing promissory note.

### 3 財務風險管理(續)

- 3.1 財務風險因素(續)
  - (d) 信貸風險(續)

(iii) 金融資產的減值(續) 應收貿易賬款及應收 票據(續) 當無合理收回預期時撇 銷應收貿易賬款及應收 票據。應收貿易賬款及應收 票據的減值虧損於 經營溢利內呈列為減值 虧損淨額。先前已撇銷 之金額其後收回則計入 相同條目內。

按攤銷成本列賬之其 他金融資產 按難銷成本列賬之其他 金融資產包括承兑票就 及其他應收款項(預付款 項除外)。管理層經考慮 及定合約現金流量 方能力評估交易對手的 信貸質素。

於二零二二年十二月 三十一日,按金及其他 應收款項3,624,000港元 (二零二一年: 1,117,000港元)已全額 減值。

於二零二二年十二月 三十一日,已就經修訂 不計息承兑票據計提減 值虧損撥回2,424,000港 元(二零二一年:減值虧 損撥回966,000港元)。

### 3.1 Financial risk factors (Continued)

### (d) Credit risk (Continued)

(iii) Impairment of financial assets (Continued)

Other financial assets at amortised cost (Continued)

During the year ended 31 December 2022, previously provided for the amount due from joint venture amounting to HK\$3,265,000 have been written off. The amount due from a joint venture of HK\$3,265,000 has been fully impaired as at 31 December 2021.

Other than mentioned above, as at 31 December 2022 the Group's other financial assets at amortised cost are considered to be of low credit risk primarily because historically they had no history of default and the debtors had a strong capacity to meet its contractual cash flow obligations in the near term (2021: Same). No impairment losses are provided for such financial assets as at 31 December 2022 as the impairment losses are considered immaterial (2021: Same).

(iv) FVPL

The entity is also exposed to credit risk in relation to investments that are measured at FVPL. The maximum exposure at the end of the reporting period is the carrying amounts of these investments.

## 3 財務風險管理(續)

- 3.1 財務風險因素(續)
  - (d) 信貸風險(續)
    - (iii) 金融資產的減值(續)

按攤銷成本列賬之其 他金融資產(續) 截至二零二二年十二月 三十一日止年度,先前 已就應收合營公司款項 計提的撥備3,265,000港 元已作撇銷。於二零 二一年十二月三十一 日,應收合營公司款項 3,265,000港元已全額減 值。

除以上所述者外,於二 零二二年十二月三十一 日,本集團按攤銷成本 列賬之其他金融資產被 認為屬低信貸風險,主 要是由於過往彼等並無 違約記錄且債務人擁有 較強的能力滿足其近期 內的合約現金流量責任 (二零二一年:相同)。 於二零二二年十二月 三十一日,因減值虧損 被視為微乎其微,故並 無就該等金融資產計提 減值虧損撥備(二零二一 年:相同)。

(iv) 按公平值列賬在損益 表中處理之金融資產 實體亦因按公平值列賬 在損益表中處理之投資 而面臨信貸風險。於報 告期末的最大風險為該 等投資的賬面值。

| 3 | Financial risk management (Continued) 3 |  |      |   |                                 | 財務  | 务風 | 澰管理  | (續)   |                                  |
|---|---|--|------|---|---------------------------------|-----|----|------|---|----------------------------------|
|   | 3.1                                     | 3.1 Financial risk factors (Continued) |      |   |                                 | 3.1 | 財務 | 風險因調 | 素(續)  |                                  |
|   |   | (d)                                    | Crea | dit risk (Continued)  |                                 |     |    | (d)  | 信貸風   | ,險(續)                            |
|   |   |  | (iv) | FVPL (Continued)  |                                 |     |    |      | Ī   | 安公平值列賬在損益<br>表中處理之金融資產<br>(續)    |
|   |   |  |      | The total loss allowance for the f<br>recognised during the year is as b                |                                 |     |    |      | 左   | F內就金融資產確認的<br>斷損撥備總額如下:          |
|   |   |  |      |   |                                 |     |    |      | <b>2022</b><br>雾二二年<br><b>ⅠK\$′000</b><br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|   |   |  |      | Provision for impairment loss of<br>trade receivables<br>Reversal of impairment loss of | 貿易應收賬款》<br>損撥備<br>承兑票據減值)<br>撥回 |     |    |      | 21,323  | 14,474                           |
|   |   |  |      | promissory note<br>Reversal of impairment loss of<br>amount due from a joint<br>venture | 撥回<br>應收一間合營2<br>項減值虧損打         |     |    |      | (2,424)                                       | (966)                            |
|   |   |  |      | Provision for impairment loss of deposit and other receivables                          | 按金及其他應4<br>減值虧損撥(               |     |    |      | 2,508   | 1,117                            |
|   |   |  |      |   |                                 |     |    |      | 21,407  | 13,980                           |

### (e) Concentration risk

During the year ended 31 December 2022, the Group's sales to the top 5 customers who are international well-known brand retailers accounted for approximately 22.6% (2021: 23.8%) of the total revenue. The Group aims to maintain long-term relationship with reputable customers in the expansion of its business.

### (f) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities. The Group aims to maintain flexibility in funding by keeping committed credit lines available. (e) 集中風險

截至二零二二年十二月三十一 日止年度,本集團向五大客戶 (均為國際知名品牌零售商)之 銷售額佔總收入約22.6%(二零 二一年:23.8%)。本集團為擴 張業務,致力維持與聲譽良好 客戶之長遠關係。

(f) 流動資金風險 流動資金風險管理審慎,令本 集團可維持足夠現金及透過充 足已承諾信貸融資取得資金。 本集團之目標乃通過保持取得 已承諾信貸額,維持資金之靈 活性。

### 3.1 Financial risk factors (Continued)

### (f) Liquidity risk (Continued)

The Group's primary cash requirements have been for purchases of materials, machinery and equipment and payments of employee benefit expenses. The Group finances its working capital requirements through a combination of funds generated from operations and bank loans. The Group generally operates with a working capital surplus.

As at 31 December 2022, except for the lease liabilities and term loans as shown in the table below, all the Group's contractual obligations mature within 1 year.

The following table summarises the maturity analysis of a term loan with a repayment on demand clause based on agreed scheduled repayments set out in the loan agreement. The amounts include interest payments computed using contractual rates. Taking into account the Group's financial position, the directors do not consider that it was probable that the bank would exercise its discretion to demand immediate repayment. The directors believe that such term loan will be repaid in accordance with the scheduled repayment dates set out in the loan agreements.

### 3 財務風險管理(續)

### 3.1 財務風險因素(續)

(f) 流動資金風險(續) 本集團主要現金需求乃用於採 購材料、機械及設備以及支付 僱員福利開支。本集團以經營 業務及銀行貸款所得資金應付 其營運資金需求。本集團營運 資金一般具備盈餘。

> 於二零二二年十二月三十一 日,除下表所示之租賃負債及 定期借款外,本集團所有合約 債務於一年內到期。

> 下表概述一項有期貸款之到期 日分析,貸款具備應要求償還 條款,乃根據貸款協議所載之 協定還款時間表而定。金額 括使用合約利率計算之利息付 款,董事認為銀行將不可能行 使其酌情權以要求即時償還。 董 款協議所載之還款日期時間表 予以償還。

|         |                        | Between   | Between  |   |  |
|---------|------------------------|---|--|---|--|
|         | Within                 | 1 and   | 2 and  | Over  |  |
|         | 1 year                 | 2 years   | 5 years  | 5 years   | Total  |
|         | 一年內                    | 一至兩年  | 二至五年   | 超過五年  | 總計   |
|         | HK\$'000               | HK\$'000  | HK\$'000   | HK\$'000  | HK\$'000   |
|         | 千港元                    | 千港元   | 千港元  | 千港元   | 千港元  |
|         |                        |   |  |   |  |
| 於二零二二年  |                        |   |  |   |  |
| 十二月三十一日 |                        |   |  |   |  |
| 銀行借款    | 266,261                | 11,276  | 28,779   | 48,420  | 354,736  |
| 租賃負債    | 33,997                 | 22,662  | 25,992   | 16,840  | 99,491   |
|         |                        |   |  |   |  |
|         |                        |   |  |   |  |
|         | <b>十二月三十一日</b><br>銀行借款 | 1 year       一年內       HK\$'000       千港元       於二零二二年       十二月三十一日       銀行借款       266,261 | Within         1 and           1 year         2 years           一年內         一至兩年           HK\$'000         HK\$'000           千港元         千港元           於二零二二年         千港元           十二月三十一日         266,261         11,276 | Within         1 and         2 and           1 year         2 years         5 years           一年內         一至兩年         二至五年           HK\$'000         HK\$'000         HK\$'000           千港元         千港元         千港元           於二零二二年         1.1.276         28,779           銀行借款         266,261         11,276         28,779 | Within         1 and         2 and         Over           1 year         2 years         5 years         5 years           一年內         一至兩年         二至五年         超過五年           HK\$'000         HK\$'000         HK\$'000         HK\$'000           千港元         千港元         千港元         千港元           於二零二二年         1         1         1         1           銀行借款         266,261         11,276         28,779         48,420 |

#### Financial risk management (Continued) 3 財務風險管理(續) 3

### 3.1 Financial risk factors (Continued)

#### (f) Liquidity risk (Continued)

### 3.1 財務風險因素(續)

### (f) 流動資金風險(續)

|                     |         |          | Between  | Between  |          |          |
|---------------------|---------|----------|----------|----------|----------|----------|
|                     |         | Within   | 1 and    | 2 and    | Over     |          |
|                     |         | 1 year   | 2 years  | 5 years  | 5 years  | Total    |
|                     |         | 一年內      | 一至兩年     | 二至五年     | 超過五年     | 總計       |
|                     |         | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 | HK\$'000 |
|                     |         | 千港元      | 千港元      | 千港元      | 千港元      | 千港元      |
|                     |         |          |          |          |          |          |
| At 31 December 2021 | 於二零二一年  |          |          |          |          |          |
|                     | 十二月三十一日 |          |          |          |          |          |
| Bank borrowings     | 銀行借款    | 231,338  | 8,905    | 4,238    | 14,617   | 259,098  |
| Lease liabilities   | 租賃負債    | 10,536   | 6,876    | 8,999    |          | 26,411   |
|                     |         | 241,874  | 15,781   | 13,237   | 14,617   | 285,509  |
|                     |         |          |          |          | 1        |          |

### 3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or increase debt.

The Group monitors capital on the basis of the debt to equity ratio. This ratio is calculated as bank borrowings of approximately HK\$322,813,000 (2021: HK\$250,976,000) divided by total equity of HK\$2,354,699,000 (2021: HK\$2,713,958,000). The ratio as at 31 December 2022 and 2021 is 7.3% and 9.2%, respectively.

### 3.2 資本風險管理

本集團管理資本之目標為保障本集團 繼續以持續基準經營之能力,藉以為 股東帶來回報及為其他利益相關者帶 來利益,以及維持最佳之資本架構, 從而降低資本成本。為維持或調整資 本架構,本集團可對支付予股東之股 息金額作出調整、向股東退回資本、 發行新股或增加債務。

本集團以負債對權益比率監察資本。 是項比率乃以銀行借款約 322,813,000港元(二零二一年: 250,976,000港元)除以權益總額 2,354,699,000港元(二零二一年: 2,713,958,000港元)計算。於二零 二二年及二零二一年十二月三十一日 之比率分別為7.3%及9.2%。

### 3.3 Fair value estimation

(i) Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are recognised and measured at fair value in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the Group has classified its financial instruments into the three levels prescribed under the accounting standards. An explanation of each level follows underneath the table.

### 3 財務風險管理(續)

### 3.3 公平值估計

(i) 公平值層級 本節闡述釐定於財務報表內按 公平值確認及計量之金融工具 的公平值時所作判斷及估計。 為得出釐定公平值所用輸入數 據的可信程度指標,本集團根 據會計準則將其金融工具分為 三個層級。各層級之説明如下 表所示。

| At 31 December 2022  | 於二零二二年<br>十二月三十一日   | Level 1<br>級別1                    | Level 2<br>級別2                    | Level 3<br>級別3                    |
|--|---|-----------------------------------|-----------------------------------|-----------------------------------|
|  |   | HK\$′000<br>千港元                   | HK\$′000<br>千港元                   | HK\$′000<br>千港元                   |
|  |   |                                   |                                   |                                   |
| Assets<br>FVPL   | 資產<br>按公平值列賬在損益表<br>中處理之金融資產  |                                   |                                   |                                   |
| — Listed equity securities<br>— Wealth management          | <ul><li>一上市股本證券</li><li>一理財產品</li></ul>   | 7,858                             | —                                 | —                                 |
| products<br>FVOCI  | 按公平值計入其他全面<br>收入之金融資產   | _                                 | _                                 | 34,242                            |
| — Listed equity securities                                 | 山大之並融員產<br>一 上市股本證券   | 4,212                             | _                                 | _                                 |
|  |   | 12,070                            | _                                 | 34,242                            |
|  | Ĺ   |                                   |                                   |                                   |
| At 31 December 2021  | 於二零二一年<br>十二月三十一日   | Level 1<br>級別1<br>HK\$'000<br>千港元 | Level 2<br>級別2<br>HK\$'000<br>千港元 | Level 3<br>級別3<br>HK\$'000<br>千港元 |
|  |   |                                   |                                   |                                   |
| Assets<br>FVPL   | 資產<br>按公平值列賬在損益表<br>中處理之金融資產  |                                   |                                   |                                   |
| — Listed equity securities<br>FVOCI                        | 一上市股本證券<br>按公平值計入其他全面<br>收入之金融資產  | 7,111                             | _                                 | _                                 |
| — Listed equity securities<br>— Unlisted equity securities | <ul><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li><li>₩</li></ul> | 6,611                             | _                                 | —<br>3,141                        |
|  |   |                                   |                                   |                                   |
|  |   | 13,722                            |                                   | 3,141                             |

### 3.3 Fair value estimation (Continued)

 (i) Fair value hierarchy (Continued) There were no transfers between level 1, 2 and 3 during the year (2021: Same).

See Notes 8 and 9 for disclosure of the investment properties and intangible assets that were measured at fair value.

- Level 1: The fair value of financial instruments traded in active markets (such as publicly traded derivatives and equity securities) is based on quoted market prices at the end of the reporting period.
- Level 2: The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.
- Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs). This is the case for unlisted equity interests.

### 3 財務風險管理(續)

### 3.3 公平值估計(續)

(i) 公平值層級(續) 年內在級別1、2及3之間並無 進行轉移(二零二一年:相同)。

> 有關按公平值計量的投資物業 及無形資產的披露資料,請參 閲附註8及9。

> 級別1: 於活躍市場買賣 的金融工具(如公 開買賣衍生工具 及股本證券)的公 平值乃基於報告 期末的市場報價。

級別2: 並非於活躍市場 買賣的金融工具 (如場外衍生工 具)的公平值採用 估值技術釐定, 該等估值技術盡 量利用可觀察獲 得之市場數據而 極少依賴實體的 特定估計。倘計 算工具公平值所 需全部重大參數 均為可觀察獲得 之數據,則該工 具列入級別2。

級別3: 資產或負債並非 根據可觀察獲得 之市場數據(即不 可觀察獲得之參 數)得出之參數。 非上市股本權益 屬於此情況。

### 3.3 Fair value estimation (Continued)

- (i) Fair value hierarchy (Continued) The carrying amounts of the Group's financial instruments carried at cost or amortised cost approximate their fair values as at the reporting date since either the instrument are with short maturities or the interest rate is close to the current market rate.
- (ii) Valuation techniques used to determine fair values

Financial assets at FVOCI

The basis of fair value measurement and valuation technique of such FVOCI are set out in Note 16 to the consolidated financial statements.

### Financial assets at FVPL

31 December 2022 and 2021:

The valuation technique used to value cash management products include the benchmarking of the expected cash inflows at the maturity of the instruments.

(iii) Fair value measurements using significant unobservable inputs (level 3) The following table presents the changes in level 3 item — unlisted equity securities and cash management products for the year ended

### 3 財務風險管理(續)

- 3.3 公平值估計(續)
  - (i) 公平值層級(續) 本集團按成本或攤銷成本列賬 之金融工具於報告日期的賬面 值與其公平值相若,因為該工 具的期限較短或利率接近當前 市場利率。
  - (ii) 釐定公平值所用的估值方法

按公平值計入其他全面收入 之金融資產 按公平值計入其他全面收入之 金融資產的公平值計量基準及 估值方法載於綜合財務報表附 註16。

按公平值列賬在損益表中處 理之金融資產 用於評估現金管理產品價值的 估值方法包括對工具到期時預 期現金流入的基準。

(iii) 使用重大不可觀察獲得之參 數的公平值計量(級別3) 下表呈列截至二零二二年及二 零二一年十二月三十一日止年 度之級別3項目一非上市股本 證券及現金管理產品的變動。

|                               |            | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|-------------------------------|------------|----------------------------------|----------------------------------|
|                               |            |                                  |                                  |
| Unlisted equity securities    | 非上市股本證券    |                                  |                                  |
| At 1 January                  | 於一月一日      | 3,141                            | 1,343                            |
| Net fair value losses charged | 計入權益的公平值虧損 |                                  |                                  |
| to equity                     | 淨額         | (2,893)                          | 1,725                            |
| Exchange differences          | 匯兑差額       | (248)                            | 73                               |
|                               |            |                                  |                                  |
| At 31 December                | 於十二月三十一日   | _                                | 3,141                            |

### 3.3 Fair value estimation (Continued)

(iii) Fair value measurements using significant unobservable inputs (level 3) (Continued)

### 3 財務風險管理(續)

### 3.3 公平值估計(續)

(iii) 使用重大不可觀察獲得之參 數的公平值計量(級別3) (續)

|                                  |                                |  | HK\$'000   |
|----------------------------------|--------------------------------|--|--|
|                                  |                                |  | 千港元  |
| Cash management product          | ts 現金管語                        | 理產品  |  |
| At 1 January                     | 於一月                            | 一日   | -  |
| Additions                        | 添置                             |  | 1,409,746  |
| Disposal                         | 出售                             |  | (1,373,66  |
| Exchange differences             | 匯兑差                            | 額  | (1,84  |
| At 31 December                   | 於十二                            | 月三十一日  | 34,24  |
|                                  |                                |  | Range o  |
|                                  |                                |  | 5  |
| Unobservable input               | Valuation technique(s)         |  | unobservabl<br>inpu                                |
| Unobservable input<br>不可觀察參數     | Valuation technique(s)<br>估值技術 | Financial assets at FVPL<br>按公平值列賬在損益表中<br>處理之金融資產 | unobservabl<br>inpu<br>不可觀察參數                      |
| 不可觀察參數<br>Expected interest rate | -                              | 按公平值列賬在損益表中<br>處理之金融資產<br>Cash management          | unobservabl<br>inpu<br>不可觀察參IJ<br>的範圍              |
|                                  | 估值技術                           | 按公平值列賬在損益表中<br>處理之金融資產                             | unobservabl<br>inpu<br>不可觀察參劃<br>的範圍<br>1.25%-3.49 |

by the Group had been 5% higher/lower, the loss before income tax for the year ended 31 December 2022 would have been approximately HKD1,712,000 higher/lower (2021: Nil). 倘本集團所持按公平值列賬在 損益表中處理之金融資產的公 平值上升/下降5%,則截至二 零二二年十二月三十一日止年 度的除所得税前虧損將增加/ 減少約1,712,000港元(二零 二一年:無)。

### 4 Critical accounting estimates and judgements

The preparation of financial statements requires the use of accounting estimates which, by definition, will seldom equal the actual results. Management also needs to exercise judgement in applying the Group's accounting policies.

Estimates and judgements are continually evaluated. They are based on historical experience and other factors, including expectations of future events that may have a financial impact on the entity and that are believed to be reasonable under the circumstances.

# (a) Trade and other receivables (including promissory note)

The Group makes provision for expected credit losses of trade and other receivables based on an estimate of the recoverability of these receivables. Provisions are applied to trade and other receivables where events or changes in circumstances indicate that the balances may not be collectible. The identification of impairment of trade and other receivables requires the use of estimates. Where the expectation is different from the original estimate, such difference will impact the carrying amount of receivables and the provision for expected credit losses in the period in which such estimate has been changed.

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in Note 3.1(d).

### 4 重要會計估計及判斷

財務報表的編製需要使用會計估計,而會計 估計按其定義將鮮有等同於實際結果。管理 層於應用本集團的會計政策時亦需要運用判 斷。

本集團持續評審估計及判斷。該等估計及判 斷乃基於過往經驗及其他因素,包括可能對 實體產生財務影響且按情況而言相信屬合理 之未來事項預測。

(a) 應收貿易賬款及其他應收款項(包括承兑票據) 本集團基於對應收貿易賬款及其他應 收款項可收回性的估計就該等應收款 項計提預期信貸虧損撥備。當有事件 或情況變動表明結餘可能不會收回時 對應收貿易賬款及其他應收款項應用 撥備。確定應收貿易賬款及其他應收 款項的減值需要運用估計。當預期有 別於原始估計,有關差異將對估計發 生變動期間的應收款項賬面值及預期 信貸虧損撥備產生影響。

> 金融資產的虧損撥備乃基於有關違約 風險及預期虧損率的假設。基於其過 往歷史、現行市場狀況及於各報告期 末的前瞻性估計,本集團於作出假設 及選擇計算減值的輸入值時使用判 斷。有關關鍵假設及輸入值的詳情披 露於附註3.1(d)。

# 4 Critical accounting estimates and judgements (Continued)

### (b) Net realisable value of inventories

- Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated costs of completion and selling expenses. These estimates are based on the current market condition and the historical experience of manufacturing and selling products of similar nature. It could change significantly as a result of changes in customer taste and competitor actions in response to severe industry cycles. Management will reassess the estimations by the balance sheet date.
- (c) Useful lives and residual values of property, plant and equipment

The Group's management determines the estimated useful lives, residual values and related depreciation charges for its property, plant and equipment. This estimate is based on the historical experience of the actual useful lives of property, plant and equipment of similar nature and functions. It could change significantly as a result of technical innovations and competitor actions in response to severe industry cycles. Management will increase the depreciation charge where useful lives are less than previously estimated lives, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

At each balance sheet date, management review internal and external sources of information to identify indications that the property, plant and equipment may be impaired or an impairment loss previously recognised no longer exists or may have decreased. If any such indication exists, the asset's recoverable amount is estimated. An impairment loss is recognised in the consolidated profit or loss whenever the carrying amount of an asset exceeds its recoverable amounts. If an indication of impairment is identified, the Group is required to estimate the recoverable value, representing the greater of the asset's fair value less cost to sell or its value in use. Changes in any of these estimates could result in a material change to the asset carrying amount in the consolidated financial statements.

- 4 重要會計估計及判斷(續)
  - (b) 存貨的可變現淨值 存貨的可變現淨值根據於業務日常經 營過程中的估計售價減估計完工成本 與銷售開支計算。該等估計乃基於當 前市況及相同性質產品的過往製造與 銷售經驗得出,且或會因為應對嚴峻 的行業週期而引致客戶偏好及競爭對 手行動而出現大幅波動。管理層將於 結算日重新評估該等估計。
  - (c) 物業、廠房及設備之可使用年期 及殘值 本集團管理層釐定物業、廠房及設備 之估計可使用年期、殘值及相關折舊 費用。有關估計乃基於類似性質及功 能之物業、廠房及設備之實際可使用 年期的過往經驗得出,且或會因為應 對嚴峻的行業週期而引致技術革新及 競爭對手行動而出現大幅波動。倘可 使用年期少於過往估計年期或將撇銷 或撇減技術淘汰或已丢棄或售出的非 戰略性資產,管理層將增加折舊費用。

於各結算日,管理層會審閱內外部資 料來源,以識別是否有跡象顯示物 業、廠房及設備可能出現減值,或先 前確認的減值虧損是否不再存在或可 能已經減少。若確有任何上述跡象, 則會估計資產之可收回金額,則會估計資產過其可收回金額,則會 協會損益內確認減值虧損。若發 個。若發 用價值(以較高者為準)。若任何該等 估計發生改變,則可能導致該資產在 綜合財務報表內的賬面值發生重大改 變。

# 4 Critical accounting estimates and judgements (Continued)

# (d) Fair value of intangible assets with finite useful lives

The Group held certain exclusive supply right, supply right which arose from debt restricting arrangements entered with customers or linked to other investment the Group made in the customer. The fair values of these intangible assets will reflect market participants' expectations at the acquisition date about the probability that the expected future economic benefits embodied in the asset will flow to the entity and are determined by discounting estimated future net cash flows generated by the assets as there is no active market for such assets exist. The use of different assumptions for the expectations of future cash flows and the discount rate would change the valuation of the intangible assets.

### (e) Fair value of investment properties

The fair value of investment properties is determined at each balance sheet date based on valuation techniques (Note 8). In making the judgement, consideration is given to assumptions that are mainly based on market conditions existing as at the balance sheet date, expected rental from future leases in the light of current market conditions and appropriate term and reversionary yields. These estimates are regularly compared to actual market data and actual transactions entered into by the Group.

### (f) Income taxes

The Group is subject to income taxes in several jurisdictions. Significant judgement is required in determining the provision for income taxes. There are transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred tax assets relating to certain temporary differences are recognised when management considers it is probable that future taxable profits will be available against which the temporary differences or tax losses can be utilised. When the expectation is different from the original estimate, such differences will impact the recognition of deferred tax assets and income tax charges in the period in which such estimate is changed.

- 4 重要會計估計及判斷(續)
  - (d) 有限可使用年期的無形資產的公 平值

本集團持有若干獨家供應權/供應 權,該等權利產生於與客戶訂立的債 務重組安排或與本集團對客戶作出的 其他投資掛鈎。該等無形資產的公平 值將反映市場參與者於收購日期對該 資產所蘊含的預期未來經濟利益流入 實體的可能性的預期,且通過貼現資 產所產生的估計未來現金流量淨額而 釐定,因為該等資產不存在活躍市 場。對未來現金流量的預期及貼現率 運用不同的假設,將改變無形資產的 估值。

- (e) 投資物業公平值 投資物業公平值乃基於估值技術(附 註8)於各結算日釐定。在作出判斷 時,會考慮主要基於結算日的現有市 況得出的假設、根據現行市況及適當 租期判斷的來自日後租賃的預期租金 以及復歸收益率。該等估計會定期與 實際市場數據以及本集團訂立的實際 交易進行比較。
- (f) 所得税 本集團須在多個司法權區繳納所得 税。於釐定所得税撥備時須作出重大 判斷。於日常業務過程中有多項無法 釐定最終税款之交易及計算。本集團 根據對額外税項是否到期繳付之估 計,就預期税務審計事宜確認負債。 倘該等事項最終税款結果有別於最初 記錄之金額,有關差額將影響作出有 關釐定期間之所得税及遞延税項撥備。

與若干臨時差額有關的遞延税項資產 在管理層認為可能有未來應課税溢利 供臨時差額或税項虧損使用時確認。 若有關預期有別於原有估計,相關差 異將影響估計變更所在期間內遞延税 項資產及所得税費用的確認。

### 5 Segment information

The chief operating decision-maker has been identified as the executive directors. The executive directors review the Group's internal reporting in order to assess performance and allocate resources. Management has determined the operating segments based on these reports.

The executive directors assess the performance of the operating segments based on profit before income tax, which is consistent with that in the financial statements. Other information, as noted below, is also provided to the executive directors. The executive directors consider the Group has three reportable segments: (1) manufacturing and sales of garments on an original equipment manufacturer basis ("OEM"); (2) manufacturing and retailing of branded fashion apparel ("Retail"); and (3) property investment in the PRC ("Property investment").

Total segment assets exclude certain investment properties located in Hong Kong, corporate assets and listed and unlisted equity securities at FVPL and FVOCI, all of which are managed on a central basis.

Turnover represent sales of goods and rental income. Sales between segments are carried out based on agreed terms similar to terms offered to third parties. The revenue from external parties reported to the executive directors is measured in a manner consistent with that in the consolidated statement of comprehensive income. 5 分部資料 執行董事已獲確立為主要營運決策人。執行 董事審閱本集團之內部報告以評估表現及分 配資源。管理層已根據此等報告決定營運分 部。

> 執行董事根據與財務報表相符之除所得税前 溢利評估營運分部之表現。其他資料,如下 所述者,亦已提供予執行董事。執行董事認 為本集團擁有三項可報告之分部:(1)按原設 備製造(「原設備製造」)基準製造及銷售成 衣:(2)製造及零售品牌時裝(「零售」);及(3) 於中國之物業投資(「物業投資」)。

> 分部資產總額不包括按中心基準管理之若干 位於香港的投資物業、企業資產以及按公平 值列賬在損益表中處理及按公平值計入其他 全面收入之上市及非上市股本證券。

> 營業額指貨品銷售額及租金收入。分部之間 之銷售乃基於與提供予第三方的條款相似之 協定條款進行。呈報予執行董事之外部方收 入之計量方式乃與綜合全面收入表相同。

|   |                 | OEM                   | Retail          | Property<br>investment | Total       |
|---|-----------------|-----------------------|-----------------|------------------------|-------------|
|   |                 | 原設備製造                 | Retail<br>零售    | 物業投資                   | iotai<br>總計 |
|   |                 | 床 設 備 表 垣<br>HK\$'000 | ~ □<br>HK\$′000 | 初来议員<br>HK\$'000       | HK\$'000    |
|   |                 | 千港元                   | 千港元             | 千港元                    | 千港元         |
|   |                 |                       |                 |                        |             |
| Year ended 31 December 2022                   | 截至二零二二年十二月      |                       |                 |                        |             |
| Total revenue                                 | 三十一日止年度<br>收入總額 | 1 222 522             | E02 62E         | 70,440                 | 1 007 000   |
|   |                 | 1,233,533             | 503,635         | -                      | 1,807,608   |
| Inter-segment revenue                         | 分部間收入           | (36,454)              | (2,597)         | (10,734)               | (49,785     |
| Revenue (from external customers)             | 收入(來自外部客戶)      | 1,197,079             | 501,038         | 59,706                 | 1,757,823   |
|   |                 |                       |                 |                        |             |
| Timing of revenue recognition                 | 收入確認的時間         |                       |                 |                        |             |
| At a point in time                            | 於一個時點           | 1,197,079             | 501,038         | _                      | 1,698,11    |
| Over time                                     | 於一段時間內          | _                     | —               | 59,706                 | 59,70       |
|   |                 |                       |                 |                        |             |
|   |                 | 1,197,079             | 501,038         | 59,706                 | 1,757,823   |
|   |                 |                       |                 |                        |             |
| Segment (loss)/profit before                  | 除所得税前分部(虧       |                       | (00.000)        |                        | (100 00     |
| income tax                                    | 損)/溢利           | (90,921)              | (90,668)        | 49,085                 | (132,504    |
| Esta al contra a forma de contra a            | 机浓烟类药乙亚方胆兰      |                       |                 |                        |             |
| Fair value gain on investment                 | 投資物業的公平值收益      |                       |                 | 20 712                 | 20.74       |
| properties<br>Depreciation of property, plant | 物業、廠房及設備折舊      |                       |                 | 20,713                 | 20,713      |
| and equipment                                 | 彻未 顺历及政制 百      | (46,710)              | (28,728)        | _                      | (75,438     |
|   | 使用權資產折舊         | (14,933)              | (20,706)        | (68)                   | (35,70)     |
| Amortisation of intangible assets             | 無形資產攤銷          | (930)                 | (416)           | _                      | (1,34)      |
| Finance income                                | 融資收入            | 11,858                | 212             | 765                    | 12,83       |
| Finance costs                                 | 融資成本            | (9,130)               | (1,632)         | _                      | (10,762     |
| Share of results of investments               | 分佔使用權益法入賬的      |                       |                 |                        | -           |
| accounted for using the equity                | 投資業績            |                       |                 |                        |             |
| method  |                 | (2,401)               | _               | _                      | (2,40       |
| Income tax expense                            | 所得税開支           | (16,098)              | 11,774          | (10,427)               | (14,75      |

## 5 Segment information (Continued) 5 分部資料(續)

### Segment information (Continued) 5 分部資料(續) 5

|   |                                   | OEM       | Retail   | Property<br>investment | Total     |
|---|-----------------------------------|-----------|----------|------------------------|-----------|
|   |                                   | 原設備製造     | 零售       | 物業投資                   | 總計        |
|   |                                   | HK\$'000  | HK\$'000 | HK\$'000               | HK\$'000  |
|   |                                   | 千港元       | 千港元      | 千港元                    | 千港元       |
| Year ended 31 December 2021   | 截至二零二一年十二月<br>三十一日止年度             |           |          |                        |           |
| Total revenue   | 收入總額                              | 1,132,278 | 451,740  | 47,415                 | 1,631,433 |
| Inter-segment revenue   | 分部間收入                             | (10,212)  | (7,836)  | (4,119)                | (22,167)  |
| Revenue (from external customers)   | 收入(來自外部客戶)                        | 1,122,066 | 443,904  | 43,296                 | 1,609,266 |
| Timing of revenue recognition   | 收入確認的時間                           |           |          |                        |           |
| At a point in time  | 於一個時點                             | 1,122,066 | 443,904  |                        | 1,565,970 |
| Over time   | 於一段時間內                            |           | +5,50+   | 43,296                 | 43,296    |
|   | 20 IX 1101 1                      |           |          | 10/200                 | 10/200    |
|   |                                   | 1,122,066 | 443,904  | 43,296                 | 1,609,266 |
| Segment (loss)/profit before<br>income tax and gain on<br>expropriation of land and | 除所得税以及土地及物<br>業徵用收益前分部<br>(虧損)/溢利 |           |          |                        |           |
| properties  |                                   | (251,583) | (95,376) | 13,403                 | (333,556) |
| Gain on expropriation of land   | 土地及物業徵用收益                         |           |          |                        |           |
| and properties  |                                   | 25,553    |          |                        | 25,553    |
| Segment (loss)/profit before<br>income tax  | 除所得税前分部(虧<br>損)/溢利                | (226,030) | (95,376) | 13,403                 | (308,003) |
| Fair value losses on investment properties  | 投資物業的公平值虧損                        | _         |          | (10,627)               | (10,627)  |
| Depreciation of property, plant   | 物業、廠房及設備折舊                        |           |          | (10,027)               | (10,027)  |
| and equipment   |                                   | (56,122)  | (25,335) | _                      | (81,457)  |
| Depreciation of right-of-use assets   | 使用權資產折舊                           | (9,847)   | (6,975)  | _                      | (16,822)  |
| Amortisation of intangible assets   | 無形資產攤銷                            | (9,979)   | (775)    |                        | (10,754)  |
| Finance income  | 融資收入                              | 9,792     | 181      | _                      | 9,973     |
| Finance costs   | 融資成本                              | (1,548)   | (1,048)  | _                      | (2,596)   |
| Share of results of investments   | 分佔使用權益法入賬的                        |           | /        |                        | /         |
| accounted for using the equity  | 投資業績                              |           |          |                        |           |
| method  |                                   | (4,031)   | _        | _                      | (4,031)   |
| Income tax expense  | 所得税開支                             | (17,901)  | 1,254    | (3,351)                | (19,998)  |

## 5 Segment information (Continued) 5 分部資料(續)

|   |  | OEM<br>原設備製造<br>HK\$'000<br>千港元              | Retail<br>零售<br>HK\$′000<br>千港元              | Property<br>investment<br>物業投資<br>HK\$'000<br>千港元 | Total<br>總計<br>HK\$′000<br>千港元                   |
|---|--|--|--|---|--|
| As at 31 December 2022  | 於二零二二年<br>十二月三十一日  | 4 654 276                                    | 4 004 070                                    | 045 670   | 2 570 046  |
| Total segment assets  | 分部資產總額   | 1,651,376                                    | 1,081,970                                    | 845,670   | 3,579,016  |
| Total segment assets include:<br>Investments accounted for using<br>the equity method<br>Additions to non-current assets<br>(other than financial instruments   | 分部資產總額包括:<br>使用權益法入賬的投資<br>添置非流動資產(金融<br>工具及遞延所得税資   | 10,348                                       | _  | _   | 10,348   |
| and deferred income tax assets)   | <b>產</b> 除外)   | 244,598                                      | 124,648                                      | 6,664   | 375,910  |
|   | 可收回税項  | 10,318                                       | 987  | _   | 11,305   |
| Tax recoverable   | 可收凹炕炉  | 10/510                                       |  |   |  |
| Tax recoverable<br>Deferred income tax assets   | 可收回祝頃<br>遞延所得税資產   | 11,190                                       | 93,195                                       | _   | 104,385  |
|   |  | -  | 93,195<br>Retail<br>零售<br>HK\$'000<br>千港元    | Property<br>investment<br>物業投資<br>HK\$'000<br>千港元 | <b>104,385</b><br>Total<br>總計<br>HK\$'000<br>千港元 |
|   |  | <b>0EM</b><br>原設備製造<br>HK\$'000              | Retail<br>零售<br>HK\$'000                     | investment<br>物業投資<br>HK\$'000                    | Total<br>總計<br>HK\$'000                          |
| Deferred income tax assets  | 遞延所得税資 <u>產</u><br>於二零二一年  | <b>0EM</b><br>原設備製造<br>HK\$'000              | Retail<br>零售<br>HK\$'000                     | investment<br>物業投資<br>HK\$'000                    | Total<br>總計<br>HK\$'000                          |
| Deferred income tax assets<br>As at 31 December 2021<br>Total segment assets<br>Total segment assets include:<br>Investments accounted for using<br>the equity method<br>Additions to non-current assets                                      | 遞延所得税資產       於二零二一年<br>十二月三十一日<br>分部資產總額       分部資產總額包括:       使用權益法入賬的投資       添置非流動資產(金融              | 0EM<br>原設備製造<br>HK\$'000<br>千港元              | Retail<br>零售<br>HK\$'000<br>千港元              | investment<br>物業投資<br>HK\$'000<br>千港元             | Total<br>總計<br>HK\$'000<br>千港元<br>3,937,736      |
| Deferred income tax assets<br>As at 31 December 2021<br>Total segment assets<br>Total segment assets include:<br>Investments accounted for using<br>the equity method<br>Additions to non-current assets<br>(other than financial instruments | 遞延所得税資產       於二零二一年<br>十二月三十一日<br>分部資產總額       分部資產總額包括:       使用權益法入賬的投資       添置非流動資產(金融<br>工具及遞延所得税資 | 0EM<br>原設備製造<br>HK\$′000<br>千港元<br>1,608,252 | Retail<br>零售<br>HK\$'000<br>千港元<br>1,496,048 | investment<br>物業投資<br>HK\$'000<br>千港元             | Total<br>總計<br>HK\$'000<br>千港元<br>3,937,736      |
| Deferred income tax assets<br>As at 31 December 2021<br>Total segment assets<br>Total segment assets include:<br>Investments accounted for using<br>the equity method<br>Additions to non-current assets                                      | 遞延所得税資產       於二零二一年<br>十二月三十一日<br>分部資產總額       分部資產總額包括:       使用權益法入賬的投資       添置非流動資產(金融              | 0EM<br>原設備製造<br>HK\$'000<br>千港元<br>1,608,252 | Retail<br>零售<br>HK\$'000<br>千港元              | investment<br>物業投資<br>HK\$'000<br>千港元             | Total<br>總計<br>HK\$'000<br>千港元                   |

## 5 Segment information (Continued)

A reconciliation of reportable segments' loss before income tax to total loss before income tax is provided as follows:

## 5 分部資料(續)

可報告分部之除所得税前虧損與除所得税前 虧損總額之對賬如下:

|   |                               | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|-------------------------------|----------------------------------|----------------------------------|
| Total segment loss before income tax                                      | 除所得税前分部虧損總額                   | (132,504)                        | (308,003)                        |
| Net fair value gains on FVPL  | 按公平值列賬在損益表中處理<br>之金融資產公平值收益淨額 | 663                              | 871                              |
| Corporate overhead  | 企業經常費用                        | (5,653)                          | (5,730)                          |
| Rental income   | 租金收入                          | 638                              | 666                              |
| Loss before income tax per consolidated statement of comprehensive income | 綜合全面收入表所列除所得税<br>前虧損          | (136,856)                        | (312,196)                        |

A reconciliation of reportable segments' assets to total assets is provided as follows:

可報告分部之資產與資產總額之對賬如下:

| balance sheet                 |                         | 3,656,363                        | 3,985,839                                 |
|-------------------------------|-------------------------|----------------------------------|---|
| Total assets per consolidated | 綜合資產負債表所列資產總額           |                                  |   |
| Investment properties         | 投資物業                    | 30,000                           | 30,000                                    |
| Corporate assets              | 金融資產<br>企業資產            | 4,212<br>1,035                   | 9,752<br>1,240                            |
| FVOCI                         | 之金融資產<br>按公平值計入其他全面收入之  | 42,100                           | 7,111                                     |
| Total segment assets<br>FVPL  | 分部資產總額<br>按公平值列賬在損益表中處理 | 3,579,016                        | 3,937,736                                 |
|                               |                         | 2022<br>二零二二年<br>HK\$′000<br>千港元 | 2021<br>二零二一年<br>HK <b>\$</b> ′000<br>千港元 |

## 5 Segment information (Continued)

The Company is domiciled in the Cayman Islands. The breakdown of the Group's revenue from external customers located in the following geographical areas are as follows:

### 5 分部資料(續)

本公司於開曼群島註冊成立。本集團來自位 於以下地區之外部客戶的收入明細如下:

|                 |      | 2022      | 2021      |
|-----------------|------|-----------|-----------|
|                 |      | 二零二二年     | 二零二一年     |
|                 |      | HK\$'000  | HK\$'000  |
|                 |      | 千港元       | 千港元       |
|                 |      |           |           |
| The PRC         | 中國   | 1,029,599 | 1,102,077 |
| North America   | 北美   | 513,295   | 366,903   |
| European Union  | 歐盟   | 137,260   | 105,608   |
| Hong Kong       | 香港   | 46,699    | 17,799    |
| Other countries | 其他國家 | 30,970    | 16,879    |
|                 |      |           |           |
|                 |      | 1,757,823 | 1,609,266 |

The total of non-current assets other than investments accounted for using the equity method, promissory note and deferred income tax assets are located in the following geographical areas: 位於以下地區之非流動資產總額(不包括使 用權益法入賬的投資、承兑票據及遞延所得 税資產)如下:

|               |    | 2022<br>二零二二年<br>HK\$'00 | 2021<br>二零二一年<br>HK\$'000 |
|---------------|----|--------------------------|---------------------------|
|               |    | <u> 千港元</u>              | <br>千港元                   |
| The PRC       | 中國 | 1,328,546                | 1,176,926                 |
| Hong Kong     | 香港 | 173,825                  | 194,594                   |
| North America | 北美 | 46,677                   | 13,026                    |
|               |    |                          |                           |
|               |    | 1,549,048                | 1,384,546                 |
|               |    |                          |                           |

For the years ended 31 December 2022 and 2021, there is no customer individually accounted for more than 10% of the Group's total revenue.

截至二零二二年及二零二一年十二月三十一 日止年度,概無單一客戶佔本集團總收入的 10%以上。 **5** Segment information (Continued)

The contract liabilities represent the advance payments received from counterparties for goods or services that have not yet been transferred or provided to the counterparties. As at 31 December 2022, the Group has recognised the following liabilities related to contracts with customers:

## 5 分部資料(續)

合約負債指就尚未轉讓或提供予交易對方的 貨物或服務自交易對方收取的預付款。於二 零二二年十二月三十一日,本集團確認與客 戶合約相關的以下負債:

|                              |        | <b>2022</b><br>二零二二年                 | 2021<br>二零二一年           |
|------------------------------|--------|--------------------------------------|-------------------------|
|                              |        | ———————————————————————————————————— | <br>HK\$′000<br><br>千港元 |
| Current contract liabilities | 流動合約負債 | 46,521                               | 54,456                  |

The following table shows the amount of revenue recognised during the year ended 31 December 2022 relating to carried-forward contract liabilities:

下表載列截至二零二二年十二月三十一日止 年度因結轉合約負債而確認的收入金額:

|   | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|----------------------------------|----------------------------------|
| Revenue recognised that was included in 計入年初合約負債結餘的<br>the contract liabilities balance at the 認收入<br>beginning of the year | 已確<br><b>54,456</b>              | 37,794                           |

The Group expects the performance obligations under the contracts with customers to be satisfied primarily over a period of one year.

本集團預期於客戶合約項下的履約責任將主 要於一年期間內完成。

## 6 Property, plant and equipment

6 物業、廠房及設備

|  |                             | Buildings | Leasehold<br>improvements | Plant and machinery | Vehicles | Furniture,<br>fittings and<br>equipment<br>傢俬、裝置 | Construction<br>in progress | Total       |
|--|-----------------------------|-----------|---------------------------|---------------------|----------|--|-----------------------------|-------------|
|  |                             | 樓宇        | 租賃物業裝修                    | 廠房及機械               | 汽車       | 及設備  | 在建工程                        | 總值          |
|  |                             | HK\$'000  | HK\$'000                  | HK\$'000            | HK\$'000 | HK\$'000   | HK\$'000                    | HK\$'000    |
|  |                             | 千港元       | 千港元                       | 千港元                 | 千港元      | 千港元  | 千港元                         | 千港元         |
|  |                             |           |                           |                     |          |  |                             |             |
| At 1 January 2021                              | 於二零二一年一月一日                  |           |                           |                     |          |  |                             |             |
| Cost   | 成本                          | 545,111   | 318,641                   | 314,300             | 35,950   | 74,375   | 210,018                     | 1,498,395   |
| Accumulated depreciation                       | 累計折舊                        | (313,880) | (264,301)                 | (291,189)           | (34,375) | (61,330)   | _                           | (965,075)   |
| Net book amount                                | 賬面淨值                        | 231,231   | 54,340                    | 23,111              | 1,575    | 13,045   | 210,018                     | 533,320     |
| Year ended 31 December 2021                    | 截至二零二一年                     |           |                           |                     |          |  |                             |             |
| Opening net book amount                        | 十二月三十一日止年度<br>年初賬面淨值        | 231,231   | 54,340                    | 23,111              | 1,575    | 13,045   | 210,018                     | 533,320     |
| Exchange differences                           | 平初版面净值<br>匯兑差額              | 4,955     | 1,417                     | 723                 | 92       | 311  | 2,572                       | 10,070      |
| Additions                                      | )<br>添置                     | 4,955     |                           |                     |          | 2,453  |                             |             |
|  | が <u>単</u><br>出售            | 10,057    | 31,562                    | 13,364              | 6,911    |  | 74,168                      | 138,495     |
| Disposals<br>Transfers                         | 山 告<br>轉撥                   | _         | (10,404)                  | (6,119)             | (488)    | (107)  |                             | (17,118)    |
|  | 特徴<br>折舊                    |           |                           |                     |          | 20,192   | (20,192)                    | (01.457)    |
| Depreciation                                   |                             | (18,650)  | (34,983)                  | (2,272)             | (4,193)  | (21,359)   |                             | (81,457)    |
| Impairment loss                                | 減値虧損                        | -         | _                         | _                   | _        | (6,038)  | _                           | (6,038)     |
| Transfers from assets held for sale (Note (i)) | 轉撥自持作出售資產(附註(i))            | 5,286     | _                         | -                   | _        | -  | _                           | 5,286       |
| Expropriation (Note 24)                        | 徵用(附註24)<br>轉撥至投資物業(附註(ii)) | (1,376)   | _                         | _                   | _        | _  | (240,420)                   | (1,376)     |
| Transfers to investment properties (Note (ii)) | 鞯掇王仅頁初耒(附社(Ⅱ))              | (3,193)   |                           |                     | _        |  | (249,428)                   | (252,621)   |
| Closing net book amount                        | 年末賬面淨值                      | 228,290   | 41,932                    | 28,807              | 3,897    | 8,497  | 17,138                      | 328,561     |
| At 31 December 2021                            | 於二零二一年十二月三十一日               |           |                           |                     |          |  |                             |             |
| Cost   | 成本<br>「「「」」」                | 554,364   | 345,824                   | 319,450             | 38,758   | 98,691   | 17,138                      | 1,374,225   |
| Accumulated depreciation and impairment        | 累計折舊                        | (326,074) | (303,892)                 | (290,643)           | (34,861) | (90,194)   | -                           | (1,045,664) |
|  | 3/4 H J I III               | (320,071) | (505,652)                 | (250,015)           | (51,001) | (50,151)   |                             | (1,015,001) |
| Net book amount                                | 賬面淨值                        | 228,290   | 41,932                    | 28,807              | 3,897    | 8,497  | 17,138                      | 328,561     |
| Year ended 31 December 2022                    | 截至二零二二年                     |           |                           |                     |          |  |                             |             |
|  | 十二月三十一日止年度                  |           |                           |                     |          |  |                             |             |
| Opening net book amount                        | 年初賬面淨值                      | 228,290   | 41,932                    | 28,807              | 3,897    | 8,497  | 17,138                      | 328,561     |
| Exchange differences                           | 匯兑差額                        | (11,205)  | (3,190)                   | (2,660)             | (91)     | (1,978)  | (6,213)                     | (25,337)    |
| Additions                                      | 添置                          | _         | 19,643                    | 30,541              | 16,961   | 19,906   | 199,780                     | 286,831     |
| Disposals                                      | 出售                          | _         | (1,836)                   | (12,331)            | (803)    | (18)   | _                           | (14,988)    |
| Transfers                                      | 轉撥                          |           | _                         | 8,767               | _        | _  | (8,767)                     | -           |
| Depreciation                                   | 折舊                          | (25,421)  | (24,022)                  | (20,264)            | (4,082)  | (1,649)  | _                           | (75,438)    |
| Closing net book amount                        | 年末賬面淨值                      | 191,664   | 32,527                    | 32,860              | 15,882   | 24,758   | 201,938                     | 499,629     |
|  |                             |           |                           |                     |          |  |                             |             |
| At 31 December 2022                            | 於二零二二年十二月三十一日               |           |                           |                     |          |  |                             |             |
| Cost   | 成本                          | 554,364   | 301,510                   | 287,059             | 51,495   | 84,589   | 201,938                     | 1,480,955   |
| Accumulated depreciation and impairment        | 累計折舊及減值                     | (362,700) | (268,983)                 | (254,199)           | (35,613) | (59,831)   | _                           | (981,326)   |
| Net book amount                                | 賬面淨值                        | 191,664   | 32,527                    | 32,860              | 15,882   | 24,758   | 201,938                     | 499,629     |
| Net book amount                                | 賬面淨值                        | 191,664   | 32,527                    | 32,860              | 15,882   | 24,758   | 201,938                     | 499         |

# 6 Property, plant and equipment (Continued)

Depreciation expenses of approximately HK\$34,123,000 (2021: HK\$37,324,000), HK\$25,234,000 (2021: HK\$24,442,000) and HK\$16,081,000 (2021: HK\$19,691,000) have been charged to cost of sales, selling, marking and distributing costs and administrative expenses, respectively.

As at 31 December 2022, buildings with net book amount of approximately HK\$67,752,000 (2021: HK\$65,066,000) were pledged as securities for the Group's bank borrowings (Note 22).

During the year ended 31 December 2021, the Group has recognised HK\$6,038,000 for impairment loss of certain specific furniture, fittings and equipment.

Notes:

- (i) Properties and land use rights amounting to HK\$8,880,000 ceased to be classified as assets held for sale during the year ended 31 December 2021 due to changes of the Group's disposal plan for such assets. Accordingly, properties and land use rights with carrying value of HK\$5,286,000 and HK\$3,594,000 have been reclassified to property, plant and equipment and right-of-use assets, respectively, and adjusted for depreciation amounting to HK\$284,000 and HK\$377,000 respectively that would have been recognised had these assets not been classified as held for sale during the year ended 31 December 2021.
- During the year ended 31 December 2021, the Group transferred certain owner-occupied propertied located in Hangzhou to investment properties and rented them out (Note 8):

### 6 物業、廠房及設備(續)

折舊開支約34,123,000港元(二零二一年: 37,324,000港元)、25,234,000港元(二零 二一年:24,442,000港元)及16,081,000港 元(二零二一年:19,691,000港元)已分別於 銷售成本、銷售、營銷及分銷成本以及行政 開支扣除。

於二零二二年十二月三十一日,賬面淨值約 67,752,000港元(二零二一年:65,066,000 港元)之樓宇獲抵押作為本集團銀行借款(附 註22)之擔保。

截至二零二一年十二月三十一日止年度,本 集團已就若干特定傢俬、裝修及設備確認減 值虧損6,038,000港元。

附註:

(i) 截至二零二一年十二月三十一日止年度,金額為 8,880,000港元的物業及土地使用權因本集團對相 關資產處置計劃的變動而不再分類為持作出售資 產。因此,賬面值為5,286,000港元及3,594,000 港元的物業及土地使用權已分別重新分類至物業、 廠房及設備及使用權資產,並分別就倘若該等資 產於截至二零二一年十二月三十一日止年度未被 分類為持作出售而本應確認的折舊284,000港元及 377,000港元作出調整。

(ii) 截至二零二一年十二月三十一止年度,本集團將 位於杭州的若干自用物業轉為投資物業並出租(附 註8):

|  |                | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|----------------|----------------------------------|
| On the date of transfer                                      | 於轉撥日期          |                                  |
| - Fair value of properties transferred                       | — 所轉撥物業的公平值    | 373,595                          |
| - Carrying amounts of properties transferred                 | — 所轉撥物業的賬面值    | (252,621)                        |
| Excess of fair values over carrying amounts                  | 公平值超過賬面值的金額    | 120,974                          |
| Less: Deferred taxation (Note 20)                            | 減:遞延税項(附註20)   | (30,244)                         |
| Revaluation surplus recognised in other comprehensive income | 於其他全面收入確認的重估盈餘 | 90,730                           |

### 7 Leases

7 租賃

| (i) | Amounts recognised in the consolidated balance | (i) | 於綜合資產負債表確認的金額 |
|-----|--|-----|---------------|
|     | sheet  |     |               |

|                                    |            | 2022     | 2021     |
|------------------------------------|------------|----------|----------|
|                                    |            | 二零二二年    | 二零二一年    |
|                                    |            | HK\$'000 | HK\$'000 |
|                                    |            | 千港元      | 千港元      |
|                                    |            |          |          |
| Right-of-use assets                | 使用權資產      |          |          |
| Leasehold land and land use rights | 租賃土地及土地使用權 | 139,184  | 151,046  |
| Properties                         | 物業         | 86,712   | 23,236   |
| Office equipment                   | 辦公設備       | 444      | 92       |
|                                    |            |          |          |
|                                    |            | 226,340  | 174,374  |
| Lease liabilities                  | 租賃負債       |          |          |
|                                    |            | 24.405   | 0.000    |
| — Current portion                  | 一 即期部分     | 31,185   | 9,898    |
| - Non-current portion              | 一 非即期部分    | 59,168   | 15,276   |
|                                    |            | 00.353   |          |
|                                    |            | 90,353   | 25,174   |
|                                    |            |          |          |

Additions to the right-of-use assets during the year ended 31 December 2022 were approximately HK\$86,362,000 (2021: HK\$9,702,000).

As at 31 December 2022, leasehold land and land use rights with net book amount of approximately HK\$81,704,000 (2021: HK\$82,476,000) were pledged as securities for the Group's bank borrowings (Note 22).

截至二零二二年十二月三十一日止年 度添置的使用權資產約為86,362,000 港元(二零二一年:9,702,000港元)。

於二零二二年十二月三十一日,賬面 淨值約81,704,000港元(二零二一年: 82,476,000港元)之租賃土地及土地 使用權獲抵押作為本集團多項銀行借 款(附註22)之擔保。

#### 7 Leases (Continued)

#### 租賃(續) 7

(i) 於綜合資產負債表確認的金額 Amounts recognised in the consolidated balance (i) (續) sheet (Continued) During the year ended 31 December 2021, the Group transferred certain portion of owner-occupied land use rights

located in Hangzhou to investment properties and rented them out (Note 8):

截至二零二一年十二月三十一日止年 度,本集團將位於杭州的自用土地使 用權的若干部分轉為投資物業並出租 (附註8):

2021

|   |                | 二零二一年<br>HK\$'000<br>千港元 |
|---|----------------|--------------------------|
| On the date of transfer                           | 於轉撥日期          |                          |
| — Fair values of land use rights transferred      | 一 所轉撥土地使用權的公平值 | 1,390                    |
| - Carrying amounts of land use rights transferred | 一 所轉撥土地使用權的賬面值 | (940)                    |
| Excess of fair values over carrying amounts       | 公平值超過賬面值的金額    | 450                      |
| Less: Deferred taxation (Note 20)                 | 減:遞延税項(附註20)   | (113)                    |
| Revaluation surplus recognised in other           | 於其他全面收入確認的重估盈餘 |                          |
| comprehensive income                              |                | 337                      |

### (ii) Amounts recognised in the consolidated statements of comprehensive income

### (ii) 於綜合全面收入表確認的金額

| Depreciation charge of right-of-use assets 使用權資產折舊費用<br>Properties 物業 |        | 千港元    |
|---|--------|--------|
|   |        |        |
| Toperties 10 k  | 30,969 | 11,788 |
| Leasehold land and land use rights                                    | 4,627  | 4,961  |
| Office equipment     辦公設備   | 111    | 73     |
|   | 35,707 | 16,822 |
|   |        |        |
| Interests on lease liabilities (Note 25) 租賃負債利息(附註25)                 | 2,802  | 801    |
| Expenses relating to short-term leases 短期租賃開支                         | 2,371  | 10,101 |

### 7 Leases (Continued)

(ii) Amounts recognised in the consolidated statements of comprehensive income (Continued) Depreciation expenses of approximatelyHK\$6,824,000 (2021: HK\$2,552,000), HK\$20,236,000 (2021: HK\$6,468,000) and HK\$8,647,000 (2021: HK\$7,802,000) have been charged to cost of sales, selling, marking and distributing costs and administrative expenses, respectively.

The total cash outflow for leases during the year ended 31 December 2022 was approximately HK\$29,419,000 (2021: HK\$22,544,000).

(iii) The Group's leasing activities and how these are accounted for
 The Group leases various properties and office equipment.
 Rental contracts are typically made for fixed term of 1 to 7 years, but may have extension options as described in (v)

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease arrangements do not impose any covenants.

(iv) Variable lease payments

below.

Some property leases contain variable payment terms that are linked to sales generated from a store. For individual stores, up to 100% of lease payments are on the basis of variable payment terms and there is a wide range of sales percentages applied. Variable payment terms are used for a variety of reasons, including minimising the fixed costs base for newly established stores. Variable lease payments that depend on sales are recognised in profit or loss in the period in which the condition that triggers those payments occurs.

(v) Extension and termination options Extension and termination options are included in a number of property leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts. The majority of extension and termination options held are exercisable only by the Group and not by the respective lessor.

- 7 租賃(續)
  - (ii) 於綜合全面收入表確認的金額 (續) 折舊開支約6,824,000港元(二零二一年:2,552,000港元)、20,236,000港元(二零二一年:6,468,000港元)及 8,647,000港元(二零二一年: 7,802,000港元)已分別自銷售成本、 銷售、營銷及分銷成本以及行政開支 扣除。

截至二零二二年十二月三十一日止年 度的租賃現金流出總額約為 29,419,000港元(二零二一年: 22,544,000港元)。

(iii) 本集團的租賃活動及其會計處理

本集團租賃多項物業及辦公設備。租 賃合約一般具有一至七年的固定期 限,但可能附有延長租賃的選擇權(見 下文(v))。

租賃條款獨立協商,且包含各種不同 的條款及條件。租賃安排不會強加任 何契諾。

(iv) 可變租賃付款 部分物業租賃包含與店鋪產生的銷售 額掛鈎的可變付款條款。對於個別店 鋪而言,基於可變付款條款的租賃付 款最高可達100%,且所採用的銷售 額比例範圍較大。使用可變付款條款 的原因有多種,包括使新設店鋪的固 定成本基數最小化。取決於銷售額的 可變租賃付款在觸發可變租賃付款的 條件發生當期於損益內確認。

(v) 延長及終止選擇權 本集團若干物業租賃包含延長及終止 選擇權。該等條款的使用目的在於使 合約管理的操作靈活性最大化。所持 的大部分延長及終止選擇權僅可由本 集團行使,而不可由相應的出租人行 使。

### 8 Investment properties

### 8 投資物業

|  |                  | 2022<br>二零二二年<br>HK\$'000 | 2021<br>二零二一年<br>HK <b>\$</b> ′000 |
|--|------------------|---------------------------|------------------------------------|
|  |                  | 千港元                       | 千港元                                |
|  |                  |                           |                                    |
| At 1 January                             | 於一月一日            | 863,436                   | 476,556                            |
| Exchange differences                     | 匯兑差額             | (66,384)                  | 22,522                             |
| Transfers from owner-occupied properties | 轉自自用物業(附註6及7)    |                           |                                    |
| (Notes 6 and 7)                          |                  |                           | 374,985                            |
| Fair value gains/(losses) (Note 24)      | 公平值收益/(虧損)(附註24) | 20,713                    | (10,627)                           |
| At 31 December                           | 於十二月三十一日         | 817,765                   | 863,436                            |

Amounts recognised in the consolidated statement of comprehensive income:

綜合全面收入表確認之金額:

| Rental revenue from property investment in | 中國物業投資的租金收入   |          |         |
|--|---------------|----------|---------|
| the PRC                                    |               | 53,744   | 43,296  |
| Other rental income                        | 其他租金收入        | 27,796   | 12,151  |
| Direct operating expenses arising from     | 產生租金收入之投資物業所產 |          |         |
| investment properties that generate        | 生的直接經營開支      |          |         |
| rental income                              |               | (19,204) | (7,642) |
|  |               |          |         |
|  |               | 62,336   | 47,805  |

The Group measures its investment properties at fair value.

As at 31 December 2022 and 2021, the fair values of the Group's investment properties located in Hong Kong and Hangzhou are determined on the valuation carried out by the directors or with reference to the valuation performed by an independent qualified valuer (the "Valuer"), respectively.

Valuations were determined either with reference to current prices in an active market of similar properties, or where such information is not available, information from a variety of sources were considered including:

- current prices in an active market for properties of different nature or recent prices of similar properties in less active markets, adjusted to reflect those differences;
- (ii) discounted cash flow projections based on reliable estimates of future cash flows; or

本集團按公平值計量其投資物業。

於二零二二年及二零二一年十二月三十一 日,本集團位於香港及杭州的投資物業之公 平值乃分別基於董事進行的估值或參考一名 獨立合資格估值師(「估值師」)作出的估值釐 定。

估值的釐定參考類似物業於活躍市場的當前 價格,倘該類信息無法獲得時,則參考以下 各來源的信息:

- (i) 不同性質之物業於活躍市場之當前價 格或類似物業於較不活躍市場之近期 價格(須就反映上述差異作出調整);
- (ii) 根據未來現金流量之可靠估計而作出 之貼現現金流量預測;或
## 8 Investment properties (Continued)

 capitalised income projections based upon a property's estimated net market income, and a capitalisation rate derived from an analysis of market evidence.

Fair values of the Group's investment properties located in Hong Kong are determined by the directors of the Company with reference to current prices in an active market of similar properties.

Fair values of the Group's investment properties located in Hangzhou are derived by the Valuer using the investment method of the income approach, by taking into account the current rental income from the existing tenancy agreements and reversionary income potential by adopting appropriate term/reversionary yields, which are derived from analysis of sales transaction and the Valuer's interpretation of prevailing investor requirements or expectations. For the reversionary potential of the properties, the Valuer refers market price of similar comparable properties.

Prevailing market price are estimated based on recent sales transactions within the subject properties and other comparable properties. The lower the prices, the lower is the fair value. As at 31 December 2022, prevailing market prices ranged from HK\$17 to HK\$24 (2021: HK\$17 to HK\$24) per month per square meter were adopted in the term and reversionary analysis for the Group's investment properties in Hangzhou.

Term and reversionary yields are estimated by the Valuer based on the risk profile of the investment properties being valued. The higher the yields, the lower the fair value. As at 31 December 2022, yield ranged from 6.0% to 6.25% (2021: 5.75% to 6.25%) were adopted in the term yields analysis for the Group's investment properties in Hangzhou.

The valuation gains are included in "Other gains, net" in the consolidated statement of comprehensive income (Note 24). The following table analyses the investment properties carried at fair value by valuation methods.

As at 31 December 2022, investment property of approximately HK\$30,000,000 (2021: HK\$30,000,000) was pledged as securities for the Group's bank borrowings (Note 22).

8 投資物業(續)

(iii) 根據物業之估計市場收入淨額以及源 自市場憑證分析所得之資本化比率而 作出之資本化收入預測。

本集團於香港的投資物業之公平值經本公司 董事參考類似物業於活躍市場的當前價格釐 定。

本集團於杭州的投資物業之公平值由估值師 使用投資法之收益法,經考慮現有租賃協議 之現時租金收入及租金上升潛力(採用合適 租期/租金上升率(透過分析銷售交易及估 值師對當時投資者的要求或預期的詮釋得 出))得出。物業復歸潛力方面,估值師會參 照類似可比較物業之市場價格。

現行市場價格乃基於目標物業內及其他可資 比較物業的近期交易情況估計。價格越低, 公平值越低。於二零二二年十二月三十一 日,本集團位於杭州的投資物業的期限及上 升率分析所採納的現行市場價格介乎每月每 平方米17港元至24港元(二零二一年:17港 元至24港元)。

估值師基於被估值之投資物業的風險狀況估 計期限及租金上升率。上升率越高,公平值 越低。於二零二二年十二月三十一日,本集 團位於杭州的投資物業的長期上升率之分析 所採納的上升率介乎6.0%至6.25%(二零 二一年:5.75%至6.25%)。

估值收益乃計入綜合全面收入表之「其他收 益淨額」(附註24)。下表分析以估值法按公 平值列賬之投資物業。

於 二 零 二 二 年 十 二 月 三 十 一 日 ,約 30,000,000港元(二零二一年:30,000,000 港元)之投資物業獲抵押作為本集團銀行借 款(附註22)之擔保。

# 8 Investment properties (Continued)

# 8 投資物業(續)

公平值級別

Fair value hierarchy

| Fair value | e measurements | using |
|------------|----------------|-------|
| 支田之        | 下夕西之八亚店主       | 누르    |

|  |  | 採用以卜各項之公平值計量  |   |  |  |
|--|--|---|---|--|--|
|  |  | Quoted prices<br>in active  | Significant<br>other  | Significant  |  |
|  |  | markets for<br>identical assets<br>相同資產於活躍<br>市場之報價<br>(Level 1)<br>(級別1) | observable<br>inputs<br>其他重大<br>可觀察參數<br>(Level 2)<br>(級別2) | unobservable<br>inputs<br>重大<br>不可觀察參數<br>(Level 3)<br>(級別3) |  |
|  |  | HK\$'000<br>千港元   | HK\$'000<br>千港元   | HK\$'000<br>千港元  |  |
| Recurring fair value measurements<br>Investment properties as at<br>31 December 2022 | 經常性公平值計量<br>於二零二二年<br>十二月三十一日          |   |   |  |  |
| — The PRC<br>— Hong Kong   | 之投資物業<br>一 中國<br>一 香港                  |   | _   | 787,765<br>30,000  |  |
|  |  | _   | _   | 817,765  |  |
| Recurring fair value measurements<br>Investment properties as<br>at 31 December 2021 | 經常性公平值計量<br>於二零二一年<br>十二月三十一日<br>之投資物業 |   |   |  |  |
| — The PRC<br>— Hong Kong   | <ul><li>一 中國</li><li>一 香港</li></ul>    |   |   | 833,436<br>30,000  |  |
|  |  | _   | _   | 863,436  |  |

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

There were no transfers among levels 1, 2 and 3 during the year (2021: Same).

本集團之政策為於引致轉移之事件或情況有 變當日確認轉入及轉出之公平值級別。

於年內在級別1、2及3之間並無進行轉移(二 零二一年:相同)。

# 8 Investment properties (Continued)

8 投資物業(續)

Fair value measurements using significant unobservable inputs (Level 3)

使用重大不可觀察參數(級別3)之公平 值計量

|   |                                       | Investment properties<br>投資物業 |          |          |
|---|---------------------------------------|-------------------------------|----------|----------|
|   | -                                     | Hong Kong                     | PRC      | Total    |
|   |                                       | 香港                            | 中國       | 總計       |
|   |                                       | HK\$'000                      | HK\$'000 | HK\$'000 |
|   |                                       | 千港元                           | 千港元      | 千港元      |
| At 1 January 2022   | 於二零二二年一月一日                            | 30,000                        | 833,436  | 863,436  |
| Gains from fair value adjustment  | 公平值調整所得收益                             | —                             | 20,713   | 20,713   |
| Exchange differences  | 匯兑差額                                  | —                             | (66,384) | (66,384) |
| At 31 December 2022   | 於二零二二年                                |                               |          |          |
|   | 十二月三十一日                               | 30,000                        | 787,765  | 817,765  |
| Total valuation gains for the year<br>included in profit or loss for assets<br>held at the end of the year, under | 在「其他收益淨額」下就<br>年末所持資產計入損<br>益中之年內估值收益 |                               |          |          |
| "Other gains, net"  | 總額                                    |                               | 20,713   | 20,713   |
|   |                                       |                               |          |          |
| At 1 January 2021<br>Transfers from owner-occupied  | 於二零二一年一月一日<br>轉自自用物業                  | 30,000                        | 446,556  | 476,556  |
| properties  |                                       | _                             | 374,985  | 374,985  |
| Losses from fair value adjustment   | 公平值調整所得虧損                             | —                             | (10,627) | (10,627) |
| Exchange differences  | 匯兑差額                                  |                               | 22,522   | 22,522   |
| At 31 December 2021   | 於二零二一年                                |                               |          |          |
|   | 十二月三十一日                               | 30,000                        | 833,436  | 863,436  |
| Total valuation losses for the year   | 在「其他收益淨額」下就                           |                               |          |          |
| included in profit or loss for assets   | 年末所持資產計入損                             |                               |          |          |
| held at the end of the year, under<br>"Other gains, net"  | 益中之年內估值虧損<br>總額                       | _                             | (10,627) | (10,627) |

# 9 Intangible assets

# 9 無形資產

|                             |                         | <b>Goodwill</b><br>商譽<br>HK\$'000 | <b>Trademark</b><br>商標<br>HK\$'000 | Customer<br>relationship<br>客戶關係<br>HK\$'000 | Supply<br>right<br>供應權<br>HK\$'000 | <b>Software</b><br>軟件<br>HK\$'000 | <b>Pollution</b><br>rights<br>排污權<br>HK\$'000 | <b>Total</b><br>總計<br>HK\$'000 |
|-----------------------------|-------------------------|-----------------------------------|------------------------------------|--|------------------------------------|-----------------------------------|---|--------------------------------|
|                             |                         | 千港元                               | 千港元                                | 千港元  | 千港元                                | 千港元                               | 千港元   | 千港元                            |
|                             |                         |                                   |                                    |  |                                    |                                   |   |                                |
| At 1 January 2021           | <b>於二零二一年一月一日</b><br>成本 | 02 700                            | FF 740                             | 14.001                                       | 005 55                             |                                   |   | 241.007                        |
| Cost                        |                         | 92,786                            | 55,740                             | 14,691                                       | 77,790                             | _                                 | _   | 241,007                        |
| Accumulated amortisation    | 累計攤銷                    | (02,700)                          | (51,524)                           | (14,691)                                     | (32,031)                           | _                                 | _   | (98,246)                       |
| Accumulated impairment      | 累計減值                    | (92,786)                          |                                    |  | (7,074)                            |                                   |   | (99,860)                       |
| Net book amount             | 賬面淨值                    | _                                 | 4,216                              | _  | 38,685                             | _                                 | _   | 42,901                         |
| Year ended 31 December 2021 | 截至二零二一年十二月<br>三十一日止年度   |                                   |                                    |  |                                    |                                   |   |                                |
| Opening net book amount     | 年初賬面淨值                  | _                                 | 4,216                              | _  | 38,685                             | _                                 | _   | 42,901                         |
| Amortisation                | 攤銷                      | _                                 | (775)                              | _  | (9,979)                            | _                                 | _   | (10,754)                       |
| Impairment (Note)           | 減值(附註)                  | _                                 | _                                  | _  | (14,490)                           | _                                 | _   | (14,490)                       |
| Exchange differences        | 匯兑差額                    | _                                 | _                                  | _  | 518                                | _                                 | _   | 518                            |
| Closing net book amount     | 年末賬面淨值                  | _                                 | 3,441                              | _  | 14,734                             | _                                 | _   | 18,175                         |
| At 31 December 2021         | 於二零二一年<br>十二月三十一日       |                                   |                                    |  |                                    |                                   |   |                                |
| Cost                        | 成本                      | 92,786                            | 55,740                             | 14,691                                       | 77,790                             | _                                 | _   | 241,007                        |
| Accumulated amortisation    | 累計攤銷                    | _                                 | (52,299)                           | (14,691)                                     | (41,492)                           | _                                 | _   | (108,482)                      |
| Accumulated impairment      | 累計減值                    | (92,786)                          | _                                  | _  | (21,564)                           | _                                 | _   | (114,350)                      |
| Net book amount             | 賬面淨值                    | _                                 | 3,441                              | _  | 14,734                             | _                                 | _   | 18,175                         |
| Year ended 31 December 2022 | 截至二零二二年十二月<br>三十一日止年度   |                                   |                                    |  |                                    |                                   |   |                                |
| Opening net book amount     | 年初賬面淨值                  | _                                 | 3,441                              | _  | 14,734                             | _                                 | _   | 18,175                         |
| Addition                    | 添置                      | _                                 | _                                  | _  | _                                  | 2,517                             | 200   | 2,717                          |
| Amortisation                | 攤銷                      | _                                 | (775)                              | _  | (98)                               | (363)                             | (110)   | (1,346)                        |
| Impairment (Note)           | 減值(附註)                  |                                   | -                                  | _  | (13,352)                           | -                                 | _   | (13,352)                       |
| Exchange differences        | 匯兑差額                    |                                   |                                    | _  | (823)                              | (55)                              | (2)   | (880)                          |
| Closing net book amount     | 年末賬面淨值                  |                                   | 2,666                              | _  | 461                                | 2,099                             | 88  | 5,314                          |
| At 31 December 2022         | 於二零二二年<br>十二月三十一日       |                                   |                                    |  |                                    |                                   |   |                                |
| Cost                        | 成本                      | 92,786                            | 55,740                             | 14,691                                       | 77,790                             | 2,453                             | 195   | 243,655                        |
| Accumulated amortisation    | 累計攤銷                    | _                                 | (53,074)                           | (14,691)                                     | (42,413)                           | (354)                             | (107)   | (110,639)                      |
| Accumulated impairment      | 累計減值                    | (92,786)                          |                                    | _  | (34,916)                           |                                   |   | (127,702)                      |
| Net book amount             | 賬面淨值                    |                                   | 2,666                              |  | 461                                | 2,099                             | 88  | 5,314                          |

# 9 Intangible assets (Continued)

During the year, amortisation expenses of approximately HK\$1,248,000 (2021: HK\$775,000) and HK\$98,000 (2021: HK\$9,979,000) have been charged in selling, marketing and distribution costs and against revenue, respectively.

#### Note:

During the year ended 31 December 2021, management considered there was an impairment indicator on the exclusive supply right with Bernard Chaus and has performed an impairment assessment as at 31 December 2021 to determine the recoverable amount using value-in-use calculation. Based on the results of the assessment, management is of the view that the recoverable amount of the exclusive supply right with Bernard Chaus as at 31 December 2021 became lower than its carrying amount and such shortfall led to an impairment of exclusive supply right of HK\$14,490,000 during the year ended 31 December 2021.

During the year ended 31 December 2022, management considered there was an impairment indicator on the exclusive supply right for Cartelo brand apparel products and has performed an impairment assessment as at 31 December 2022 to determine the recoverable amount using value-in-use calculation. Based on the results of the assessment, management is of the view that the recoverable amount of the exclusive supply right for Cartelo brand apparel products as at 31 December 2022 became lower than its carrying amount and such shortfall led to an impairment of HK\$13,352,000 during the year ended 31 December 2022.

9 無形資產(續)

年內,攤銷開支約1,248,000港元(二零二一 年:775,000港元)及98,000港元(二零二一 年:9,979,000港元)已分別自銷售、營銷及 分銷成本以及收入內扣除。

附註:

截至二零二一年十二月三十一日止年度,管理層認為與 Bernard Chaus的獨家供應權存在減值跡象,故於二零二一 年十二月三十一日進行了減值評估,運用使用價值計算來 確定可收回金額。根據評估結果,管理層認為於二零二一 年十二月三十一日與Bernard Chaus的獨家供應權的可收回 金額低於其賬面值,而該差額導致截至二零二一年十二月 三十一日止年度該獨家供應權減值14,490,000港元。

截至二零二二年十二月三十一日止年度,管理層認為 Cartelo品牌服裝產品的獨家供應權存在減值跡象,故於二 零二二年十二月三十一日進行了減值評估,運用使用價值 計算來確定可收回金額。根據評估結果,管理層認為於二 零二二年十二月三十一日Cartelo品牌服裝產品的獨家供應 權的可收回金額低於其賬面值,而該差額導致截至二零二二 年十二月三十一日止年度減值13,352,000港元。

### **10** Subsidiaries

The particulars of the Group's principal subsidiaries as at 31 December 2022 are set out as follows:

10 附屬公司

於二零二二年十二月三十一日,本集團主要 附屬公司之詳情載列如下:

| Name<br>名稱   | Country/place of<br>incorporation/<br>establishment and<br>type of legal entity<br>註冊成立/成立國家/<br>地點及法定實體類別 |  | Particulars of<br>issued/paid-in<br>capital<br>已發行/實收<br>股本詳情 | Equity interest attributable<br>to the Group<br>本集團應佔股權 |               |
|--|--|--|---|---|---------------|
|  |  |  |   | 2022<br>  | 2021<br>二零二一年 |
|  |  |  |   | 二零二二年   | _~~+          |
| Indirectly held:<br>間接持有:                          |  |  |   |   |               |
| Bolinding Hangzhou Textile Technology Limited      | The PRC, wholly foreign owned enterprise   | Garment manufacturing and<br>retailing, trademark<br>holding and property<br>investment in PRC | US\$30,000,000  | 100%  | 100%          |
| 伯林鼎杭州纺织科技有限公司                                      | 中國,外商獨資企業  | 成衣製造及零售、持有商標<br>及物業投資(中國)  | 30,000,000美元  | 100%  | 100%          |
| China Ting Fashion Trading Limited                 | Hong Kong, limited liability company   | Investment holding<br>in Hong Kong   | HK\$5,000,000   | 100%  | 100%          |
| 華鼎時裝貿易有限公司   | 香港,有限公司  | 投資控股(香港)   | 5,000,000港元   | 100%  | 100%          |
| China Ting Garment Mfg (Group) Limited             | Hong Kong, limited liability company   | Garment trading<br>in Hong Kong  | HK\$5,000,000   | 100%  | 100%          |
| 華鼎製衣(集團)有限公司                                       | 香港,有限公司  | 成衣貿易(香港)   | 5,000,000港元   | 100%  | 100%          |
| Concept Creator Fashion Limited                    | Hong Kong, limited liability company   | Garment trading<br>in Hong Kong  | HK\$200,000   | 100%  | 100%          |
| 創越時裝有限公司   | 香港,有限公司  | 成衣貿易(香港)   | 200,000港元   | 100%  | 100%          |
| Concept Creator Limited                            | Hong Kong, limited liability company   | Garment trading<br>in Hong Kong  | HK\$10,000  | 100%  | 100%          |
| 創越有限公司   | 香港,有限公司  | 成衣貿易(香港)   | 10,000港元  | 100%  | 100%          |
| Concept Creator Investments<br>(Hong Kong) Limited | Hong Kong, limited liability company   | Investment holding<br>in Hong Kong   | HK\$100,000   | 100%  | 100%          |
| 創越投資(香港)有限公司                                       | 香港,有限公司  | 投資控股(香港)   | 100,000港元   | 100%  | 100%          |
| Diny (Hangzhou) Fashion Company Limited            | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing and<br>retailing and trademark<br>holding<br>in the PRC                  | US\$3,130,000   | 100%  | 100%          |
| 迪妮(杭州)時裝有限公司                                       | 中國,外商獨資企業  | 成衣製造及零售及持有商標<br>(中國)   | 3,130,000美元   | 100%  | 100%          |
| Finity Fashion (Shenzhen) Company Limited          | The PRC, wholly foreign owned enterprise   | Garment manufacturing and<br>retailing and trademark<br>holding<br>in the PRC                  | HK\$10,000,000  | 100%  | 100%          |
| 菲妮迪(深圳)有限公司  | 中國,外商獨資企業  | 成衣製造及零售及持有商標<br>(中國)   | 10,000,000港元  | 100%  | 100%          |
| Finity International Fashion Company Limited       | The PRC, wholly foreign owned enterprise   | Garment manufacturing and<br>retailing and trademark<br>holding<br>in the PRC                  | US\$10,900,000  | 100%  | 100%          |
| 菲妮迪國際時裝有限公司  | 中國,外商獨資企業  | 成衣製造及零售及持有<br>商標(中國)   | 10,900,000美元  | 100%  | 100%          |

# **10** Subsidiaries (Continued)

# 10 附屬公司(續)

| Name  | Country/place of<br>incorporation/<br>establishment and<br>type of legal entity<br>註冊成立/成立國家/ | Principal activities and place of operations  | Particulars of<br>issued/paid-in<br>capital<br>已發行/實收 | attrib               | interest<br>utable<br>Group |
|---|---|---|---|----------------------|-----------------------------|
| 名稱  | 地點及法定實體類別   | 主要業務及經營地點   | 股本詳情  | 本集團歷                 | 焦佔股權                        |
|   |   |   |   | <b>2022</b><br>二零二二年 | 2021<br>二零二一年               |
| Hangzhou China Ting Fashion Company<br>Limited                              | The PRC, wholly foreign owned enterprise  | Garment manufacturing<br>in the PRC   | US\$4,180,000   | 100%                 | 100%                        |
| 杭州華鼎時裝有限公司<br>Hangzhou China Ting Tailored Fashion<br>Company Limited       | 中國,外商獨資企業<br>The PRC, wholly foreign<br>owned enterprise                                      | 成衣製造(中國)<br>Garment manufacturing<br>in the PRC   | 4,180,000美元<br>US\$8,000,000                          | 100%<br>100%         | 100%<br>100%                |
| 杭州華鼎西服時裝有限公司<br>China Ting Woollen Textile Company<br>Limited               | 中國,外商獨資企業<br>The PRC, wholly foreign<br>owned enterprise                                      | 成衣製造(中國)<br>Wool textile and<br>garment manufacturing                                   | 8,000,000美元<br>US\$59,500,000                         | 100%<br>100%         | 100%<br>100%                |
| 華貝納(杭州)毛紡染整有限公司   | 中國,外商獨資企業   | in the PRC<br>毛紡產品及成衣製造<br>(中國)   | 59,500,000美元  | 100%                 | 100%                        |
| Hangzhou Fuding Fashion Company Limited                                     | The PRC, wholly foreign<br>owned enterprise   | Garment manufacturing<br>in the PRC   | US\$2,000,000   | 100%                 | 100%                        |
| 杭州富鼎時裝有限公司  | 中國,外商獨資企業   | 成衣製造(中國)  | 2,000,000美元   | 100%                 | 100%                        |
| Hangzhou Fuxi Fashion Company Limited                                       | The PRC, wholly foreign owned enterprise  | Garment retailing<br>in the PRC   | US\$200,000   | 100%                 | 100%                        |
| 杭州富茜時裝有限公司<br>Hangzhou Huaxing Silk Printing Company<br>Limited             | 中國 <sup>,</sup> 外商獨資企業<br>The PRC, wholly foreign<br>owned enterprise                         | 成衣零售(中國)<br>Printing and dyeing of silk<br>and other high-quality<br>fabrics in the PRC | 200,000美元<br>US\$8,000,000                            | 100%<br>100%         | 100%<br>100%                |
| 杭州華星絲綢印染有限公司  | 中國,外商獨資企業   | 絲綢及其他優質面料印染<br>(中國)   | 8,000,000美元   | 100%                 | 100%                        |
| China Ting (Hangzhou) Textile Technology<br>Company Limited                 | The PRC, wholly foreign owned enterprise  | Garment manufacturing in the PRC  | US\$16,000,000  | 100%                 | 100%                        |
| 華鼎(杭州)紡織科技有限公司<br>He Shan Tri-Star Silk Dyeing and Printing<br>Work Limited | 中國,外商獨資企業<br>The PRC, wholly foreign<br>owned enterprise                                      | 成衣製造(中國)<br>Printing and dyeing of silk<br>and other high quality<br>fabrics in the PRC | 16,000,000美元<br>US\$3,321,000                         | 100%<br>100%         | 100%<br>100%                |
| 鶴山三星絲綢印染企業有限公司  | 中國,外商獨資企業   | 絲綢及其他優質面料印染<br>(中國)   | 3,321,000美元   | 100%                 | 100%                        |
| Zhongshan Tri-Star Textile Printing<br>Technology Company Limited           | The PRC, wholly foreign owned enterprise  | Printing and dyeing of silk<br>and other high quality<br>fabrics in the PRC             | RMB6,250,000  | 100%                 | 100%                        |
| 中山三星紡織印花科技有限公司  | 中國,外商獨資企業   | 絲綢及其他優質面料印染<br>(中國)   | 人民幣6,250,000元   | 100%                 | 100%                        |
| Hong Kong Fuhowe Fashion Company<br>Limited                                 | Hong Kong, Limited liability company  | -   | HK\$100,000   | 100%                 | 100%                        |
| 香港富豪時裝有限公司  | 香港,有限公司   | 投資控股(香港)  | 100,000港元   | 100%                 | 100%                        |
| Interfield Industrial Limited   | Hong Kong, limited liability<br>company   | Fabric printing and dyeing  | HK\$23,410,000  | 100%                 | 100%                        |
| 中都實業有限公司  | 香港,有限公司   | 面料印染  | 23,410,000港元  | 100%                 | 100%                        |

# **10** Subsidiaries (Continued)

# 10 附屬公司(續)

| Name<br>名稱   | Country/place of<br>incorporation/<br>establishment and<br>type of legal entity<br>註冊成立/成立國家/<br>地點及法定實體類別 | Principal activities and<br>place of operations<br>主要業務及經營地點                  | Particulars of<br>issued/paid-in<br>capital<br>已發行/實收<br>股本詳情 | attrib<br>to the | interest<br>utable<br>Group<br>怎佔股權 |
|--|--|---|---|------------------|-------------------------------------|
|  |  |   |   | 2022             | 2021                                |
|  |  |   |   | 二零二二年            | 二零二一年                               |
| Shenzhen Fuhowe Fashion Company Limited                      | The PRC, wholly foreign owned enterprise   | Garment manufacturing<br>in the PRC   | US\$1,610,000   | 100%             | 100%                                |
| 深圳富豪時裝有限公司   | 中國,外商獨資企業  | 成衣製造(中國)  | 1,610,000美元   | 100%             | 100%                                |
| Zhejiang China Ting Brand Management<br>Company Limited      | The PRC, wholly foreign owned enterprise   | Garment manufacturing<br>and retailing and<br>trademark holding<br>in the PRC | US\$8,200,000   | 100%             | 100%                                |
| 浙江華鼎品牌管理有限公司   | 中國,外商獨資企業  | 成衣製造及零售及持有商<br>標(中國)  | 8,200,000美元   | 100%             | 100%                                |
| Zhejiang China Ting Jincheng Silk Company<br>Limited         | The PRC, wholly foreign<br>owned enterprise  | Silk fabric weaving<br>in the PRC   | US\$2,520,000   | 100%             | 100%                                |
| 浙江華鼎金誠絲綢有限公司   | 中國,外商獨資企業  | 絲綢面料織造(中國)  | 2,520,000美元   | 100%             | 100%                                |
| Zhejiang China Ting Knitwear Company<br>Limited              | The PRC, wholly foreign<br>owned enterprise  | Knitwear manufacturing<br>in the PRC  | US\$3,820,000   | 100%             | 100%                                |
| 浙江華鼎針織品有限公司  | 中國,外商獨資企業  | 針織品製造(中國)   | 3,820,000美元   | 100%             | 100%                                |
| Zhejiang China Ting Textile Technology<br>Company Limited    | The PRC, wholly foreign<br>owned enterprise  | Home textile weaving<br>in the PRC  | US\$11,200,000  | 100%             | 100%                                |
| 浙江華鼎紡織科技有限公司   | 中國,外商獨資企業  | 家紡產品織造(中國)  | 11,200,000美元  | 100%             | 100%                                |
| Zhejiang Concept Creator Fashion Company<br>Limited          | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | US\$5,000,000   | 100%             | 100%                                |
| 浙江創越時裝有限公司   | 中國,外商獨資企業  | 成衣製造(中國)  | 5,000,000美元   | 100%             | 100%                                |
| Zhejiang Fucheng Fashion Company Limited                     | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | US\$4,000,000   | 100%             | 100%                                |
| 浙江富成時裝有限公司   | 中國,外商獨資企業  | 成衣製造(中國)  | 4,000,000美元   | 100%             | 100%                                |
| Zhejiang Fuhowe Fashion Company Limited                      | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | US\$4,200,000   | 100%             | 100%                                |
| 浙江富豪時裝有限公司   | 中國,外商獨資企業  | 成衣製造(中國)  | 4,200,000美元   | 100%             | 100%                                |
| Zhejiang China Ting Group Company<br>Limited                 | The PRC, wholly foreign<br>owned enterprise  | Properties holding and<br>garment trading                                     | RMB50,000,000   | 92%              | 92%                                 |
| 浙江華鼎集團有限責任公司   | 中國,外商獨資企業  | 持有物業及成衣貿易   | 人民幣50,000,000元  | 92%              | 92%                                 |
| Zhejiang Huali Fashion Company Limited                       | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | US\$2,150,000   | 100%             | 100%                                |
| 浙江華勵時裝有限公司   | 中國,外商獨資企業  | 成衣製造(中國)  | 2,150,000美元   | 100%             | 100%                                |
| Zhejiang Huayue Silk Products Company<br>Limited             | The PRC, sino-foreign joint venture  | Spun silk fabric weaving<br>in the PRC  | US\$2,500,000   | 55%              | 55%                                 |
| 浙江華越絲綢製品有限公司   | 中國,中外合資企業  | 絹絲面料織造(中國)  | 2,500,000美元   | 55%              | 55%                                 |
| Hangzhou China Ting Industries Investment<br>Company Limited | The PRC, wholly foreign<br>owned enterprise  | Investment holding<br>in the PRC  | RMB35,000,000   | 100%             | 100%                                |
| 杭州華鼎實業投資有限公司   | 中國,外商獨資企業  | 投資控股(中國)  | 人民幣35,000,000元  | 100%             | 100%                                |

# **10** Subsidiaries (Continued)

# 10 附屬公司(續)

| Name<br>名稱  | Country/place of<br>incorporation/<br>establishment and<br>type of legal entity<br>註冊成立/成立國家/<br>地點及法定實體類別 | Principal activities and<br>place of operations<br>主要業務及經營地點                  | Particulars of<br>issued/paid-in<br>capital<br>已發行/實收股本詳<br>情 | attrib<br>to the     | interest<br>utable<br>Group<br>態佔股權 |
|---|--|---|---|----------------------|-------------------------------------|
|   |  |   |   | <b>2022</b><br>二零二二年 | 2021<br>二零二一年                       |
| Zhejiang Xinan Fashion Company Limited                            | The PRC, wholly foreign  | Garment manufacturing   | US\$3,580,000   | 100%                 | 100%                                |
|   | owned enterprise   | in the PRC  | 0545,500,000  | 100 /0               | 10070                               |
| 浙江信安時裝有限公司  | 中國,外商獨資企業  | 成衣製造(中國)  | 3,580,000美元   | 100%                 | 100%                                |
| China Ting Finity International Fashion Retail<br>Company Limited | The PRC, wholly foreign owned enterprise   | Garment manufacturing<br>and retailing and<br>trademark holding<br>in the PRC | US\$8,500,000   | 100%                 | 100%                                |
| 華鼎菲妮迪國際時裝零售有限公司   | 中國,外商獨資企業  | 成衣製造及零售及持有商<br>標(中國)  | 8,500,000美元   | 100%                 | 100%                                |
| Hangzhou Weiding Technology Limited                               | The PRC, wholly foreign<br>owned enterprise  | Garment trading and retailing in the PRC                                      | RMB30,000,000   | 100%                 | 100%                                |
| 杭州唯鼎科技有限公司  | 中國,外商獨資企業  | 成衣貿易及零售(中國)   | 人民幣30,000,000元  | 100%                 | 100%                                |
| Yudu Chuangyue Huali Intelligent Garment<br>Company Limited       | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | RMB19,073,307   | 97.6%                | 97.6%                               |
| 于都創越華勵智能服裝有限公司  | 中國,外商獨資企業  | 成衣製造(中國)  | 人民幣19,073,307元  | 97.6%                | 97.6%                               |
| China Ting Fashion (Ganzhou) Company<br>Limited                   | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | US\$2,644,853   | 96%                  | 96%                                 |
| 華鼎服飾(贛州)有限公司  | 中國,外商獨資企業  | 成衣製造(中國)  | 2,644,853美元   | 96%                  | 96%                                 |
| Guizhou Tianzhu China Ting Garment (Mfg)<br>Company Limited       | The PRC, wholly foreign<br>owned enterprise  | Garment manufacturing<br>in the PRC   | RMB5,000,000  | 100%                 | 100%                                |
| 貴州省天柱縣華鼎制衣有限公司  | 中國,外商獨資企業  | 成衣製造(中國)  | 人民幣5,000,000元   | 100%                 | 100%                                |
| Finity Garment Company Limited                                    | The PRC, wholly foreign owned enterprise   | Garment manufacturing<br>and retailing<br>in the PRC                          | US\$15,000,000  | 100%                 | 100%                                |
| 菲妮迪服裝有限公司   | 中國,外商獨資企業  | 成衣製造及零售(中國)   | 15,000,000美元  | 100%                 | 100%                                |

The English names of certain subsidiaries referred herein represent management's best effort in translating the Chinese names of these subsidiaries as no English names have been registered.

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

由於本文所提述之若干附屬公司並無登記英 文名稱,故該等英文名稱乃管理層盡力翻譯 其中文名稱所得。

上表包括董事認為主要影響年內業績或組成 本集團大部份資產淨值之本集團附屬公司。 董事認為,刊登其他附屬公司之資料會使篇 幅過長。

# 11 Investments accounted for using the equity method

Set out below are the associates and joint ventures of the Group as at 31 December 2022 and 2021. The entities listed below have share capital consisting solely of ordinary shares, which are held directly by the Group.

# 11 使用權益法入賬的投資

下表載列本集團於二零二二年及二零二一年 十二月三十一日之聯營公司及合營公司。下 列實體擁有僅由普通股構成的股本,該等普 通股由本集團直接持有。

| Name  | Country of<br>incorporation and<br>type of legal entity<br>註冊成立國家及 | Principal<br>activities                            | Equity<br>attribut<br>the G |               | Nature of the relationship   | Measurement<br>method | Carrying                         | amount                           |
|---|--|--|-----------------------------|---------------|------------------------------|-----------------------|----------------------------------|----------------------------------|
| 名稱  | 法定實體類別   | 主要業務   | 本集團應                        | 售佔股權          | 關係性質                         | 計量方法                  | 賬面                               | 直值                               |
|   |  |  | 2022<br>二零二二年               | 2021<br>二零二一年 |                              |                       | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
| Hangzhou Ranyue Clothing<br>Company Limited<br>("Hangzhou Ranyue")<br>杭州冉悦服裝有限公司<br>(「杭州冉悦.)) | The PRC, limited<br>liability company<br>中國,有限公司                   | Garment<br>wholesaling<br>and retailing<br>成衣批發及零售 | 28.57%                      | 28.57%        | Associate<br>聯營公司            | Equity method<br>權益法  | 1,279                            | 1,571                            |
| Hangzhou Huasheng<br>Accessories Company<br>Limited<br>("Huasheng Accessories")               | The PRC, wholly foreign owned enterprise                           | Accessories and<br>plastic bags<br>manufacturing   | _                           | Note (i)      | Associate                    | Equity method         | _                                | _                                |
| 杭州華盛輔料有限公司<br>(「華盛輔料」)  | 中國,外商獨資企業  | 製造輔料及塑料袋   |                             | 附註(i)         | 聯營公司                         | 權益法                   |                                  |                                  |
| Hangzhou Gaoming  | The PRC, limited liability company                                 | Garment retailing                                  | 14%                         | 14%           | Associate                    | Equity method         | 9,069                            | 8,842                            |
| 杭州高鳴  | 中國,有限公司  | 成衣零售   |                             |               | 聯營公司                         | 權益法                   |                                  |                                  |
| Ting Camuto Enterprises<br>Limited ("Ting Camuto")  | Hong Kong, limited<br>liability company                            | Garment retailing                                  | Note (ii)                   | 51%           | Joint Venture                | Equity method         | _                                | _                                |
| Ting Camuto Enterprises<br>Limited ([Ting Camuto])  | 香港,有限公司  | 成衣零售   | 附註(ii)                      |               | 合營公司                         | 權益法                   |                                  |                                  |
| CT Fashion  | Hong Kong, limited<br>liability company                            | Garment<br>manufacturing<br>in Vietnam             | 51%                         | 51%           | Joint Venture                | Equity method         | _                                | 1,628                            |
| 華鼎時裝  | 香港,有限公司  | 成衣製造(越南)   |                             |               | 合營公司                         | 權益法                   |                                  |                                  |
|   |  |  |                             |               | Total equity accc<br>權益法投資總額 | ount investments      | 10,348                           | 12,041                           |

#### Notes:

附註:

(i) During the year ended 31 December 2021, the investment in Huasheng Accessories was disposed of by the Group to a third party at a consideration of HK\$8,425,000 and a disposal gain of HK\$8,425,000 was recognised accordingly in the Group's consolidated statement of comprehensive income for the year ended 31 December 2021 which is calculated as the difference between the consideration and the then carrying value of the investment in Huasheng Accessories at nil. (i) 於截至二零二一年十二月三十一日止年度,本集 團將於華盛輔料的投資出售予第三方,代價為 8,425,000港元,出售收益8,425,000港元相應於本 集團截至二零二一年十二月三十一日止年度的綜 合全面收入表內確認,金額乃按代價與於華盛輔 料的投資當時賬面價值零之間的差額計算。

# 11 Investments accounted for using the equity method (Continued)

#### Notes: (Continued)

(ii) During the year, the Group acquired 49% equity interest of Ting Camuto, a former joint venture of the Group during the year ended 31 December 2022. Subsequent to the acquisition, the Group held the entire equity interest of Ting Camuto. Details are shown in Note 33.

Movements of investments accounted for using the equity method are as follows:

## 11 使用權益法入賬的投資(續)

#### 附註:(續)

(ii) 於年內,本集團收購本集團於截至二零二二年十二 月三十一日止年度的前合營公司Ting Camuto的 49%股權。於收購後,本集團持有Ting Camuto的 全部股權。詳情列示於附註33。

使用權益法入賬的投資變動如下:

|  |          | 2022     | 2021     |
|--|----------|----------|----------|
|  |          | 二零二二年    | 二零二一年    |
|  |          | HK\$'000 | HK\$'000 |
|  |          | 千港元      | 千港元      |
|  |          |          |          |
| At 1 January                           | 一月一日     | 12,041   | 1,544    |
| Additions (Note)                       | 添置(附註)   | _        | 14,528   |
| Share of losses                        | 分佔虧損     | (2,401)  | (4,031)  |
| Elimination of profits from downstream | 對銷下游交易溢利 |          |          |
| transactions                           |          | —        | (233)    |
| Exchange differences                   | 匯兑差額     | 708      | 233      |
|  |          |          |          |
| At 31 December                         | 於十二月三十一日 | 10,348   | 12,041   |

#### Note:

#### 附註:

On 28 January 2021, the Group entered into an investment agreement and an entrusted shareholding agreement pursuant to which the Group effectively acquired 14% equity interest of Hangzhou Gaoming Information Technology Company Limited ("Hangzhou Gaoming"), a company incorporated in the PRC at a net consideration of approximately RMB8,540,000 (approximately HK\$10,263,000). Upon the completion of the above transactions, Hangzhou Gaoming became an associate as the Group is able to exercise significant influence through the appointment of director to its board.

During the year ended 31 December 2021, the Group entered into a shareholders' agreement with Delta Industries Limited, a Hong Kong incorporated company (the "JV partner"), pursuant to which the Group and the JV partner converted China Ting Fashion Limited ("CT Fashion"), a then wholly owned subsidiary of the Group, into a joint venture. In May 2021, CT Fashion set up a subsidiary in Vietnam namely Concept Creator Delta Garment Vietnam Limited, which have been engaged by the Group as a contract processor.

As at 31 December 2022, the total capital injections made by the Group and the JV partner into CT Fashion amounted to US\$550,000 (approximately HK\$4,265,000) and US\$450,000 (approximately HK\$3,489,000), respectively.

The Group has no contingent liabilities relating to its investments accounted for using the equity method.

Directors of the Company are of the view that the financial information of the investments accounted for using the equity method is not material to the Group and thus no disclosure has been made with this regard.

於二零二一年一月二十八日,本集團訂立一項投資協議及 一項委託持股協議,據此,本集團實際收購杭州高鳴信息 技術有限公司〔「杭州高鳴」,一家於中國註冊成立的公司〕 的14%股權,代價淨額為約人民幣8,540,000元(約 10,263,000港元)。於上述交易完成後,由於本集團能夠通 過委任董事至杭州高鳴的董事會而對其施加重大影響力, 因此杭州高鳴成為一家聯營公司。

於截至二零二一年十二月三十一日止年度,本集團與三興 實業有限公司(「合營公司合作夥伴」,一家於香港註冊成 立的公司)訂立一項股東協議,據此,本集團及合營公司合 作夥伴將華鼎時裝有限公司(「華鼎時裝」,本集團當時的 一家全資附屬公司)轉變為一家合營公司。於二零二年五 月,華鼎時裝於越南設立一家附屬公司,即Concept Creator Delta Garment Vietnam Limited,該公司已由本集 團聘請作為合約加工商。

於二零二二年十二月三十一日,本集團及合營公司合作夥 伴對華鼎時裝的注資總額分別為550,000美元(約4,265,000 港元)及450,000美元(約3,489,000港元)。

本集團並無與其使用權益法入賬的投資相關的或然負債。

本公司董事認為使用權益法入賬的投資之財務資料對本集團而言並非重大,因此並無就此作出披露。

# 12 Inventories

# 12 存貨

|                                 |        | 2022      | 2021      |
|---------------------------------|--------|-----------|-----------|
|                                 |        | 二零二二年     | 二零二一年     |
|                                 |        | HK\$'000  | HK\$'000  |
|                                 |        | 千港元       | 千港元       |
|                                 |        |           |           |
| Raw materials                   | 原材料    | 102,934   | 104,532   |
| Work in progress                | 在製品    | 139,381   | 191,480   |
| Finished goods                  | 製成品    | 950,419   | 1,026,144 |
|                                 |        | 1,192,734 | 1,322,156 |
| Less: Provision for inventories | 減:存貨撥備 | (327,739) | (323,785) |
|                                 |        |           |           |
|                                 |        | 864,995   | 998,371   |

The cost of inventories recognised as expense and included in cost of sales amounted to approximately HK\$828,206,000 (2021: HK\$759,967,000).

確認為開支並計入銷售成本之存貨成本約為 828,206,000港元(二零二一年: 759,967,000港元)。

Movements on the provision for impairment of inventories are as follows:

存貨減值撥備的變動如下:

|  |          | <b>2022</b><br>二零二二年 | 2021<br>二零二一年 |
|--|----------|----------------------|---------------|
|  |          | HK\$'000             | HK\$'000      |
|  |          | 千港元                  | 千港元           |
|  |          |                      |               |
| At 1 January                               | 於一月一日    | 323,785              | 169,978       |
| Charged to the consolidated profit or loss | 計入綜合損益   | 117,321              | 193,748       |
| Write-off                                  | 撤銷       | (84,798)             | (48,034)      |
| Exchange differences                       | 匯兑差額     | (28,569)             | 8,093         |
|  |          |                      |               |
| At 31 December                             | 於十二月三十一日 | 327,739              | 323,785       |

# 13 Financial instruments by category 13 按類別劃分之金融工具

|  |               |           | 1        |
|--|---------------|-----------|----------|
|  |               | 2022      | 202      |
|  |               | 二零二二年     | 二零二一年    |
|  |               | HK\$'000  | HK\$'00  |
|  |               | 千港元       | 千港テ      |
| Financial assets                         | 金融資產          |           |          |
| Financial assets at amortised cost       | 按攤銷成本列賬之金融資產  |           |          |
| Trade and bill receivables               | 應收貿易賬款及應收票據   | 317,187   | 307,55   |
| Other financial assets at amortised cost | 按攤銷成本列賬之其他金融  |           |          |
|  | 資產            | 133,841   | 169,64   |
| Pledged bank deposits                    | 已抵押銀行存款       | 1,111     | 73       |
| Cash and cash equivalents                | 現金及現金等值項目     | 505,493   | 752,19   |
| FVPL                                     | 按公平值列賬在損益表中處理 |           |          |
|  | 之金融資產         | 42,100    | 7,11     |
| FVOCI                                    | 按公平值計入其他全面收入之 |           |          |
|  | 金融資產          | 4,212     | 9,75     |
|  |               | 1,029,647 | 1,246,99 |
| Financial liabilities                    | 金融負債          |           |          |
| Liabilities at amortised cost            | 按攤銷成本列賬之負債    |           |          |
| Trade and other payables                 | 應付貿易賬款及其他應付款項 | 487,802   | 588,54   |
| Lease liabilities                        | 租賃負債          | 90,353    | 25,17    |
| Borrowings                               | 借款            | 322,814   | 250,97   |
|  |               |           |          |
|  |               | 900,969   | 864,69   |
|  |               |           |          |

# **14** Trade and other receivables

# 14 應收貿易賬款及其他應收款項

|   |                  | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|------------------|----------------------------------|----------------------------------|
|   |                  |                                  |                                  |
| Trade and bill receivables (Note (i))   | 應收貿易賬款及應收票據      |                                  |                                  |
|   | (附註(i))          | 452,080                          | 423,231                          |
| Less: Loss allowance                    | 減:虧損撥備           | (134,893)                        | (115,680)                        |
| Trade and bill receivables, net         | 應收貿易賬款及應收票據淨額    | 317,187                          | 307,551                          |
| Amounts due from related parties        | 應收關連方款項(附註32(c)) |                                  |                                  |
| (Note 32(c))                            |                  | 36,341                           | 40,074                           |
| Compensation receivable from government |                  | _                                | 5,408                            |
| Prepayments                             | 預付款項             | 108,899                          | 213,824                          |
| Deposits and other receivables          | 按金及其他應收款項        | 86,239                           | 111,437                          |
|   |                  | 548,666                          | 678,294                          |
| Promissory note (Note (ii))             | 承兑票據(附註(ii))     |                                  |                                  |
| - Non-current portion                   | 一 非即期部分          | _                                | 16,117                           |
| — Current portion                       | 一 即期部分           | 14,700                           | 11,991                           |
|   |                  | 14,700                           | 28,108                           |

The amounts due from related parties are unsecured, interest-free and repayable on demand.

應收關連方款項為無抵押、免息及按要求償 還。

# 14 Trade and other receivables (Continued)

Trade and bill receivables

Notes:

(i)

follows:

## 14 應收貿易賬款及其他應收款項 (續)

附註:

應收貿易賬款及應收票據 (i) 應收貿易賬款及應收票據總額按發票日期之賬齡 The ageing analysis of gross trade and bill receivables based on invoice date is as 分析如下:

|                |         | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK <b>\$</b> ′000<br>千港元 |
|----------------|---------|----------------------------------|---|
| 0 to 30 days   | 0至30日   | 142,499                          | 157,622                                   |
| 31 to 60 days  | 31至60日  | 64,609                           | 66,187                                    |
| 61 to 90 days  | 61至90日  | 45,175                           | 30,645                                    |
| 91 to 120 days | 91至120日 | 23,275                           | 42,066                                    |
| Over 120 days  | 超過120日  | 176,522                          | 126,711                                   |

For OEM garment sales, the Group's trade receivables from its customers are generally settled by way of letters of credit or telegraphic transfer with credit periods of not more than 90 days.

For sales of branded fashion apparel to franchisees, the Group normally requests payments in advance or deposits from such customers, with the remaining balances settled immediately upon delivery of goods. The Group also grants open account terms of 30 credit days to long-established customers with good repayment history.

Retail sales are settled in cash, by credit cards, through internet payment service providers or collected by department stores/online retailers on behalf of the Group. The agreed credit terms with credit card companies are usually within 14 days. Department stores and online retailers are normally required to settle the proceeds to the Group within 2 months from the date of sale.

Bill receivables are with average maturity dates of within 2 months.

The carrying amounts of trade and other receivables approximate their fair values.

As at 31 December 2022, the trade receivables from five customers accounted for 26.4% (2021: 27.1%) of the total trade receivables. The loss allowance increased by HK\$21,323,000 (2021; HK\$14,474,000) for trade receivables during the current year. Information about the Group's exposure to credit risk and the impairment of trade receivables can be found in Note 3.1(d).

Movements on the allowance for impairment of trade receivables are as follows:

就原設備製造成衣銷售而言,本集團來白其客戶 之應收貿易賬款一般以信用狀或電匯方式清償, 信貸期不超過90日。

就對專營代理商進行之品牌時裝銷售而言,本集 團一般要求該等客戶預付款項或按金,餘額則於 省品付運後即時清償。本集團亦會向還款紀錄良 好之長期客戶授出30個信貸日之記賬交易期限。

零售乃以現金或信用卡、通過網上支付服務供應 商結算或由百貨公司/線上零售商代本集團收取。 與信用卡公司協定之信貸期通常為14日以內。本 集團一般要求百貨公司及線上零售商於銷售日起 計兩個月內向本集團清償所得款項。

應收票據之平均到期日為兩個月內。

應收貿易賬款及其他應收款項之賬面值與其公平 值相若。

於二零二二年十二月三十一日,來自五名客戶的 應收貿易賬款佔應收貿易賬款總額的26.4%(二零 二一年:27.1%)。於本年度,應收貿易賬款的虧 損撥備增加21,323,000港元(二零二一年: 14,474,000港元)。有關本集團所面臨的信貸風險 及應收貿易賬款減值的資料可參閱附註3.1(d)。

#### 應收貿易賬款減值撥備的變動如下:

|  |                         | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|-------------------------|----------------------------------|----------------------------------|
| At 1 January<br>Charged to the consolidated profit or loss<br>Exchange differences | 於一月一日<br>計入綜合損益<br>匯兑差額 | 115,680<br>21,323<br>(2,110)     | 99,859<br>14,474<br>1,347        |
| At 31 December   | 於十二月三十一日                | 134,893                          | 115,680                          |

# 14 Trade and other receivables (Continued)

#### Notes: (Continued)

(ii) Promissory note The Group held an interest-free promissory note due from a major customer of the Group with a principal of U\$\$8,000,000 (approximately HK\$61,880,000) repayable by 40 equal monthly instalments of U\$\$200,000 (approximately HK\$1,547,000) commencing from 1 August 2020. As at 31 December 2022, the outstanding principal of the promissory note was U\$\$2,200,000 (approximately HK\$17,017,000) (2021: U\$\$4,600,000 (approximately HK\$35,581,000).

The carrying amounts of the Group's net trade and other receivables (excluding prepayments and promissory note) are denominated in the following currencies:

# **14** 應收貿易賬款及其他應收款項 (續)

附註:(續)

(ii) 承兑票據 本集團持有一份應收本集團一名主要客戶的免息 承兑票據,其本金額為8,000,000美元(約 61,880,000港元),將分40期償還,自二零二零年 八月一日起每月等額支付200,000美元(約 1,547,000港元)。於二零二二年十二月三十一日, 該承兑票據的未償還本金為2,200,000美元(約 17,017,000港元)(二零二一年:4,600,000美元(約 35,581,000港元))。

本集團應收貿易賬款及其他應收款項(不包 括預付款項及承兑票據)淨值之賬面值以下 列貨幣計值:

|      |     | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|------|-----|----------------------------------|----------------------------------|
|      |     |                                  |                                  |
| HK\$ | 港元  | 3,625                            | 3,708                            |
| RMB  | 人民幣 | 261,345                          | 343,405                          |
| US\$ | 美元  | 174,779                          | 117,353                          |
| Euro | 歐元  | 18                               | 5                                |
|      |     | 439,767                          | 464,471                          |

The carrying amounts of other receivables are current and do not contain any impaired assets.

其他應收款項之賬面值為即期款項,且並未 包括任何減值資產。

# 15 按公平值列賬在損益表中處理 之金融資產

|  |                               | 2022<br>二零二二年<br>HK\$′000<br>千港元 | 2021<br>二零二一年<br>HK\$′000<br>千港元 |
|--|-------------------------------|----------------------------------|----------------------------------|
| Listed equity securities (Note (i))<br>Cash management products, | 上市股本證券(附註(i))<br>按報價列賬的現金管理產品 | 7,858                            | 7,111                            |
| at quoted price (Note (ii))                                      | (附註(ii))                      | 34,242                           | _                                |
|  |                               | 42,100                           | 7,111                            |

# 15 FVPL (Continued)

Movement of the Group's FVPL for the years ended 31 December 2022 and 2021 is as follows:

# 15 按公平值列賬在損益表中處理 之金融資產(續)

本集團截至二零二二年及二零二一年十二月 三十一日止年度的按公平值列賬在損益表中 處理之金融資產變動如下:

|  |  | Listed<br>equity<br>securities<br>(Note (i))<br>上市<br>股本證券<br>(附註(i))<br>HK\$'000<br>干港元 | Cash<br>management<br>products, at<br>quoted price<br>(Note (ii))<br>按報價列賬<br>的現金管理<br>產品<br>(附註(ii))<br>HK\$'000<br>千港元 | <b>Total</b><br>總計<br>HK\$′000<br>千港元 |
|--|--|--|--|---------------------------------------|
| At 1 January 2022<br>Additions<br>Disposals  | 於二零二二年一月一日<br>添置<br>處置                       | 7,111<br>1,574<br>(2,270)  | <br>1,444,817<br>(1,409,682)   | 7,111<br>1,446,391<br>(1,411,952)     |
| Net fair value (loss)/gains — realised<br>(Note 24)<br>Net fair value gains — unrealised | 公平值(虧損)/收益淨額<br>— 已變現(附註24)<br>公平值收益淨額 — 未變現 | (344)  | 949  | 605                                   |
| (Note 24)<br>Exchange differences  | (附註24)<br>匯兑差額                               | 58<br>1,729  | <br>(1,842)  | 58<br>(113)                           |
| At 31 December 2022  | 於二零二二年十二月三十一日                                | 7,858  | 34,242   | 42,100                                |
| At 1 January 2021  | 於二零二一年一月一日                                   | C 240  |  | 6.240                                 |
| At 1 January 2021<br>Additions   | <u> </u>                                     | 6,248  |  | 6,248                                 |
|  | <i>你</i> 且<br>處置                             | 285<br>(465)   |  | 285<br>(465)                          |
| Disposals<br>Net fair value gains — unrealised   | <sup>処旦</sup><br>公平值收益淨額 — 未變現               | (405)  |  | (405)                                 |
| (Note 24)  | 公十值收益净顿 不复统<br>(附註24)                        | 823  | _  | 823                                   |
| Exchange differences   | 匯兑差額   | 220  |  | 220                                   |
| At 31 December 2021  | 於二零二一年十二月三十一日                                | 7,111  | _  | 7,111                                 |
| Notes:   |  | 附註:  |  |                                       |
| (i) The fair value of all equity securities is de bid prices in an active market.        | etermined with reference to their current    |  | 「股本證券的公平值乃按<br>【價格得出。  | 其於活躍市場的現行                             |
|  |  |  | · 茨田李日华 2 亚传卫台   | ****                                  |

(ii) The fair value of cash management products is determined with reference to expected return rate of 1.25%-3.4% provided by the underlying banks. The investments in cash management products were denominated in Renminbi. Changes in fair value were recognised in "other gains, net" in the consolidated statement of comprehensive income. (ii) 現金管理產品的公平值乃參考相關銀行提供的預 期回報率1.25%至3.4%而釐定。現金管理產品投 資以人民幣計值。公平值變動於綜合全面收入表 內的「其他收益淨額」中確認。

# 16 FVOCI

# 16 按公平值計入其他全面收入之 金融資產

|   |                                  | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|----------------------------------|----------------------------------|----------------------------------|
| Listed equity securities (Note (i))<br>Unlisted equity securities (Note (ii)) | 上市股本證券(附註(i))<br>非上市股本證券(附註(ii)) | 4,212                            | 6,611<br>3,141                   |
|   |                                  | 4,212                            | 9,752                            |

Movement of the Group's FVOCI for the years ended 31 December 2022 and 2021 is as follows: 本集團截至二零二二年及二零二一年十二月 三十一日止年度的按公平值計入其他全面收 入之金融資產變動如下:

|   |                             | Listed<br>equity<br>Securities<br>(Note (i))<br>上市<br>股本證券 | Unlisted<br>equity<br>securities<br>(Note (ii))<br>非上市<br>股本證券 | Total    |
|---|-----------------------------|--|--|----------|
|   |                             | (附註 <b>(i)</b> )   | (附註 <b>(ii)</b> )  | 總計       |
|   |                             | HK\$'000   | HK\$'000   | HK\$'000 |
|   |                             | 千港元  | 千港元  | 千港元      |
| At 1 January 2022<br>Net fair value losses charged        | 於二零二二年一月一日<br>計入權益的公平值虧損淨額  | 6,611  | 3,141  | 9,752    |
| to equity   |                             | (2,374)  | (2,893)  | (5,267)  |
| Exchange differences                                      | 匯兑差額                        | (25)   | (248)  | (1,499)  |
| At 31 December 2022                                       | 於二零二二年十二月三十一日               | 4,212  | _  | 4,212    |
| At 1 January 2021<br>Net fair value (losses)/gain charged | 於二零二一年一月一日<br>計入權益的公平值(虧損)/ | 7,297  | 1,343  | 8,640    |
| to equity   | 收益淨額                        | (725)  | 1,725  | 1,000    |
| Exchange differences                                      | 匯兑差額                        | 39   | 73   | 112      |
| At 31 December 2021                                       | 於二零二一年十二月三十一日               | 6,611  | 3,141  | 9,752    |

# 16 FVOCI (Continued)

#### Notes:

- (i) As at 31 December 2022, the Group's FVOCI comprised 777,778 (2021: 777,778) common stocks of Xcel Brands, Inc., a company incorporated in the United States and listed in the NASDAQ. The fair value of all listed equity securities is based on their current bid prices in an active market.
- (ii) As at 31 December 2022, the Group's unlisted equity securities represented 6.5% equity interest of an investee (the "Investee"), a company incorporated in the PRC principally engaged in development and trading of Cartelo brand apparel products.

Fair value of the Group's equity interest in the Investee as at 31 December 2021 was determined by the Valuer using the market approach, which is considered to be a more appropriate valuation approach since the investee started to generate revenue during the year ended 31 December 2021 and market comparable are available. The fair value was within level 3 of the fair value hierarchy. Key inputs to the valuation include the forecast of sales performance and the projected earnings before interest and taxes (the "EBIT") of the Investee and the selection of comparable companies. There are no interrelationships with those inputs. The better the forecast of the sales performance and the EBIT of the Investee, the higher the fair value.

Fair value of the Group's equity interest in the Investee as at 31 December 2022 was determined by the management by comparing the actual financial performance of Shanghai Guangyao during the year ended 31 December 2022 with the forecasts provided by Guangyao for prior period valuation and noticed a significant gap which was mainly due to poor performance of Shanghai Guangyao in 2022. Management considered there was an apparent impairment indicator on the 6.5% equity interest in Shanghai Guangyao. Taking into account the fact the carrying amount of exclusive supply right for Cartelo brand apparel products was written down to zero and management's view on Shanghai Guangyao's future development, the Group wrote down the carrying amount of the 6.5% equity interest in Shanghai Guangyao to zero as at 31 December 2022.

# 16 按公平值計入其他全面收入之 金融資產(續)

附註:

- (i) 於二零二二年十二月三十一日,本集團按公平值 計入其他全面收入之金融資產包括Xcel Brands, Inc.(一間於美國註冊成立並於納斯達克上市的公 司)的777,778股(二零二一年:777,778股)普通 股。所有上市股本證券的公平值均基於其在活躍 市場上的當前報價而釐定。
- (ii) 於二零二二年十二月三十一日,本集團的非上市 股本證券指被投資方(「被投資方」,一間於中國註 冊成立的公司,主要從事Cartelo品牌服裝產品的 開發及買賣)的6.5%股權。

於二零二一年十二月三十一日,本集團於被投資 方的股權的公平值乃由估值師使用市場法釐定, 市場法被認為是更為恰當的估值方法,原因是被 投資方於截至二零二一年十二月三十一日止年度 開始產生收益,且可獲取市場可資比較公司。相 關公平值屬於公平值層級中的第3級。估值時使用 的主要輸入數據包括被投資方的銷售表現預測及 預計息税前盈利(「EBIT」)以及可資比較公司的選 擇。該等輸入數據之間並無相互關係。被投資方 的銷售表現預測及EBIT越高,則公平值越高。

於二零二二年十二月三十一日,本集團於被投資 方的股權的公平值乃由管理層將Shanghai Guangyao於截至二零二二年十二月三十一日止年 度的實際財務表現與Guangyao就上一期間估值所 提供的預測進行比較並發現主要因Shanghai Guangyao於二零二二年表現欠佳而出現重大差額 而釐定。管理層認為Shanghai Guangyao的6.5% 股權出現明顯減值跡象。考慮到Cartelo品牌服裝 產品獨家供應權的賬面值已撇減至零以及管理層 對Shanghai Guangyao未來發展的看法,本集團於 二零二二年十二月三十一日將Shanghai Guangyao 的6.5%股權的賬面值撇減至零。

# 17 Cash and bank balances, fixed deposits and pledged bank deposits

# **17** 現金及銀行結餘、定期存款及 已抵押銀行存款

|                                     |                | 2022     | 2021     |
|-------------------------------------|----------------|----------|----------|
|                                     |                | 二零二二年    | 二零二一年    |
|                                     |                | HK\$'000 | HK\$'000 |
|                                     |                | 千港元      | 千港元      |
|                                     |                |          |          |
| Cash at bank and in hand            | 銀行結餘及手頭現金      | 503,311  | 611,917  |
| Short-term bank deposits (Note (a)) | 短期銀行存款(附註(a))  | 2,182    | 140,278  |
| Cash and cash equivalents           | 現金及現金等值項目      | 505,493  | 752,195  |
| Pledged bank deposits (Note (b))    | 已抵押銀行存款(附註(b)) | 1,111    | 737      |
|                                     |                |          |          |
|                                     |                | 506,604  | 752,932  |

The Group's cash and bank balances are denominated in the following currencies:

本集團的現金及銀行結餘以下列貨幣計值:

|                  |                | 2022<br>二零二二年<br>HK\$′000<br>千港元 | 2021<br>二零二一年<br>HK\$′000<br>千港元 |
|------------------|----------------|----------------------------------|----------------------------------|
|                  | \# <del></del> |                                  |                                  |
| HK\$             | 港元             | 3,665                            | 5,245                            |
| RMB (Note (c))   | 人民幣(附註(c))     | 391,411                          | 520,909                          |
| US\$             | 美元             | 109,871                          | 226,607                          |
| Other currencies | 其他貨幣           | 1,657                            | 171                              |
|                  |                | 506,604                          | 752,932                          |

| NOLES. |  |
|--------|--|
|        |  |

(a) The effective interest rate on short-term bank deposits is 1.35%(2021: 2.82%) per annum; short-term bank deposits have a maturity ranging from 7 days to less than 3 months.

- (b) Bank deposits of approximately HK\$1,111,000 (2021: HK\$737,000) have been pledged for trade finance facilities made available to the Group by relevant banks. The effective interest rate on pledged bank deposits is 2.25% (2021: 2.25%) per annum.
- (c) The Group's cash and bank balances denominated in RMB are deposited with banks in the PRC. The conversion of these RMB denominated balances into foreign currencies and the remittance of funds out of the PRC is subject to the rules and regulations of foreign exchange control promulgated by the PRC government.

附註:

- (a) 短期銀行存款之實際年利率為1.35%(二零二一年:2.82%);短期銀行存款之到期日介乎7日至3 個月以下。
- (b) 約1,111,000港元(二零二一年:737,000港元)之 銀行存款已予抵押,以為本集團取得相關銀行之 貿易融資信貸。已抵押銀行存款之實際年利率為 2.25%(二零二一年:2.25%)。
- (c) 本集團以人民幣計值之現金及銀行結餘均存放於 中國之銀行。該等以人民幣計值之結餘兑換外幣 及將資金匯出中國,須受中國政府頒佈之外匯管 制規則及規例所限制。

# 18 Share capital

# 18 股本

|   |   | Number of shares<br>股份數目<br>(in'000)<br>(千股) | <b>Total</b><br>總計<br>HK\$′000<br>千港元 |
|---|---|--|---------------------------------------|
| Ordinary shares of HK\$0.10 each  | 每股0.10港元之普通股                                      |  |                                       |
| Authorised:<br>At 1 January 2021, 31 December 2021<br>and 2022            | 法定:<br>於二零二一年一月一日以及<br>二零二一年及二零二二年<br>十二月三十一日     | 10,000,000                                   | 1,000,000                             |
| Issued and fully paid:<br>At 1 January 2021, 31 December 2021<br>and 2022 | 已發行及繳足:<br>於二零二一年一月一日以及<br>二零二一年及二零二二年<br>十二月三十一日 | 2,099,818                                    | 209,982                               |

### **19 Reserves**

### 19 儲備

|                                   |               | Share<br>premium<br>股份溢價<br>HK\$'000<br>千港元 | Capital<br>reserve<br>資本儲備<br>HK\$'000<br>千港元 | Contributed<br>surplus<br>繳入盈餘<br>HK\$'000<br>千港元 | <b>reserves</b><br>法定儲備<br>HK\$'000<br>千港元<br>(Note) | Share-based<br>reserve<br>compensation<br>reserve<br>以股份支付<br>報酬儲備<br>HKS <sup>5</sup> 000<br>千港元 | Capital<br>redemption<br>reserves<br>資本贖回儲備<br>HK\$'000<br>千港元 | Revaluation<br>reserve<br>重估儲備<br>HK\$'000<br>千港元 | <b>Exchange</b><br><b>外匯儲備</b><br>HK\$'000<br>千港元 | Retained<br>earnings<br>保留盈利<br>HK\$'000<br>千港元 | <b>Total</b><br>總計<br>HK\$'000<br>千港元 |
|-----------------------------------|---------------|---|---|---|--|---|--|---|---|---|---------------------------------------|
|                                   |               |   |   |   | (附註)   |   |  |   |   |   |                                       |
| At 1 January 2021                 | 於二零二一年一月一日    | 978,251                                     | 7,746   | (4,624)   | 209,050  | 7,071   | 2,241  | 283,547   | 257,718   | 892,364   | 2,633,364                             |
| Loss for the year                 | 年內虧損          | _   | _   | _   | _  | _   | _  | _   | _   | (333,295)                                       | (333,295)                             |
| Transfer to statutory reserves    | 轉入法定儲備        | _   | _   | _   | 30,188   | _   | _  | _   | _   | (30,188)  | _                                     |
| Currency translation differences  | 貨幣換算差額        | -   | _   | _   | -  | -   | -  | -   | 78,727  | _   | 78,727                                |
| Fair value gains on FVOCI         | 按公平值計入其他全面收入之 |   |   |   |  |   |  |   |   |   |                                       |
|                                   | 金融資產的公平值收益    | _   | _   | _   | _  | _   | -  | 1,000   | _   | _   | 1,000                                 |
| Fair value gains on transfers of  | 自用物業轉為投資物業之公平 |   |   |   |  |   |  |   |   |   |                                       |
| owner-occupied properties to      | 值收益,扣除税項      |   |   |   |  |   |  |   |   |   |                                       |
| investment properties, net of tax |               | -   | -   | -   | _  | -   | -  | 91,067  | -   | -   | 91,067                                |
|                                   |               |   |   |   |  |   |  |   |   |   |                                       |
| At 31 December 2021               | 於二零二一年十二月三十一日 | 978,251                                     | 7,746   | (4,624)   | 239,238  | 7,071   | 2,241  | 375,614   | 336,445   | 528,881   | 2,470,863                             |
|                                   |               |   |   |   |  |   |  |   |   |   |                                       |
| At 1 January 2022                 | 於二零二二年一月一日    | 978,251                                     | 7,746   | (4,624)   | 239,238  | 7,071   | 2,241  | 375,614   | 336,445   | 528,881   | 2,470,863                             |
| Loss for the year                 | 年內虧損          | _   | _   | _   | _  | _   | _  | _   | _   | (151.678)                                       | (151,678)                             |
| Currency translation differences  | 貨幣換算差額        | _   | _   | _   | _  | _   | _  | _   | (189,758)   | (131,010)                                       | (189,758)                             |
| Fair value gains on FVOCI         | 按公平值計入其他全面收入之 |   |   |   |  |   |  |   | (100)/100/  |   | (10077.00)                            |
|                                   | 金融資產的公平值收益    | -   | _   | -   | -  | -   | -  | (5,267)   | _   | -   | (5,267)                               |
|                                   |               |   |   |   |  |   |  |   |   |   |                                       |
| At 31 December 2022               | 於二零二二年十二月三十一日 | 978,251                                     | 7,746   | (4,624)   | 239,238  | 7,071   | 2,241  | 370,347   | 146,687   | 377,203   | 2,124,160                             |
|                                   |               |   |   |   |  |   | 1  |   |   |   |                                       |

Note: Statutory reserves include statutory reserve fund and enterprise expansion fund. In accordance with relevant rules and regulations on foreign investment enterprises established in the PRC, the Company's PRC subsidiaries are required to transfer an amount of their profit for the year to the statutory reserve fund, until the accumulated total of the fund reaches 50% of their registered capital. The statutory reserve fund can only be used, upon approval by the relevant authority, to make good of previous years' losses or to increase the capital of these subsidiaries.

The appropriation to the enterprise expansion fund is solely determined by the board of directors of the subsidiaries in the PRC. The enterprise expansion fund can only be used to increase capital of group companies or to expand their production operations upon approval by the relevant authority.

附註: 法定儲備包括法定公積金及企業發展基金。根據 於中國設立外商投資企業之相關規則及規例,本 公司之中國附屬公司須將一筆年度溢利金額轉撥 至法定公積金,直至累計公積金總額達其註冊資 本50%。經相關機構批准後,法定公積金僅可用 以彌補以往年度之虧損或增加此等附屬公司之資 本。

> 企業發展基金之分配純粹由中國各附屬公司之董 事會釐定。經相關機構批准後,企業發展基金僅 可用作增加集團屬下公司之資本,或用作擴充其 生產業務。

## 20 Deferred income tax

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority. The offset amounts are as follows:

# 20 遞延所得税

當出現可依法執行之權利以將即期税項資產 與即期税項負債抵銷且遞延所得税與同一財 務機關相關時,即會抵銷遞延所得税資產及 負債。抵銷數額如下:

|   |                    | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$′000<br>千港元 |
|---|--------------------|----------------------------------|----------------------------------|
| Deferred income tax assets<br>Deferred income tax liabilities | 遞延所得税資產<br>遞延所得税負債 | 104,385<br>(133,161)             | 105,940<br>(143,809)             |
|   |                    | (28,776)                         | (37,869)                         |

Deferred income tax assets and deferred income tax liabilities are expected to be settled after more than 12 months.

遞延所得税資產及遞延所得税負債預期於超 逾十二個月後清償。

The movements in net deferred income tax liabilities are as follows:

遞延所得税負債淨額之變動如下:

|   |             | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|-------------|----------------------------------|----------------------------------|
| At 1 January  | 於一月一日       | (27.000)                         | (14 5 60)                        |
| At 1 January<br>Credited to the consolidated profit or loss |             | (37,869)                         | (14,569)                         |
| (Note 26)   |             | 6,280                            | 7,268                            |
| Charged to equity (Note 26)                                 | 自權益扣除(附註26) |                                  | (30,357)                         |
| Exchange differences  | 匯兑差額        | 2,813                            | (211)                            |
|   |             |                                  |                                  |
| At 31 December  | 於十二月三十一日    | (28,776)                         | (37,869)                         |

# 20 Deferred income tax (Continued)

The movements in deferred income tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, are as follows:

# 20 遞延所得税(續)

遞延所得税資產及負債於年內之變動(不計 及於同一税務司法權區抵銷之結餘)如下:

|  |                | Decelerated  | Provisions  | Net fair     |            |            |          |
|--|----------------|--------------|-------------|--------------|------------|------------|----------|
|  |                | tax          | for         | value losses | Government |            |          |
|  |                | depreciation | inventories | of FVPL      | grants     | Tax losses | Total    |
|  |                |              |             | 按公平值列賬       |            |            |          |
|  |                |              |             | 在損益表中        |            |            |          |
|  |                |              |             | 處理之金融        |            |            |          |
|  |                |              |             | 資產之公平值       |            |            |          |
|  |                | 減慢税項折舊       | 存貨撥備        | 虧損淨額         | 政府補助金      | 税項虧損       | 總計       |
|  |                | HK\$'000     | HK\$'000    | HK\$'000     | HK\$'000   | HK\$'000   | HK\$'000 |
|  |                | 千港元          | 千港元         | 千港元          | 千港元        | 千港元        | 千港元      |
|  |                |              |             |              |            |            |          |
| Deferred income tax assets             | 遞延所得税資產        |              |             |              |            |            |          |
| At 1 January 2021                      | 於二零二一年一月一日     | 35,125       | 73,889      | 2,473        | 288        | 829        | 112,604  |
| Exchange differences                   | 匯兑差額           | 566          | 2,537       | 80           | 9          | -          | 3,192    |
| Credited/(charged) to the consolidated | 於綜合損益計入/(扣除)   |              |             |              |            |            |          |
| profit or loss                         |                |              | 3,726       | (156)        | (49)       | (829)      | 2,692    |
|  |                |              |             |              |            |            |          |
| At 31 December 2021 and                | 於二零二一年十二月三十一日及 |              |             |              |            |            |          |
| 1 January 2022                         | 二零二二年一月一日      | 35,691       | 80,152      | 2,397        | 248        | _          | 118,488  |
| Exchange differences                   | 匯兑差額           | (1,461)      | (6,862)     | (177)        | (53)       | -          | (8,553)  |
| Credited/(charged) to the consolidated | 於綜合損益計入/(扣除)   |              |             |              |            |            |          |
| profit or loss                         |                | (11,005)     | 20,773      | (506)        | 1,322      | _          | 10,584   |
|  |                |              |             |              |            |            |          |
| At 31 December 2022                    | 於二零二二年         |              |             |              |            |            |          |
|  | 十二月三十一日        | 23,225       | 94,063      | 1,714        | 1,517      | _          | 120,519  |

# 20 Deferred income tax (Continued)

# 20 遞延所得税(續)

|   |                    | Accelerated tax<br>depreciation | Revaluation of<br>buildings and<br>land use rights<br>重估樓宇及 | Undistributed<br>profits of PRC<br>entities<br>中國企業 | Total    |
|---|--------------------|---------------------------------|---|---|----------|
|   |                    | 加快税項折舊                          | 土地使用權   | 未分配溢利   | 總計       |
|   |                    | HK\$'000                        | HK\$'000  | HK\$'000  | HK\$'000 |
|   |                    | 千港元                             | 千港元   | 千港元   | 千港元      |
| Deferred income tax liabilities           | 遞延所得税負債            |                                 |   |   |          |
| At 1 January 2021                         | 於二零二一年一月一日         | 1,261                           | 109,084   | 16,828  | 127,173  |
| Exchange differences                      | 匯兑差額               | _                               | 3,403   | _   | 3,403    |
| Charged/(credited) to the                 | 自綜合損益扣除/           |                                 |   |   |          |
| consolidated profit or loss               | (計入)               | 123                             | (324)   | (4,375)   | (4,576)  |
| Charged to equity                         | 自權益扣除              | _                               | 30,357  |   | 30,357   |
| At 31 December 2021 and<br>1 January 2022 | 於二零二一年<br>十二月三十一日及 |                                 |   |   |          |
|   | 二零二二年一月一日          | 1,384                           | 142,520   | 12,453  | 156,357  |
| Exchange differences                      | 匯兑差額               |                                 | (10,442)  | (925)   | (11,367) |
| Charged/(credited) to the                 | 自綜合損益扣除/           |                                 |   |   |          |
| consolidated profit or loss               | (計入)               | (1,129)                         | 7,753   | (2,320)   | 4,304    |
| At 31 December 2022                       | 於二零二二年             |                                 |   |   |          |
|   | 十二月三十一日            | 255                             | 139,831   | 9,208   | 149,294  |

Deferred income tax assets are recognised for tax losses carried forward to the extent that the realisation of the related tax benefit through the future taxable profits is probable. The Group did not recognise deferred income tax assets of approximately HK\$157,980,000 (2021: HK\$122,454,000) in respect of losses amounting to approximately HK\$1,359,688,000 (2021: HK\$1,107,715,000), that can be carried forward against future taxable income. The tax losses expire from 2023 to 2027 (2021: 2022 to 2026).

倘相關税務利益可透過未來應課税溢利變 現,則會就結轉税務虧損確認遞延所得税資 產。本集團並無就可結轉以抵銷未來應課税 收入之虧損約1,359,688,000港元(二零二一 年:1,107,715,000港元)而確認遞延所得税 資產約157,980,000港元(二零二一年: 122,454,000港元)。税項虧損由二零二三年 至二零二七年(二零二一年:二零二二年至 二零二六年)屆滿。

# 21 Trade and other payables

# 21 應付貿易賬款及其他應付款項

|                                   |                  | 2022     | 2021     |
|-----------------------------------|------------------|----------|----------|
|                                   |                  | 二零二二年    | 二零二一年    |
|                                   |                  | HK\$'000 | HK\$'000 |
|                                   |                  | 千港元      | 千港元      |
|                                   |                  |          |          |
| Trade and bill payables           | 應付貿易賬款及應付票據      | 362,026  | 432,995  |
| Accrued employee benefit expenses | 應計僱員福利開支         | 31,045   | 26,575   |
| Customer deposits                 | 客戶按金             | 87,281   | 54,648   |
| VAT and other tax payables        | 增值税及其他應付税項       | 5,749    | 21,476   |
| Accrued operating expenses        | 應計營運開支           | 46,372   | 51,692   |
| Other payables                    | 其他應付款項           | 46,479   | 77,282   |
| Amounts due to related parties    | 應付關連方款項(附註32(c)) |          |          |
| (Note 32(c))                      |                  | 1,879    |          |
|                                   |                  |          |          |
|                                   |                  | 580,831  | 664,668  |

The ageing analysis of trade and bill payables based on invoice date is as follows:

應付貿易賬款及應付票據按發票日期之賬齡 分析如下:

|               |        | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$′000<br>千港元 |
|---------------|--------|----------------------------------|----------------------------------|
|               |        |                                  |                                  |
| 0 to 30 days  | 0至30日  | 232,299                          | 301,998                          |
| 31 to 60 days | 31至60日 | 54,416                           | 56,194                           |
| 61 to 90 days | 61至90日 | 12,274                           | 12,828                           |
| Over 90 days  | 超過90日  | 63,037                           | 61,975                           |
|               |        | 362,026                          | 432,995                          |

# 21 Trade and other payables (Continued) 21 應付貿易賬款及其他概

Bill payables are with average maturity dates of within 2 months.

The amounts due to related parties are unsecured, interest-free and repayable on demand.

The carrying amounts of the Group's trade and other payables (excluding accrued employee benefit expenses and VAT and other tax payables) are denominated in the following currencies:

21 應付貿易賬款及其他應付款項 (續)

應付票據之平均到期日為兩個月內。

應付關連方款項為無抵押、免息及按要求償 還。

本集團的應付貿易賬款及其他應付款項(不 包括應計僱員福利開支以及增值税及其他應 付税項)的賬面值以下列貨幣計值:

|                  |      | 2022     | 2021     |
|------------------|------|----------|----------|
|                  |      | 二零二二年    | 二零二一年    |
|                  |      | HK\$'000 | HK\$'000 |
|                  |      | 千港元      | 千港元      |
|                  |      |          |          |
| HK\$             | 港元   | 51,250   | 51,470   |
| RMB              | 人民幣  | 454,458  | 561,836  |
| Other currencies | 其他貨幣 | 38,329   | 5,163    |
|                  |      |          |          |
|                  |      | 544,037  | 618,469  |
|                  |      |          |          |

The carrying amounts of trade and other payables approximate their fair values.

應付貿易賬款及其他應付款項的賬面值與其 公平值相若。

## 22 Bank borrowings

22 銀行借款

|  |            | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|------------|----------------------------------|----------------------------------|
|  | PD ++0     |                                  |                                  |
| Current                                      | 即期         |                                  |                                  |
| <ul> <li>bank borrowings, secured</li> </ul> | — 銀行借款,有抵押 | 226,726                          | 250,976                          |
| — bank borrowings, unsecured                 | — 銀行借款,無抵押 | 45,217                           |                                  |
| Non-current                                  | 非即期        | 271,943                          | 250,976                          |
| — bank borrowings, secured                   | — 銀行借款,有抵押 | 50,870                           | _                                |
|  |            |                                  |                                  |
|  |            | 322,813                          | 250,976                          |

# 22 Bank borrowings (Continued)

# 22 銀行借款(續)

借款分析如下:

| Borrowings | are | analysed | as | follows: |  |
|------------|-----|----------|----|----------|--|
|            |     |          |    |          |  |

|  | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|----------------------------------|----------------------------------|
| Bank borrowing due for repayment within 一年內到期/<br>one year which contains a repayment on 償還條款; |                                  |                                  |
| demand clauses — secured — 有抵押   | 226,727                          | 200,916                          |
| 5 1 5  | 怎還並載有應要求<br>2銀行借款                | 24,161                           |
| Bank borrowing due for repayment within 一年內到期/<br>one year which contains a repayment on 償還條款; |                                  | 2.,                              |
| demand clauses — unsecured — 無抵押   | 45,217                           | _                                |
| Bank borrowing due for repayment after  一年後到期/   | 態還之銀行借款                          |                                  |
| one year — secured — 有抵押   | 50,870                           | _                                |
| Term loan due for repayment within   一年內到期<br>one year — secured         一 有抵押                 | 應還之有期貸款                          | 25,899                           |
| Total bank borrowings  | 項 <b>322,813</b>                 | 250,976                          |

At 31 December 2022, the secured bank borrowings were secured by certain buildings (Note 6), right-of-use assets (Note 7) and investment property (Note 8) with aggregated net book value of approximately HK\$179,456,000 (2021: HK\$177,542,000) and corporate guarantees from the Company and certain subsidiaries.

於二零二二年十二月三十一日,有抵押銀行 借款以總賬面淨值約為179,456,000港元(二 零二一年:177,542,000港元)之若干樓宇 (附註6)、使用權資產(附註7)及投資物業 (附註8)以及本公司及若干附屬公司提供的 公司擔保作抵押。

## 22 Bank borrowings (Continued)

An analysis of the carrying amounts of the Group's bank borrowings by type and currency is as follows:

# 22 銀行借款(續)

本集團銀行借款賬面值按種類及貨幣之分析 如下:

|                        |          | 2022<br>二零二二年<br>HK\$'000 | 2021<br>二零二一年<br>HK\$'000 |
|------------------------|----------|---------------------------|---------------------------|
|                        |          | 千港元                       | <br>                      |
| HK\$ at floating rates | 港元,浮動利率  | 256,209                   | 225,077                   |
| RMB at fixed rates     | 人民幣,固定利率 | 66,604                    | 25,899                    |
|                        |          | 322,813                   | 250,976                   |

The effective interest rates per annum at the balance sheet date are as follows:

#### 於結算日之實際年利率如下:

|      |     | <b>2022</b><br>二零二二年 | 2021<br>二零二一年 |
|------|-----|----------------------|---------------|
| HK\$ | 港元  | 2.43%                | 1.87%         |
| RMB  | 人民幣 | 4.02%                | 4.24%         |

The carrying amounts of bank borrowings approximate their fair 编 values.

銀行借款之賬面值與其公平值相若。

The Group has the following undrawn borrowing facilities:

本集團未提取借款融資如下:

|   |                          | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|--------------------------|----------------------------------|----------------------------------|
| Floating rate expiring within one year<br>Fixed rate expiring within one year | 浮動利率,一年內屆滿<br>固定利率,一年內屆滿 | 457,753<br>156,206               | 240,000<br>294,587               |
|   |                          | 613,959                          | 534,587                          |

The facilities expiring within one year are annual facilities subject to review at various dates during 2022 (2021: same).

一年內屆滿之融資為年度融資,須於二零 二二年內不同日期予以審閱(二零二一年: 相同)。

# 23 Other income, net

# 23 其他收入淨額

|   |                               | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|-------------------------------|----------------------------------|----------------------------------|
| Government grants<br>Rental income<br>Gain on sales of equipment to a joint | 政府補助金<br>租金收入<br>向一家合營公司銷售設備的 | 7,879<br>18,719                  | 3,348<br>12,151                  |
| venture (Note 32(a))  | 收益(附註32(a))                   | _                                | 184                              |
| Others  | 其他                            | 1,480                            | 2,446                            |
|   |                               | 28,078                           | 18,129                           |

# 24 Other gains, net

# 24 其他收益淨額

|  |                 | 2022<br>二零二二年          | 2021<br>二零二一年   |
|--|-----------------|------------------------|-----------------|
|  |                 | <b>HK\$′000</b><br>千港元 | HK\$'000<br>千港元 |
| Gain on expropriation of land and          | 土地及物業徵用收益(附計)   |                        |                 |
| properties (Note)                          |                 | _                      | 25,553          |
| Gain on disposal of an associate (Note 11) | 出售一家聯營公司的收益     |                        |                 |
|  | (附註11)          | _                      | 8,425           |
| Net exchange gains                         | 匯兑收益淨額          | 14,469                 | 1,301           |
| Net fair value gains on FVPL — realised    | 按公平值列賬在損益表中處理   |                        |                 |
|  | 之金融資產的公平值收益淨額   |                        |                 |
|  | 一 已變現           | 605                    | 48              |
| Net fair value gains on FVPL — unrealised  | 按公平值列賬在損益表中處理   |                        |                 |
| (Note 15)                                  | 之金融資產的公平值收益淨額   |                        |                 |
|  | — 未變現(附註15)     | 58                     | 823             |
| Fair value gains/(losses) on investment    | 投資物業的公平值收益/(虧損) |                        |                 |
| properties (Note 8)                        | (附註8)           | 20,713                 | (10,627)        |
| Forfeited customer deposits                | 已沒收客戶按金         | 4,528                  | _               |
| (Loss)/gain on disposal of property, plant | 出售物業、廠房及設備的     |                        |                 |
| and equipment                              | (虧損)/收益         | (9,133)                | 34              |
| Loss on step acquisition (Note 33)         | 階段收購的虧損(附註33)   | (1,168)                | _               |
| Modification of lease contract             | 修改租賃合約          | 4                      |                 |
|  |                 |                        |                 |
|  |                 | 30,076                 | 25,557          |

# 24 Other gains, net (Continued)

#### Note:

During the year ended 31 December 2021, the Group's land and properties located in Hangzhou with net book value of HK\$1,485,000, consisting of property, plant and equipment of HK\$1,376,000 and right-of-use assets of HK\$109,000 were expropriated by local government. Relevant compensation amounting to HK\$27,038,000 were granted by local government in this regard, resulting in a net gain of HK\$25,553,000.

## 25 Finance income, net

# 24 其他收益淨額(續)

#### 附註:

截至二零二一年十二月三十一日止年度,本集團位於杭州 的賬面淨值為1,485,000港元的土地及物業(包括物業、廠 房及設備1,376,000港元及使用權資產109,000港元)被當地 政府徵用。當地政府就此授予相關補償金27,038,000港 元,因而產生淨收益25,553,000港元。

# 25 融資收入淨額

|             | <b>2022</b><br>二零二二年                            | 2021<br>二零二一年  |
|-------------|---|--|
|             | HK\$'000  | HK\$'000   |
|             | 千港元   | 千港元  |
|             |   |  |
|             |   |  |
|             | 10,103  | 5,599  |
| 一 承兑票據      | 2,732   | 4,374  |
|             | 12 025  | 0.073  |
|             | 12,835  | 9,973  |
| 融資成本        |   |  |
| — 銀行借款利息開支  | (8,850)   | (3,060)  |
| — 租賃負債利息開支  | (2,802)   | (801)  |
|             | (11.652)  | (3,861)  |
| — 資本化金額(附註) | 890   | 1,265  |
|             |   |  |
|             | (10,762)  | (2,596)  |
| 融           | 2 073   | 7,377  |
|             | <ul><li>一 銀行借款利息開支</li><li>一 租賃負債利息開支</li></ul> | 二零二二年         HK\$'000         千港元         融資收入 — 利息收入來自         一銀行存款         10,103         一承兑票據         2,732         12,835         融資成本         一銀行借款利息開支         (8,850)         一租賃負債利息開支         (11,652)         一資本化金額(附註)         (10,762) |

Note: The capitalisation rate used to determine the amount of borrowing costs to be capitalised is the weighted average interest rate applicable to the Group's general borrowings during the year, in this case 4.65% (2021: 1.16%).

附註: 於釐定將予以資本化的借款成本金額時使用的資 本化率為年內本集團的一般性借款所適用的加權 平均利率4.65%(二零二一年:1.16%)

### 26 Income tax expense

# 26 所得税開支

|  |   | 2022<br>二零二二年<br>HK\$'000<br>千港元  | 2021<br>二零二一年<br>HK\$'000<br>千港元   |
|--|---|-----------------------------------|------------------------------------|
| Current income tax<br>— Hong Kong profits tax (Note (a))<br>— PRC enterprise income tax (Note (b))<br>Withholding tax<br>Deferred income tax (Note 20) | 即期所得税<br>— 香港利得税(附註(a))<br>— 中國企業所得税(附註(b))<br>預扣税<br>遞延所得税(附註20) | 698<br>14,262<br>6,071<br>(6,280) | 188<br>11,971<br>15,107<br>(7,268) |
| Deferred income tax (Note 20)  |   | (6,280)                           |                                    |

Notes:

#### 附註:

- (a) Hong Kong profits tax has been provided for at the rate of 8.25% on the estimated assessable profit up to HK\$2,000,000 and 16.5% on any part of estimated assessable profit over HK\$2,000,000 for the year ended 31 December 2022 (2021: Same).
- (b) The PRC enterprise income tax is calculated based on the statutory profits of subsidiaries incorporated in the PRC in accordance with the PRC tax laws and regulations. The standard PRC enterprise income tax rate is 25% during the years ended 31 December 2022 and 2021. Certain of the Group's subsidiaries enjoy the preferential income tax treatment for Small and Micro Enterprise with the income tax rate of 20% and are eligible to have their tax calculated based on 12.5% or 25% of their taxable income.
- (a) 截至二零二二年十二月三十一日止年度,就估計 應課税溢利不超過2,000,000港元而言,香港利得 税以税率8.25%作出撥備,而就估計應課税溢利 超過2,000,000港元以上的任何部分而言,以税率 16.5%作出撥備(二零二一年:相同)。
- (b) 中國企業所得税乃基於在中國註冊成立的附屬公司按中國稅法及法規計算的法定利潤而計算。於截至二零二二年及二零二一年十二月三十一日止年度,標準的中國企業所得税税率為25%。本集團的若干附屬公司享受小微企業的優惠所得税待遇,所得税税率為20%,並合資格按其應課税收入的12.5%或25%計算税項。

## 26 Income tax expense (Continued)

26 所得税開支(續)

The tax on the Group's loss before income tax differs from the theoretical amount that would arise using the weighted average tax rate applicable to profits of the consolidated entities as follows:

本集團就除所得税前虧損之税項與應用綜合 實體之溢利適用之加權平均税率計算之理論 税款差異如下:

|  |                                   | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|-----------------------------------|----------------------------------|----------------------------------|
| Loss before income tax   | 除所得税前虧損                           | (136,856)                        | (312,196)                        |
| Tax calculated at domestic tax rates<br>applicable to profits in the respective      | 按各司法權區溢利適用之本地<br>税率計算之税項          | (24.404)                         | (71.027)                         |
| jurisdictions  | 毋須課税之收入                           | (31,494)                         | (71,027)                         |
| Income not subject to tax<br>Utilisation of previously unrecognised tax              | 99.9.3.4.1.2.4.7.<br>動用以往未確認之税項虧損 | (9,211)                          | (6,099)                          |
| losses   | 勤而以让不唯吣之仇沒相頂                      | _                                | (3,783)                          |
| Expenses not deductible for tax purposes   | 不可扣税之開支                           | 7,810                            | 1,706                            |
| Tax losses and deductible differences for<br>which no deferred income tax assets was | 未確認遞延所得税資產之                       |                                  | .,                               |
| recognised   |                                   | 41,575                           | 84,094                           |
| Withholding tax  | 預扣税                               | 6,071                            | 15,107                           |
| Income tax expense   | 所得税開支                             | 14,751                           | 19,998                           |

The tax charge relation to components of other comprehensive income/(loss) for the year ended 2021 is as follows:

截至二零二一年止年度其他全面收入/(虧 損)組成部分之税項支出如下:

|   |                                       | 2021<br>二零二一年            |                |                          |
|---|---------------------------------------|--------------------------|----------------|--------------------------|
|   |                                       | Before tax               | Tax            | After tax                |
|   |                                       | 除税前<br>HK <b>\$</b> ′000 | 税項<br>HK\$′000 | 除税後<br>HK <b>\$</b> ′000 |
|   |                                       | 千港元                      | 千港元            | 千港元                      |
| Currency translation differences  | 貨幣換算差額                                | 79,570                   |                | 79,570                   |
| Fair value gains on transfers of<br>owner-occupied properties and land<br>use rights to investment properties | 自用物業及土地使用權轉為<br>投資物業之公平值收益<br>(附註6及7) | 19,570                   |                | 19,010                   |
| (Notes 6 and 7)<br>Fair value gains/(losses) on FVOCI   | 按公平值計入其他全面收入<br>之金融資產的公平值收益/          | 121,424                  | (30,357)       | 91,067                   |
|   | (虧損)                                  | 1,000                    |                | 1,000                    |
| Other comprehensive income/(loss)   | 其他全面收入/(虧損)                           | 201,151                  | (30,357)       | 170,794                  |
| Deferred tax (Note 21)  | 遞延税項(附註21)                            |                          | (30,357)       |                          |

# 27 Expenses by nature

# 27 按性質分類之開支

|   |                 | 2022      | 2021      |
|---|-----------------|-----------|-----------|
|   |                 | 二零二二年     | 二零二一年     |
|   |                 | HK\$'000  | HK\$'000  |
|   |                 | 千港元       | 千港元       |
| Auditor's remuneration                      | 核數師酬金           |           |           |
| — Audit services                            | 一 審核服務          | 2,600     | 2,600     |
| — Non-audit services                        | 一 非審核服務         | 400       | 760       |
| Amortisation of intangible assets (Note 9)  | 無形資產攤銷(附註9)     | 1,248     | 775       |
| Depreciation of property, plant and         | 物業、廠房及設備折舊(附註6) | .,        |           |
| equipment (Note 6)                          |                 | 75,438    | 81,457    |
| Depreciation of right-of-use assets         | 使用權資產折舊(附註7)    |           |           |
| (Note 7)                                    |                 | 35,707    | 16,822    |
| Employee benefit expenses (including        | 僱員福利開支(包括董事酬金)  |           |           |
| directors' emolument) (Note 28)             | (附註28)          | 369,694   | 363,986   |
| Changes in inventories of finished goods    | 製成品及在製品存貨變動     |           | ,         |
| and work in progress                        |                 | 153,899   | 244,109   |
| Raw materials and consumables used          | 已耗用原材料及消耗品      | 714,307   | 515,858   |
| Processing and subcontracting charges       | 加工及分包費用         | 224,451   | 213,022   |
| Direct operating expenses arising from      | 產生租金收入之投資物業之    |           |           |
| investment properties that generate         | 直接營運開支          |           |           |
| rental income                               |                 | 19,204    | 88        |
| Operating lease rental in respect of        | 物業、廠房及設備之經營租賃   |           |           |
| property, plant and equipment               | 租金              | 2,371     | 10,10     |
| Provision for impairment for inventories    | 存貨減值撥備(附註12)    |           |           |
| (Note 12)                                   |                 | 117,321   | 193,748   |
| Impairment of property, plant and           | 物業、廠房及設備減值(附註6) |           |           |
| equipment (Note 6)                          |                 |           | 6,038     |
| Others                                      | 其他              | 214,458   | 305,150   |
|   |                 |           |           |
| Total cost of sales, selling, marketing and | 銷售成本、銷售、營銷及分銷成  |           |           |
| distribution costs and administrative       | 本以及行政開支總額       |           |           |
| expenses                                    |                 | 1,931,098 | 1,954,514 |

# 28 Employee benefit expenses (including directors' emoluments)

## 28 僱員福利開支(包括董事酬 金)

|   |                            | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|----------------------------|----------------------------------|----------------------------------|
| Salaries, wages and bonuses<br>Pension costs — defined contribution plans | 薪金、工資及花紅<br>退休全成本 — 定額供款計劃 | 296,770                          | 282,648                          |
| (Note)  | (附註)                       | 30,194                           | 50,797                           |
| Staff welfare   | 員工福利                       | 42,730                           | 30,541                           |
|   |                            | 369,694                          | 363,986                          |

Note:

Employees in the Group's PRC subsidiaries are required to participate in defined contribution retirement scheme administered and operated by the local municipal government. The Group's PRC subsidiaries contribute 26.3% (2021: 26.1%) of employees' basic salary to the scheme to fund the retirement benefits of the employees.

The Group has also established a mandatory provident fund scheme ("MPF scheme") in Hong Kong. The assets of the MPF scheme are held in separate trustee-administered funds. Both the Group and the employees are required to contribute 5% of the employee's relevant income up to a maximum of HK\$1,500 per employee per month.

#### (a) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year include four (2021: four) directors of the Company whose emoluments are reflected in the analysis presented in Note 32. The emoluments payable to the remaining one (2021: one) individual during the year are as follows: 附註:

本集團中國附屬公司之僱員須參與由當地市政府管理及營 辦之定額供款退休計劃。本集團中國附屬公司最低按僱員 基本薪金之26.3%(二零二一年:26.1%)向該計劃供款, 為僱員之退休福利撥資。

本集團亦於香港設立強制性公積金計劃(「強積金計劃」)。 強積金計劃之資產由獨立信託人監管。本集團及僱員均須 每月按僱員相關收入之5%作出供款,上限為每名僱員 1,500港元。

(a) 五名最高薪酬人士 本集團年內最高薪酬之五名人士包括 本公司四名董事(二零二一年:四 名),其酬金於附註32所呈列之分析 內反映。年內,應付餘下一名人士(二 零二一年:一名)之酬金如下:

|  |                           | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|---------------------------|----------------------------------|----------------------------------|
| Basic salaries, housing allowances<br>and other allowances<br>Contributions to pension plans | 基本薪金、房屋津貼及其他津貼<br>退休金計劃供款 | 897<br>18                        | 897<br>18                        |
|  |                           | 915                              | 915                              |

# 28 Employee benefit expenses (including directors' emoluments) (Continued)

# 28 僱員福利開支(包括董事酬 金)(續)

- (a) Five highest paid individuals (Continued) The emoluments fell within the following band:
- (a) 五名最高薪酬人士(續) 酬金範圍如下:

# Number of individuals

|                             |                       | 人數                   |               |
|-----------------------------|-----------------------|----------------------|---------------|
|                             |                       |                      |               |
|                             |                       | <b>2022</b><br>二零二二年 | 2021<br>二零二一年 |
| Emolument band              | 酬金範圍                  |                      |               |
| HK\$500,001 — HK\$1,000,000 | 500,001港元至1,000,000港元 | 1                    | 1             |
|                             |                       |                      |               |

## 29 Loss per share

The calculation of basic loss per share is based on the Group's loss attributable to equity holders of the Company of approximately HK\$151,678,000 (2021: loss of HK\$333,295,000) and weighted average number of ordinary shares in issue during the year of 2,099,818,000 (2021: 2,099,818,000).

Diluted loss/earnings per share is calculated by adjusting the weighted average number of shares outstanding to assume conversion of all dilutive potential shares.

During the years ended 31 December 2022 and 2021, there were no dilutive potential ordinary shares deemed to be issued under the share option scheme as there are no outstanding options during the years ended 31 December 2022 and 2021.

## 29 每股虧損

每股基本虧損乃根據本公司股權持有人應佔本集團虧損約151,678,000港元(二零二一年:虧損333,295,000港元)及年內已發行普通股之加權平均數2,099,818,000股(二零二一年:2,099,818,000股)計算。

每股攤薄虧損/盈利乃假設所有潛在攤薄股 份兑換後,根據發行在外的股份之加權平均 數作出調整計算。

截至二零二二年及二零二一年十二月三十一 日止年度,概無視作將予根據購股權計劃發 行任何潛在攤薄普通股,原因是截至二零 二二年及二零二一年十二月三十一日止年度 概無尚未行使的購股權。
# 30 Notes to consolidated statement of cash 30 綜合現金流量報表附註 flows

- (a) Reconciliation of operating loss to net cash generated from/ (used in) operations is as follows:
- (a) 經營虧損與經營所得/(所用)現金淨 額對賬如下:

|   |               | 2022      | 2021             |
|---|---------------|-----------|------------------|
|   |               | 二零二二年     | 二零二一年            |
|   |               | HK\$'000  | HK\$'000         |
|   |               | 千港元       | 千港元              |
| Operating loss  | 經營虧損          | (136,528) | (315,542)        |
| Adjustments for:  | 調整:           | (,,       | (= · - / - · - / |
| <ul> <li>Depreciation of property, plant<br/>and equipment</li> </ul> | — 物業、廠房及設備折舊  | 75,438    | 81,457           |
| <ul> <li>Depreciation of right-of-use assets</li> </ul>               | — 使用權資產折舊     | 35,707    | 16,822           |
| - Amortisation of intangible assets                                   | 一 無形資產攤銷      | 1,346     | 10,754           |
| — Loss/(gain) on disposal of  | — 出售物業、廠房及    | 1,540     | 10,754           |
| property, plant and equipment   | 設備虧損/(收益)     | 9,133     | (34)             |
| — Gain on modification of lease                                       | 租賃合約修改收益      | 5,155     | (54)             |
| contract  | 他員日約修以水血      | (4)       |                  |
| — Gain on expropriation of land                                       | — 土地及物業徵用收益   | (         |                  |
| and properties  | 工艺人的未做用收益     | _         | (25,553)         |
| — Net fair value gains on FVPL  | — 按公平值列賬在損益表  |           | (25,555)         |
|   | 中處理之金融資產的     |           |                  |
|   | 公平值收益淨額       | (58)      | (823)            |
| — Gain on disposal of an associate                                    | 一 出售聯營公司的收益   | _         | (8,425)          |
| — Fair value gains/(losses) on  | 一 投資物業之公平值    |           | (-7 7            |
| investment properties   | 收益/(虧損)       | (20,713)  | 10,627           |
| — Provision for impairment  | 一 存貨減值撥備      | (         |                  |
| of inventories  |               | 117,321   | 193,748          |
| — Provision for impairment losses                                     | — 金融資產減值虧損撥備  |           |                  |
| on financial assets   |               | 21,407    | 13,980           |
| — Impairment losses on intangible                                     | — 無形資產減值虧損    |           |                  |
| assets  |               | 13,352    | 14,490           |
| — Impairment losses of property,                                      | — 物業、廠房及設備減值  |           |                  |
| plant and equipment   | 虧損            |           | 6,038            |
| - Elimination of profits from   | — 對銷下游交易溢利    |           |                  |
| downstream transactions   |               | _         | 233              |
| Changes in working capital:   | 營運資金之變動:      |           |                  |
| — Inventories   | 一存貨           | (61,342)  | (268,830)        |
| — Trade and other receivables   | — 應收貿易賬款及其他   |           |                  |
|   | 應收款項          | 77,053    | 14,586           |
| <ul> <li>Trade and other payables</li> </ul>                          | — 應付貿易賬款及其他   |           |                  |
|   | 應付款項          | (82,898)  | 123,737          |
|   |               |           |                  |
| Net cash generated from/(used in)                                     | 經營所得/(所用)現金淨額 | 40.244    | (122 725)        |
| operations  |               | 49,214    | (132,735)        |

# **30** Notes to consolidated statement of cash 30 綜合現金流量報表附註(續) flows (Continued)

- (b) In the consolidated statement of cash flows, proceeds from disposal of property, plant and equipment comprise:
- (b) 於綜合現金流量報表內,出售物業、 廠房及設備之所得款項包括:

|   |                                     | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$′000<br>千港元 |
|---|-------------------------------------|----------------------------------|----------------------------------|
| Net book amounts<br>(Loss)/gain on disposal of property,<br>plant and equipment (Note 24) | 賬面淨值<br>出售物業、廠房及設備<br>(虧損)/收益(附註24) | 25,337<br>(9,133)                | 17,118<br>34                     |
| Proceeds from disposal of property,<br>plant and equipment                                | 出售物業、廠房及設備所得款項                      | 16,204                           | 17,152                           |

#### Compensation from expropriation of land and (c) properties

During the year ended 31 December 2020 and 2021, the Group's property, plant and equipment and land use rights located in Hangzhou were made requisition of by local government to be demolished and/or relocated.

During the year ended 31 December 2021, compensation proceed of HK\$21,630,000 has been received by the Group while the remaining balance of HK\$5,408,000 was recorded as part of the Group's other receivables as at 31 December 2021. The amount of HK\$283,802,000 for the year ended 31 December 2020 was subsequently received by the Group during the year ended 31 December 2021.

Compensation proceed of HK\$5,408,000 has been received by the Group during the year ended 31 December 2022.

(c) 土地及物業徵用補償金

截至二零二零年及二零二一年十二月 三十一日止年度,本集團位於杭州的 物業、廠房及設備及土地使用權被當 地政府徵用以作拆除及/或搬遷。

截至二零二一年十二月三十一日止年 度,本集團收到補償金款項 21,630,000港元,而餘額5,408,000 港元入賬計入本集團於二零二一年 十二月三十一日的其他應收款項。本 集團隨後於截至二零二一年十二月 三十一日止年度收到截至二零二零年 十二月三十一日止年度的款項 283,802,000港元。

本集團於截至二零二二年十二月 三十一日止年度收到補償金款項 5,408,000港元。

# 30 Notes to consolidated statement of cash 30 綜合現金流量報表附註(續) flows (Continued)

#### (d) Net debt reconciliation This section sets out the reconciliation of liabilities arising from financing activities for each of the years presented.

#### (d) 負債淨額對賬 本節載列於各報告年度融資活動產生 之負債對賬。

| 零二一年一月一日<br>阻賃<br>見金流量<br>差額 | 26,747<br>9,702<br>(12,443)        | 270,129                           | 296,876<br>9,702                                 |
|------------------------------|------------------------------------|-----------------------------------|--|
| 且賃<br>見金流量                   | 9,702                              | _                                 |  |
| 見金流量                         |                                    | (2.2.772)                         | 9,702  |
|                              | (12,443)                           |                                   | (22,212)   |
|                              |                                    | (20,770)                          | (33,213)   |
| 三 供                          | 1,168                              | 1,617                             | 2,785  |
| 零二一年                         |                                    |                                   |  |
| 二月三十一日                       | 25,174                             | 250,976                           | 276,150  |
|                              |                                    |                                   |  |
| 零二二年一月一日                     | 25,174                             | 250,976                           | 276,150  |
| 且賃                           | 99,270                             | _                                 | 99,270   |
| 見金流量                         | (33,346)                           | 76,507                            | 43,161   |
| 差額                           | (745)                              | (4,670)                           | (5,415)  |
| 零二二年                         |                                    |                                   |  |
| 二月三十一日                       | 90,353                             | 322,813                           | 413,166  |
|                              | 租賃<br>現金流量<br>差額<br>零二二年<br>二月三十一日 | 現金流量 (33,346)<br>差額 (745)<br>零二二年 | 現金流量 (33,346) 76,507<br>差額 (745) (4,670)<br>零二二年 |

## **31** Commitments

# 31 承擔

Capital commitment (a) At 31 December 2022, the Group had the following capital commitments:

(a) 資本承擔 於二零二二年十二月三十一日,本集 團擁有以下資本承擔:

|   |                       | 2022<br>二零二二年<br>HK\$′000<br>千港元 | 2021<br>二零二一年<br>HK <b>\$</b> ′000<br>千港元 |
|---|-----------------------|----------------------------------|---|
| Contracted but not provided for:<br>— Property, plant and equipment | 已訂約但未撥備:<br>一物業、廠房及設備 | 1,734,378                        | 1,073,981                                 |

# 31 Commitments (Continued)

# 31 承擔(續)

(b) Operating lease commitments as lessor The Group leases offices, dormitories and plant under non-cancellable operating lease agreements. The leases have varying terms between 1 and 5 years, escalation claims and renewal rights.

At 31 December 2022, the Group had total future minimum lease receipts under non-cancellable operating leases falling due as follows:

(b) 經營租賃承擔一作為出租人 本集團根據不可撤銷經營租賃協議租 賃辦公室、宿舍及廠房。該等租賃的 年期(1年至5年之間)、加租權及續約 權各有不同。

> 於二零二二年十二月三十一日,本集 團根據於以下年期到期之不可撤銷經 營租賃之未來最低租賃款項收入總額 如下:

|                                   |              | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$′000<br>千港元 |
|-----------------------------------|--------------|----------------------------------|----------------------------------|
| — No later than 1 year            | — 不超過1年      | 62,363                           | 45,964                           |
| — Later than 1 year and no later  | 一 超過1年但不超過2年 | 02,505                           | 45,904                           |
| than 2 years                      |              | 45,961                           | 40,209                           |
| — Later than 2 years and no later | 一 超過2年但不超過3年 |                                  |                                  |
| than 3 years                      |              | 30,634                           | 21,975                           |
| — Later than 3 years and no later | 一 超過3年但不超過4年 |                                  |                                  |
| than 4 years                      |              | 16,953                           | 16,040                           |
| — Later than 4 years and no later | — 超過4年但不超過5年 |                                  |                                  |
| than 5 years                      |              | 7,459                            | 5,441                            |
| — Later than 5 years              | — 5年以上       | 13,186                           | 18                               |
|                                   |              | 176,556                          | 129,647                          |
|                                   |              |                                  |                                  |

## 31 Commitments (Continued)

## 31 承擔(續)

- Operating lease commitment as lessee (c) The future aggregate minimum lease payments under non-cancellable operating leases not recognised in the consolidated financial statements are as follows:
- (c) 經營租賃承擔一作為承租人 不可撤銷經營租賃項下未於綜合財務 報表內確認的日後最低租賃付款總額 如下:

|  |                  | 2022<br>二零二二年<br>HK\$'000 | 2021<br>二零二一年<br>HK\$'000 |
|--|------------------|---------------------------|---------------------------|
|  |                  | 千港元                       | 千港元                       |
| Land and buildings<br>— No later than 1 year | 土地及樓宇<br>一 不超過1年 | 2,670                     | 3,185                     |

### 32 Significant related party transactions

The Group is controlled by Longerview Investments Limited (incorporated in the British Virgin Islands), which owns 71% of the Company's shares. The remaining 29% of the shares are widely held. The ultimate parent of the Group is Longerview Investments Limited (incorporated in the British Virgin Islands).

#### 32 重大關連方交易

本集團為Longerview Investments Limited (於英屬處女群島註冊成立)所控制,其持有 本公司71%之股份。餘下之29%股份由公眾 持有。本集團之最終母公司為Longerview Investments Limited(於英屬處女群島註冊成 立)。

The directors are of the view that the following companies are related parties of the Group:

| Name   | Relationship with the Group                     | 名稱                                     |
|--|---|--|
| Huasheng Accessories (Note 1)<br>Hangzhou Ranyue<br>Ting Camuto (Note 2) | An associate<br>An associate<br>A joint venture | 華盛輔料(M<br>杭州冉悦<br>Ting Camute<br>(附註2) |
| CT Fashion   | A joint venture                                 | 華鼎時裝                                   |

The name of Huasheng Accessories and Hangzhou Ranyue referred to in the above represents management's best efforts at translating the Chinese name of these companies as no English name has been registered or available.

Notes:

- 1. During the year ended 31 December 2021, the Company disposed the 25% equity interest of Huasheng Accessories. Details are shown in Note 11.
- 2. During the year, the Company acquired the 49% equity interest of Ting Camuto and it become an indirect wholly-owned subsidiary of the Company. Details are shown in Note 33.

董事認為下列公司為本集團之關連方:

| 名稱                   | 與本集團之關係      |
|----------------------|--------------|
| 華盛輔料(附註1)<br>杭州冉悦    | 聯營公司<br>聯營公司 |
| Ting Camuto<br>(附註2) | 合營公司         |
| 華鼎時裝                 | 合營公司         |

由於華盛輔料及杭州冉悦並無登記或可供使 用英文名稱,故英文名稱乃管理層盡力翻譯 其中文名稱所得。

附註:

- 截至二零二一年十二月三十一日止年度,本公司 1 出售華盛輔料的25%股權。詳情列示於附註11。
- 年內,本公司收購Ting Camuto的49%股權,其成 2 為本公司的間接全資附屬公司。詳情列示於附註 33。

# 32 Significant related party transactions 32 重大關連方交易(續) (Continued)

(a) Transactions with related parties In the opinion of the directors, the transactions below were conducted in the ordinary and usual course of business and the pricing of these transactions has been determined based on mutual negotiation and agreement between the Group and the related parties.

### (a) 與關連方進行之交易 董事認為,下文之交易乃於日常及正 常業務過程中進行,而此等交易之定 價則根據本集團與關連方互相磋商及 協議而釐定。

|  |             | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|-------------|----------------------------------|----------------------------------|
| Purchases of accessories from Huasheng | 向華盛輔料採購輔料   |                                  |                                  |
| Accessories                            |             | _                                | 1,659                            |
| Sales of garments to Hangzhou Ranyue   | 向杭州冉悦銷售成衣   | 3,358                            | 19,101                           |
| Sales of equipment to CT Fashion       | 向華鼎時裝銷售設備   |                                  | 3,629                            |
| Management fee to CT Fashion           | 向華鼎時裝支付管理費  | 1,326                            | 1,587                            |
| Other service to Hangzhou Ranyue       | 向杭州冉悦提供其他服務 | 3                                |                                  |

### (b) Key management compensation

28 and 35, is as following:

The aggregate remuneration of key personnel management, including amounts paid to the Company's directors and certain of the highest paid employees, as disclosed in Notes

(b) 主要管理層之報酬 主要管理層人員的薪酬總額(包括附 註28及35所披露付予本公司董事及若 干最高薪酬人士的金額)如下:

|  |             | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|--|-------------|----------------------------------|----------------------------------|
| Salaries and other short-term employee | 薪金及其他短期僱員福利 |                                  |                                  |
| benefits                               | 利亚及共间应为雇员面的 | 11,835                           | 11,835                           |
| Post-employment benefits               | 退休福利        | 122                              | 131                              |
|  |             |                                  |                                  |
|  |             | 11,957                           | 11,966                           |
|  |             | 1                                |                                  |

# **32** Significant related party transactions 32 重大關連方交易(續) (Continued)

(c) Year-end balances with related parties

### (c) 與關連方之年末結餘

\*

|   |                      | 2022<br>二零二二年<br>HK\$'000<br>千港元 | 2021<br>二零二一年<br>HK\$'000<br>千港元 |
|---|----------------------|----------------------------------|----------------------------------|
| Receivable from a joint venture<br>Receivables from associate | 應收合營公司款項<br>應收聯營公司款項 | 6,427<br>28,283                  | 1,237<br>38,837                  |
| Payables to associate   | 應付聯營公司款項             | 1,879                            | _                                |

The terms of balances with related parties disclosed in Notes 14 and 21.

The carrying amounts of these balances approximate their fair values.

The amounts due from/to related parties were denominated in RMB.

During the year ended 31 December 2022, previously provided for the amount due from joint venture amounting to HK\$3,265,000 have been written off. The amount due from a joint venture of HK\$3,265,000 has been fully impaired as at 31 December 2021.

與關連方之結餘之條款分別於附註14及 21披露。

此等結餘之賬面值與其公平值相若。

應收/應付關連方款項以人民幣計值。

截至二零二二年十二月三十一日止年 度,先前已就應收合營公司款項計提 的撥備3,265,000港元已作撇銷。於二 零二一年十二月三十一日,應收合營 公司款項3,265,000港元已全額減值。

### **33 Business Combination**

In December 2022, the Group acquired 49% equity interest of Ting Camuto, a former joint venture of the Group, at a consideration of USD1 settled in cash. A loss in acquisition of this transaction amounting HK\$1,168,000 has been recognised as "Other gains, net" in the consolidated profit or loss for the year ended 31 December 2022.

The following table summarises the consideration paid for the acquisition, the fair value of assets acquired and liabilities assumed at the acquisition date.

### 33 業務合併

於二零二二年十二月,本集團收購本集團前 合營公司Ting Camuto的49%股權,代價為 1美元,以現金結算。截至二零二二年十二 月三十一日止年度,該交易的收購虧損 1,168,000港元已於綜合損益表內確認為「其 他收益淨額」。

下表概述於收購日期所支付的收購代價、所 收購資產及所承擔負債的公平值。

|   |                   | <b>2022</b><br>二零二二年<br><b>HK\$′000</b><br>千港元 |
|---|-------------------|--|
| Cash received from the other shareholder of the joint   | 自合營公司另一名股東收到的現金   |  |
| venture   |                   | —  |
| Fair value of net liabilities acquired — shown as below | 所收購淨負債的公平值 — 列示如下 | 1,168  |
|   |                   |  |
| Loss in acquisition                                     | 收購虧損              | (1,168)  |

The fair values of the identifiable assets acquired and liabilities assumed are as follows:

所收購可識別資產及所承擔負債的公平值如 下:

|  |                        | 2022<br>二零二二年<br>HK\$'000<br>千港元 |
|--|------------------------|----------------------------------|
| Cash and bank balances<br>Other payables and accrued liabilities | 現金及銀行結餘<br>其他應付款項及應計負債 | 76<br>(1,244)                    |
| Total identifiable net liabilities acquired                      | 所收購可識別淨負債總額            | (1,168)                          |

# 34 Balance sheet and reserve movement of the Company 34 本公司之資產負債表及儲備變 動

|                                       |  |      | 2022      | 2021      |
|---------------------------------------|--|------|-----------|-----------|
|                                       |  |      | 二零二二年     | 二零二一年     |
|                                       |  | Note | HK\$'000  | HK\$'000  |
|                                       |  | 附註   | 千港元       | 千港元       |
|                                       |  |      |           |           |
| ASSETS                                | 資產   |      |           |           |
| Non-current assets                    | 非流動資產  |      |           |           |
| Investments in subsidiaries           | 於附屬公司之投資   |      | 1,217,068 | 1,217,973 |
| Current assets                        | 流動資產   |      |           |           |
| Amounts due from subsidiaries         | <i>加到負產</i><br>應收附屬公司款項                          |      | 536,593   | 535,894   |
| Other receivables and prepayments     | <sup>滤                                    </sup> |      | 314       | 302       |
| Cash and bank balances                | 現金及銀行結餘  |      | 722       | 937       |
|                                       | 坑並又或门മ际  |      | 122       | 125       |
|                                       |  |      | 537,629   | 537,133   |
|                                       |  |      |           |           |
| Total assets                          | 資產總額   |      | 1,754,697 | 1,755,106 |
| EQUITY                                | 權益   |      |           |           |
| Equity attributable to equity holders | 本公司股權持有人應佔                                       |      |           |           |
| of the Company                        | 權益   |      |           |           |
| Share capital                         | 股本   |      | 209,982   | 209,982   |
| Reserves                              | 儲備   |      | 1,542,752 | 1,542,200 |
| Total equity                          | 權益總額   |      | 1,752,734 | 1,752,182 |
| LIABILITIES                           | 負債   |      |           |           |
| Current liabilities                   | 流動負債   |      |           |           |
| Other payables and accruals           | 其他應付款項及應計費用                                      |      | 1,963     | 2,924     |
|                                       |  |      |           |           |
| Total equity and liabilities          | 權益及負債總額  |      | 1,754,697 | 1,755,106 |
|                                       |  |      |           |           |

The balance sheet of the Company was approved by the Board of Directors on 31 March 2023 and was signed on its behalf.

本公司資產負債表於二零二三年三月三十一 日經董事會批准並代為簽署。

TING Man Yi 丁敏兒 Director 董事 TING Hung Yi 丁雄尔 Director 董事

# 34 Balance sheet and reserve movement of 34 本公司之資產負債表及儲備變 the Company (Continued)

# 動(續)

Note: Reverse movement of the Company

附註: 本公司之儲備變動

|                     |               | Other reserve | Retained earnings | Total     |
|---------------------|---------------|---------------|-------------------|-----------|
|                     |               | 其他儲備          | 保留盈利              | 總計        |
|                     |               | HK\$'000      | HK\$'000          | HK\$'000  |
|                     |               | 千港元           | 千港元               | 千港元       |
|                     |               |               |                   |           |
| At 1 January 2021   | 於二零二一年一月一日    | 1,455,617     | 86,105            | 1,541,722 |
| Profit for the year | 年內溢利          |               | 478               | 478       |
| At 31 December 2021 | 於二零二一年十二月三十一日 | 1,455,617     | 86,583            | 1,542,200 |
|                     |               |               |                   |           |
| At 1 January 2022   | 於二零二二年一月一日    | 1,455,617     | 86,583            | 1,542,200 |
| Profit for the year | 年內溢利          |               | 552               | 552       |
| At 31 December 2022 | 於二零二二年十二月三十一日 | 1,455,617     | 87,135            | 1,542,752 |

# 35 Benefits and interests of directors

The remuneration of each director of the Company paid or payable by the Group is set out below:

For the year ended 31 December 2022:

35 董事之福利及權益

本集團已付或應付本公司各董事之薪酬載列 如下:

| 截 | 至 | _ | 零 | _ | _ | 年 | + | _ | 月 | Ξ | + |  | 日 | 止 | 年 | 度 | : |
|---|---|---|---|---|---|---|---|---|---|---|---|--|---|---|---|---|---|
|---|---|---|---|---|---|---|---|---|---|---|---|--|---|---|---|---|---|

|  |           |          |              |               | Estimated   |            |               |          |
|--|-----------|----------|--------------|---------------|-------------|------------|---------------|----------|
|  |           |          |              |               | money value |            | Contributions |          |
|  |           |          |              | Discretionary | of other    | Housing    | to pension    |          |
|  |           | Fees     | Basic Salary | bonus         | benefit     | allowances | plans         | Total    |
|  |           |          |              |               | 其他福利估計      |            | 退休金           |          |
|  |           | 袍金       | 基本薪金         | 酌情花紅          | 金錢價值        | 房屋津貼       | 計劃供款          | 總計       |
|  |           | HK\$'000 | HK\$'000     | HK\$'000      | HK\$'000    | HK\$'000   | HK\$'000      | HK\$'000 |
| Name                                   | 姓名        | 千港元      | 千港元          | 千港元           | 千港元         | 千港元        | 千港元           | 千港元      |
|  |           |          |              |               |             |            |               |          |
| Ting Man Yi                            | 丁敏兒       | -        | 3,000        | _             | _           | _          | _             | 3,000    |
| Ding Jianer                            | 丁建兒       | -        | 2,130        | -             | -           | -          | 18            | 2,148    |
| Ting Hung Yi (Chief Executive Officer) | 丁雄尔(行政總裁) | -        | 3,000        | -             | -           | -          | 18            | 3,018    |
| Cheung Ting Yin, Peter                 | 張定賢       | -        | 1,534        | _             | _           | _          | 18            | 1,552    |
| Cheng Chi Pang                         | 鄭志鵬       | 240      | _            | _             | _           | _          | _             | 240      |
| Wong Chi Keung                         | 黃之强       | 360      | _            | _             | _           | _          | _             | 360      |
| Leung Man Kit                          | 梁民傑       | 240      | _            | _             | -           | _          | _             | 240      |
|  |           |          |              |               |             |            |               |          |
|  |           | 840      | 9,664        | _             | _           | _          | 54            | 10,558   |

# 35 Benefits and interests of directors (Continued)

## 35 董事之福利及權益(續)

For the year ended 31 December 2021:

截至二零二一年十二月三十一日止年度:

|  |           |          |              |               | Estimated   |            |               |          |  |
|--|-----------|----------|--------------|---------------|-------------|------------|---------------|----------|--|
|  |           |          |              |               | money value |            | Contributions |          |  |
|  |           |          |              | Discretionary | of other    | Housing    | to pension    |          |  |
|  |           | Fees     | Basic Salary | bonus         | benefit     | allowances | plans         | Total    |  |
|  |           |          |              |               | 其他福利估計      |            | 退休金           |          |  |
|  |           | 袍金       | 基本薪金         | 酌情花紅          | 金錢價值        | 房屋津貼       | 計劃供款          | 總計       |  |
|  |           | HK\$'000 | HK\$'000     | HK\$'000      | HK\$'000    | HK\$'000   | HK\$'000      | HK\$'000 |  |
| Name                                   | 姓名        | 千港元      | 千港元          | 千港元           | 千港元         | 千港元        | 千港元           | 千港元      |  |
|  |           |          |              |               |             |            |               |          |  |
| Ting Man Yi                            | 丁敏兒       | _        | 3,000        | _             | _           | _          | 9             | 3,009    |  |
| Ding Jianer                            | 丁建兒       | -        | 2,130        | _             | -           | -          | 18            | 2,148    |  |
| Ting Hung Yi (Chief Executive Officer) | 丁雄尔(行政總裁) | -        | 3,000        | _             | -           | -          | 18            | 3,018    |  |
| Cheung Ting Yin, Peter                 | 張定賢       | -        | 1,534        | _             | -           | -          | 18            | 1,552    |  |
| Cheng Chi Pang                         | 鄭志鵬       | 240      | _            | _             | -           | -          | _             | 240      |  |
| Wong Chi Keung                         | 黃之强       | 360      | _            | _             | -           | -          | _             | 360      |  |
| Leung Man Kit                          | 梁民傑       | 240      | _            | _             | _           | _          | _             | 240      |  |
|  |           |          |              |               |             |            |               |          |  |
|  |           | 840      | 9,664        | _             | _           |            | 63            | 10,567   |  |

No emoluments, retirement benefits, payments or benefits in respect of termination of directors' services were paid or payable, directly or indirectly, to the directors during the year (2021: Nil). No consideration was provided to or receivable by third parties for making available directors' services (2021: Nil). There are no loans, quasi-loans or other dealings in favour of the directors, their controlled bodies corporate and connected entities (2021: None).

No significant transactions, arrangements and contracts in relation to the Company's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2021: None).

No incentive payment as an inducement for joining the Group or compensation for loss of office was paid to any Director during the years ended 31 December 2022 (2021: Nil).

年內,概無就終止董事服務而直接或間接向 董事支付或應付予任何酬金、退休福利、付 款或福利(二零二一年:無)。概無就提供董 事服務而向第三方提供或應付第三方任何代 價(二零二一年:無)。概無為董事、其控制 法團及關連實體利益而訂立之貸款、準貸款 或其他交易(二零二一年:無)。

於年末及年內任何時間均無存續本公司為其 中一方且本公司董事於其中直接或間接擁有 重大權益之與本公司業務有關之任何重大交 易、安排及合約(二零二一年:無)。

截至二零二二年十二月三十一日止年度,概 無向任何董事支付獎勵作為加入本集團的好 處或作為離職補償(二零二一年:無)。 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

A summary of the published results and assets, liabilities and non- 本集團過去五個財政年度經登載的業績及資產、負 controlling interests of the Group for the last five financial years is set 債及非控制性權益概要列載如下。 forth below.

|                                      |                   | For the financial years ended 31 December<br>截至十二月三十一日止財政年度<br>(Amounts expressed in HK\$'000, unless specified)<br>(除另有指明外 <sup>,</sup> 全以千港元呈列) |                 |             |             |             |  |  |  |
|--------------------------------------|-------------------|---|-----------------|-------------|-------------|-------------|--|--|--|
|                                      |                   | 2018  | 2019            | 2020        | 2021        | 2022        |  |  |  |
|                                      |                   | 二零一八年   | 二零一九年           | 二零二零年       | 二零二一年       | 二零二二年       |  |  |  |
| Revenue                              | 收入                | 2,274,818   | 1,899,011       | 1,542,425   | 1,609,266   | 1,757,823   |  |  |  |
| Cost of sales                        | 銷售成本              | (1,711,636)   | (1,524,650)     | (1,318,699) | (1,475,386) | (1,458,028) |  |  |  |
| Gross profit                         | 毛利                | 563,182   | 374,361         | 223,726     | 133,880     | 290,795     |  |  |  |
| Other income, net                    | 七<br>村<br>其他收入淨額  | 21,476  | 33,846          | 22,610      | 135,880     | 290,795     |  |  |  |
| Other gains, net                     | 其他收益淨額            | 52,115  | 62,886          | 608,271     | 25,557      | 30,076      |  |  |  |
| Selling, marketing and distribution  | 共 他               | 52,115  | 02,880          | 008,271     | 23,337      | 50,070      |  |  |  |
| costs                                | 分銷成本              | (258,431)   | (228,630)       | (188,174)   | (212,003)   | (234,761)   |  |  |  |
| Administrative expenses              | 行政開支              | (310,324)   | (2281,598)      | (158,174)   | (267,125)   | (234,701)   |  |  |  |
| Net (provision for)/reversal of      | 金融資產減值虧損          | (310,324)   | (201,550)       | (255,105)   | (207,123)   | (230,303)   |  |  |  |
| impairment loss of financial assets  |                   | (19,025)  | 9,425           | (109,667)   | (13,980)    | (21,407)    |  |  |  |
|                                      |                   | (13/023)  | 57125           | (100/00//   | (10/000)    | (= 1//      |  |  |  |
| Operating profit/(loss)              | 經營溢利/(虧損)         | 48,993  | (29,710)        | 297,577     | (315,542)   | (136,528)   |  |  |  |
| Finance income/(costs), net          | 融資收入/(成本)淨額       | (3,261)   | (6,244)         | (4,477)     | 7,377       | 2,073       |  |  |  |
| Share of results of investment       | 分佔使用權益法入賬的        |   |                 |             |             |             |  |  |  |
| accounted for using the equity       | 投資業績              |   |                 |             |             |             |  |  |  |
| method                               |                   | (4,457)   | (1,158)         | 166         | (4,031)     | (2,401)     |  |  |  |
|                                      |                   |   |                 |             |             |             |  |  |  |
| Profit/(loss) before income tax      | 除所得税前溢利/(虧損)      | 41,275  | (37,112)        | 293,266     | (312,196)   | (136,856)   |  |  |  |
| Income tax expense                   | 所得税開支             | (14,067)  | (18,547)        | (140,272)   | (19,998)    | (14,751)    |  |  |  |
| Profit/(loss) for the year           | 年度溢利/(虧損)         | 27,208  | (55,659)        | 152,994     | (332,194)   | (15,607)    |  |  |  |
| Non-controlling interests            | 非控制性權益            | (6,163)   | (55,059)<br>973 | (6,950)     | (1,101)     | (13,007)    |  |  |  |
|                                      | クトリエ 中り   上 7佳 三四 | (0,103)   | د ا د           | (0,550)     | (1,101)     | (71)        |  |  |  |
| Profit/(loss) attributable to equity | 本公司股權持有人          |   |                 |             |             |             |  |  |  |
| holders of the Company               | 應佔溢利/(虧損)         | 21,045  | (54,686)        | 146,044     | (333,295)   | (151,678)   |  |  |  |

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

#### As at 31 December 於十二月三十一日 (Amounts expressed in HK\$'000, unless specified) (除另有指明外,全以千港元呈列)

|                           |        |           |           |           | 他儿主列/     |           |
|---------------------------|--------|-----------|-----------|-----------|-----------|-----------|
|                           |        | 2018      | 2019      | 2020      | 2021      | 2022      |
|                           |        | 二零一八年     | 二零一九年     | 二零二零年     | 二零二一年     | 二零二二年     |
|                           |        |           |           |           |           |           |
| Non-current Assets        | 非流動資產  | 1,030,889 | 1,167,662 | 1,362,536 | 1,518,644 | 1,663,781 |
| Current Assets            | 流動資產   | 2,788,853 | 2,452,687 | 2,651,575 | 2,467,195 | 1,992,582 |
|                           |        |           |           |           |           |           |
| Total Assets              | 資產總值   | 3,819,742 | 3,620,349 | 4,014,111 | 3,985,839 | 3,656,363 |
|                           |        |           |           |           |           |           |
| Non-current Liabilities   | 非流動負債  | 83,136    | 105,832   | 131,404   | 159,085   | 243,199   |
| Current Liabilities       | 流動負債   | 1,096,597 | 977,027   | 1,008,192 | 1,112,796 | 1,058,465 |
|                           |        |           |           |           |           |           |
| Total Liabilities         | 負債總值   | 1,179,733 | 1,082,859 | 1,139,596 | 1,271,881 | 1,301,666 |
|                           |        |           |           |           |           |           |
| Total Equity              | 權益總值   | 2,640,009 | 2,537,490 | 2,874,515 | 2,713,958 | 2,354,699 |
|                           |        |           |           |           |           |           |
| Net Current Assets        | 流動資產淨值 | 1,692,256 | 1,475,660 | 1,643,383 | 1,354,399 | 934,11    |
|                           |        |           |           |           |           |           |
| Total Assets Less Current | 資產總值減  |           |           |           |           |           |
| Liabilities               | 流動負債   | 2,723,145 | 2,643,322 | 3,005,919 | 2,873,043 | 2,597,898 |
|                           |        |           |           |           |           |           |

# <sup>192</sup> Schedule of Principal Investment Properties 主要投資物業表

| Particulars  | Approximate<br>Gross Floor Area<br>(Square meters)<br>概約總樓面面積 | Lease Term  | Usage      | Group's<br>interest (%)<br>本集團的權益 |
|--|---|-------------|------------|-----------------------------------|
| 詳情   | (平方米)   | 租期          | 用途         | (%)                               |
| Portions of an industrial complex located at<br>No. 18 Wu Zhou Road,<br>Yun He Jie Dao,<br>Yuhang District, Hangzhou City,   | 70,585.0  | Medium term | Industrial | 100%                              |
| Zhejiang Province, the PRC<br>位於中國浙江省<br>杭州市餘杭區<br>運河街道<br>五洲路18號<br>的工業園部分  |   | 中期          | 工業         |                                   |
| Portions of an industrial complex located at<br>No. 195 Xin Tian Road,<br>Yuhang Economic Development Zone,<br>Yuhang District, Hangzhou City,<br>Zhejiang Province, the PRC   | 74,378.0  | Medium term | Industrial | 100%                              |
| 位於中國浙江省<br>杭州市餘杭區<br>餘杭經濟開發區<br>新天路195號<br>的工業園部分  |   | 中期          | 工業         |                                   |
| Portions of an industrial complex located at<br>No. 191 Xin Tian Road,<br>Yun He Jie Dao, Yuhang District, (No. 191 Xin<br>Tian Road, Yuhang Economic Development Zone),<br>Hangzhou City,<br>Zhejiang Province, the PRC | 53,408.0  | Medium term | Industrial | 100%                              |
| 位於中國浙江省<br>杭州市餘杭區<br>運河街道<br>新天路191號<br>(餘杭經濟開發區新天路191號)<br>的工業園部分   |   | 中期          | 工業         |                                   |
| Flat G–J, 4/F. with portion of flat roof,<br>Lladro Center,<br>Nos. 72–80 Hoi Yuen Road,<br>Kwun Tong, Kowloon, Hong Kong<br>Kwun Tong Inland Lot No. 87   | 315.4   | Medium term | Commercial | 100%                              |
| 香港九龍觀塘<br>開源道第72-80號<br>溢財中心<br>4樓G-J室(連單位屋頂部分)<br>(觀塘內地段87號)  |   | 中期          | 商業         |                                   |



CHINA TING GROUP HOLDINGS LIMITED 華鼎集團控股有限公司

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