高前·升力支 KML Technology Group Limited 高萌科技集團有限公司

(Incorporated in the Cayman Islands with limited liability)

(於開曼群島註冊成立之有限公司)

Stock Code 股份代號: 8065



Annual Report 年報 2021/22

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This report, in both English and Chinese versions, is available on the Company's website at www.kml.com.hk.

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GEM的定位,乃為中小型公司提供一個上市的市場,此等公司相比起其他在聯交所上市的公司帶有較高投資風險。 有意投資的人士應了解投資於該等公司的潛在風險,並應 經過審慎周詳的考慮後方作出投資決定。

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本報告的資料乃遵照聯交所的GEM證券上市規則(「**GEM** 上市規則」)而刊載,旨在提供有關高萌科技集團有限公司(「本公司」)的資料;本公司董事(「董事」)願就本報告共同及個別地承擔全部責任。各董事在作出一切合理查詢後,確認就其所知及所信,本報告所載資料在各重要方面均屬準確完備,沒有誤導或欺詐成份,且並無遺漏任何事項,足以令致本年報或其所載任何陳述產生誤導。

本報告的英文本及中文本已登載於本公司網站www.kml.com.hk。

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Corporate Information

公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Luk Kam Ming (Chairman)

Mr. Chan Chak Lun Philip (Chief executive officer)

Mr. Luk Kwai Lung

Mr. Luk Yin Cheung

Independent Non-executive Directors

Mr. Lau On Kwok

Mr. Law Wing Chi Stephen

Dr. Tse Chi Kong

Audit Committee

Mr. Lau On Kwok (Chairman)

Mr. Law Wing Chi Stephen

Dr. Tse Chi Kong

Remuneration Committee

Dr. Tse Chi Kong (Chairman)

Mr. Lau On Kwok

Mr. Luk Kam Ming

Nomination Committee

Mr. Luk Kam Ming (Chairman)

Mr. Law Wing Chi Stephen

Dr. Tse Chi Kong

Risk Management Committee

Mr. Law Wing Chi Stephen (Chairman)

Mr. Chan Chak Lun Philip

Mr. Lau On Kwok

Mr. Luk Kwai Lung

Mr. Luk Yin Cheung

AUTHORISED REPRESENTATIVES

Mr. Luk Kwai Lung

Ms. Woo Siu Wai

COMPANY SECRETARY

Ms. Woo Siu Wai

COMPLIANCE OFFICER

Mr. Luk Yin Cheung

AUDITORS

Ernst & Young

Certified Public Accountants

Registered Public Interest Entity Auditor

27/F, One Taikoo Place

979 King's Road, Quarry Bay

Hong Kong

董事會

執行董事

陸鑑明先生(主席)

陳澤麟先生(行政總裁)

陸季農先生

陸彥彰先生

獨立非執行董事

劉安國先生

羅永志先生

謝智剛博士

審核委員會

劉安國先生(主席)

羅永志先生

謝智剛博士

薪酬委員會

謝智剛博士(主席)

劉安國先生

陸鑑明先生

提名委員會

陸鑑明先生*(主席)*

羅永志先生

謝智剛博士

風險管理委員會

羅永志先生(主席)

陳澤麟先生

劉安國先生

陸季農先生

陸彥彰先生

法定代表

陸季農先生

胡劭卉女士

公司秘書

胡劭卉女士

合規主任

陸彥彰先生

核數師

安永會計師事務所

執業會計師

註冊公眾利益實體核數師

香港

鰂魚涌英皇道979號

太古坊一座27樓

Corporate Information

公司資料

REGISTERED OFFICE

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

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

B12, G/F Shatin Industrial Centre Siu Lek Yuen Road Shatin, New Territories Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

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

HONG KONG SHARE REGISTRAR

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

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited DBS Bank (Hong Kong) Limited

COMPANY'S WEBSITE

www.kml.com.hk

STOCK CODE

8065

註冊辦事處

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

香港總部及主要營業地點

香港 新界沙田 小瀝源路 沙田工業中心 地下B12室

於開曼群島主要股份過戶登記處

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

香港股份登記處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心54樓

主要往來銀行

香港上海滙豐銀行有限公司 星展銀行(香港)有限公司

公司網站

www.kml.com.hk

股份代號

8065

Chairman's Statement

主席報告

Dear Shareholders,

On behalf of the board of Directors (the "Board") of the Company and its subsidiaries (collectively the "Group"), it is my pleasure to report the annual results of the Group for year ended 31 March 2022 (the "Reporting Period").

The Group's revenue for the Reporting Period decreased by approximately HK\$62.2 million, or approximately 27.7% from approximately HK\$224.8 million for the year ended 31 March 2021 to approximately HK\$162.6 million for the Reporting Period. The Group recorded a gross profit of approximately HK\$44.5 million for the Reporting Period, representing a decrease of approximately 30.7% as compared with approximately HK\$64.2 million for the year ended 31 March 2021. Net profit of the Group decreased to approximately HK\$7.9 million for the Reporting Period as compared with approximately HK\$32.0 million for the year ended 31 March 2021.

Many projects of substantial value awarded in previous quarters achieved minimal progress in the final quarter of the Reporting Period. Our business has been dismally interrupted by the fifth wave of coronavirus disease 2019 ("COVID-19") as a result of the unprecedented stringent anti-pandemic measures implemented. Despite the Group has taken all practicable measures to cope with the challenges, the ongoing outbreak of COVID-19 has had drastic effect on the whole construction industry in terms of operational efficiencies and project delivery progress. The disruption of supply chain, sharp rise in material cost, the workforce shortage due to isolation of close contacts or illness, the suspension of works due to the outbreak at project sites, in concert with the additional costs incurring from the preventive and responsive safety and health management measures were the key impacts that we cannot ignore. Also, the Group's business performance has been adversely affected by an outflux of competent and qualified staff who will not be easily replaced due to acute shortage in the market.

Notwithstanding the difficult times, the Group's steadfast dedication to expanding our clientele, diversifying our business and grasping opportunities at the existing and emerging markets through (i) the ongoing development of our e-Payment technology solutions targeted at retailing markets and, for that matter, lining up core business partnership pivotal to e-Payment transacting operation by our newly set up subsidiary during the Reporting Period; (ii) the active participation in tendering projects for the provision of consultancy services on electric vehicle ("EV") charging-enabling infrastructure ("EVCEI"). The Group also welcomed the news that the EV-charging at Home Subsidy Scheme ("EHSS") will be extended to year 2028 with an injection of HK\$1.5 billion. The Group would continue to pursue our business in this emerging market and undertake more EHSS projects which enables the diversification of our business, and contributes to the long-term sustainability of Hong Kong.

致各位股東:

本人謹代表本公司及其附屬公司(統稱「本集團」)董事會 (「董事會」)於然呈報本集團截至二零二二年三月三十一日 止年度(「報告期間」)的年度業績。

於報告期間,本集團的收益由截至二零二一年三月三十一日止年度約224.8百萬港元減少約62.2百萬港元或約27.7%至約162.6百萬港元。於報告期間,本集團錄得毛利約44.5百萬港元,較截至二零二一年三月三十一日止年度約64.2百萬港元減少約30.7%。本集團於報告期間的純利減至約7.9百萬港元,而於截至二零二一年三月三十一日止年度約為32.0百萬港元。

於過往季度中標的高價項目在報告期間的最後一個季度進展甚微。由於實施前所未有的嚴苛防疫措施,我們的業務受到第五波新型冠狀病毒(「COVID-19」)疫情影響而嚴重延誤。儘管本集團已採取一切實際可行措施來應對該等挑戰,但COVID-19的持續爆發對整個建造業在運營效率及項目交付進度方面均造成巨大影響。供應鏈中斷、材料成本急劇上升、因密切接觸者被隔離或患病導致勞動力短缺、項目工地疫症爆發導致工程停頓,以及預防性及應對性安全及健康管理措施產生的額外成本都是我們不能忽視的關鍵影響。此外,本集團業務表現已受到能幹及具專業資格僱員外流的不利影響,該類人才在市場上也同樣嚴重短缺且不易找到合適取代。

儘管處於困難時期,本集團一直致力擴大客戶基礎、多元化業務及把握現有及新興市場的機遇,包括:(i)持續發展針對零售市場的電子支付技術解決方案,並就此於報告期間成立新附屬公司,建立電子支付交易運作流程中不可或缺的核心業務夥伴關係;(ii)積極參與提供電動車(「電動車」)充電基礎設施(「電動車充電基礎設施」)諮詢服務的項目投標。本集團亦對EV屋苑充電易資助計劃(「EV屋苑充電易資助計劃」)將注資15億港元,延長至二零二八年的消息表示歡迎。本集團會繼續在這新興市場拓展業務,承接更多EV屋苑充電易資助計劃項目,以多元化我們的業務並為香港的長遠持續發展作出貢獻。

Chairman's Statement 主席報告

In addition, the Group has made significant and satisfactory progress in numerous development projects which create business opportunities and increase our operational efficiency and effectiveness; for example, a cloud-based solution to broadcast the expected but realistic arrival time of ferries at terminals was successfully launched; the adoption of robotic technology to dispatch weighty objects to penetrate safely and securely through public place crowded with passing by pedestrians was put in service trial; and a mobile application ("Mobile App") was developed and launched to facilitate our digitalised safety inspection process.

To attain a healthy and sustainable business development, the Group committed to maintaining a high standard of corporate governance, safeguarding the health and safety of our staff, and conversing our environment. During the Reporting Period, KML Engineering Limited ("KML Engineering"), a principal subsidiary of the Group, has pledged the "Integrity Charter" jointly launched by the Development Bureau (DEVB), the Independent Commission Against Corruption (ICAC) and the Construction Industry Council (CIC) to promote integrity management and established a new Integrity Management Policy. We also participated in promoting Breastfeeding Friendly Workplace campaign. This echoes our endeavor in providing a caring and inclusive working condition.

The Group is of the view that the general outlook of the business environment in which the Group operates will be challenging in the coming year. We will remain vigilant to catch up with the piled-up mechanical and electrical ("**M&E**") engineering projects caused by COVID-19 lock down in the Reporting Period compounded with supply chain disruption and inflated costs that are beyond expectation. We will have a major review to redefine the Group's business strategic directions adapting to the unprecedented and multifaceted challenges.

Last but not least, I would like to take this opportunity to express my sincere gratitude to the relentless support of shareholders of our Company (the "Shareholders"), investors, suppliers, customers and business partners. I also acknowledge our staff members for their hard work and dedication in both favourable and difficult times.

KML Technology Group Limited Luk Kam Ming

Chairman and Executive Director

Hong Kong, 17 June 2022

此外,本集團已在多個開發項目中取得重大及令人滿意的 進展,為我們創造商機及提高經營效率及成效:例如,成 功推出雲端解決方案,播放渡輪到達碼頭的準確預期抵 達時間表:採用機器人技術運送重物,在行人擁擠的公共 場所安全穿行,此方案正在進行在地服務試驗:及已開 發和推出數碼化安全檢查程序移動應用程式(「移動應用程 式))。

本集團致力維持高水平的企業管治、保障員工的健康及安全以及與環境融和,以達致健康及可持續的業務發展。於報告期間,本集團的主要附屬公司高明科技工程有限公司(「高明科技工程」)承諾由香港政府發展局(DEVB)、廉政公署(ICAC)及建造業議會(CIC)聯合啓動的「誠」建商約章,推廣誠信管理及制定新的誠信管理政策。我們亦參與「母乳育嬰齊和應」活動,努力提供一個關愛及包容的工作環境。

本集團認為,本集團於來年的營商環境的整體前景將充滿挑戰。在報告期間極為嚴重的COVID-19疫情令日常運作停頓,引致積壓的機電(「機電」)工程項目,必須加緊趕工處理,加上供應鏈的延阻及超出預期的通脹成本,我們須保持高度警惕和謹慎處理。我們將進行深刻檢討,以重新定義本集團的業務策略方向,以適應前所未有及多方面的挑戰。

最後,本人謹藉此機會對本公司股東(「**股東**」)、投資者、 供應商、客戶及業務夥伴的不懈支持表示誠摯感謝。本人 亦感謝各員工不論順境逆境仍然努力工作,為本集團作出 貢獻。

高萌科技集團有限公司 陸鑑明

主席兼執行董事

香港,二零二二年六月十七日

Financial Highlights 財務摘要

Revenue of the Group for the Reporting Period amounted to approximately Hong Kong dollars ("**HK\$**") 162.6 million (2021: approximately HK\$224.8 million).

Gross profit of the Group for the Reporting Period amounted to approximately HK\$44.5 million, representing a decrease of approximately HK\$19.7 million or approximately 30.7% as compared with approximately HK\$64.2 million for the year ended 31 March 2021.

The net profit of the Group for the Reporting Period amounted to approximately HK\$7.9 million (2021: approximately HK\$32.0 million).

The Board recommends the payment of a final dividend of HK2.0 cents per ordinary share for the Reporting Period (2021: HK2.73 cents).

本集團於報告期間的收益約為162.6百萬港元(「**港元**」)(二零二一年:約224.8百萬港元)。

本集團於報告期間的毛利約為44.5百萬港元,較截至二零二一年三月三十一日止年度的約64.2百萬港元減少約19.7百萬港元或約30.7%。

本集團於報告期間的純利約為7.9百萬港元(二零二一年:約32.0百萬港元)。

董事會建議派付報告期間的末期股息每股普通股2.0港仙(二零二一年:2.73港仙)。

管理層討論及分析

BUSINESS REVIEW

Overview

The Group has been providing M&E engineering solutions and services in Hong Kong for over 40 years. We are diversifying our businesses and redefining our businesses in five major segments comprise mainly the provision of (i) transportation mission critical system solutions; (ii) mobile ticketing and digital payment solutions and services; (iii) digital fabrication and maintenance services; (iv) M&E technology solutions and engineering services; and (v) sales of products, parts and components. Depending on our customers' needs and requirements, we provide a full spectrum of solutions and services covering design, equipment assembly, supply, installation, fabrication, testing, and commissioning and 7 x 24 maintenance support.

During the Reporting Period, the Group has submitted 355 tenders and quotations to our customers (2021: 339 tenders and quotations) with 120 contracts being awarded (2021: 135 contracts). As at 31 March 2022, the Group had outstanding contracts in hand value at approximately HK\$549.8 million (2021: approximately HK\$356.5 million) including approximately HK\$331.0 million (2021: approximately HK\$154.8 million) were awarded during the Reporting Period.

Transportation Mission Critical System Solutions

The Group possesses technologies and know-how in the Hong Kong Transportation Mission Critical System Solutions market and have strong system integration capabilities. Our comprehensive offerings enable us to provide our customers with a complete and convenient one-stop solution, which reduces their operations and management costs and mitigates the incompatibility risks of different transportation systems. The Group has extensive experience to the works in relation to the railway signalling, communication and control system and platform screen door (PSD) system.

During the Reporting Period, revenue generated from this segment amounted to approximately HK\$34.0 million (2021: approximately HK\$50.2 million), whilst the major projects in progress included:

- provision of platform gap light-emitting diode ("LED") flashing lights system for certain railway lines
- installation of optical fibre backbones for communications-based train control (CBTC) signalling systems in several railway lines
- provision of pedestrian warning system at some hotspot locations of several light rail stops
- improvement of the signalling power supply network's reliability of a railway line

As at 31 March 2022, the total value of outstanding contracts of this segment amounted to approximately HK\$43.6 million.

業務回顧

概覽

本集團於香港提供機電工程解決方案和服務逾四十年。我們將業務多元化並於五個主要分部重新界定我們的業務,主要包括提供(i)交通關鍵系統解決方案:(ii)流動票務及數碼支付解決方案及服務:(iii)數碼裝配及保養服務:(iv)機電技術解決方案及工程服務:及(v)銷售產品、零件及部件。視乎客戶的需求,我們提供涵蓋設計、設備裝置、供應、安裝、裝配、測試及調試以及全天候維護支援的全面解決方案及服務。

於報告期間,本集團已向客戶提交355項投標及報價(二零二一年:339項投標及報價),獲授120份合約(二零二一年:135份合約)。於二零二二年三月三十一日,本集團手頭未完成的合約價值約為549.8百萬港元(二零二一年:約356.5百萬港元),其中約331.0百萬港元(二零二一年:約154.8百萬港元)於報告期間獲授。

交通關鍵系統解決方案

本集團具備香港交通關鍵系統解決方案市場上的技術及專業知識及擁有強大的系統集成能力,使我們能夠向客戶提供完整便利的一站式解決方案,縮減營運及管理成本及減低不同交通系統的不兼容風險。本集團於軌道信號、通訊及控制系統及月台幕門(月台幕門)系統多方面擁有豐富經驗。

於報告期間,該分部產生的收益約為34.0百萬港元(二零二一年:約50.2百萬港元),而進行中的主要項目包括:

- 為若干鐵路線提供月台踏板發光二極體(「LED」) 閃 熔系統
- 為多條鐵路線的通訊式列車控制(CBTC)信號系統安裝光纖聯網
- 為一些熱點位置提供行人警報系統
- 改善一條鐵路線的信號供電網絡的可靠性

於二零二二年三月三十一日,該分部的未完成合約總值約 為43.6百萬港元。

管理層討論及分析

BUSINESS REVIEW (CONTINUED)

Mobile Ticketing and Digital Payment Solutions and Services

This segment offers mobile ticketing and digital payment solutions and services to different sectors in Hong Kong and overseas. The Group's capabilities in payment solution adoption of quick response code ("QR Code"), credit cards, octopus, multiple ePayment including QR Code and account-based ticketing and fare collection system enabled by credit cards or Mobile Apps conforming to the EMV specifications have provided us with increasing numbers of business opportunities as digital payment and mobile ticketing have been penetrating to our everyday activities.

The major projects in progress during the Reporting Period included:

- replacement and upgrading of automatic fare collection ("AFC") gates and ticket issuing machines
- supply and installation of lane equipment for e-Payment System for Cross Harbour Tunnel
- supply of AFC equipment for Taoyuan Airport MRT
- application of QR Code for Travel on MTR

During the Reporting Period, revenue generated from this segment amounted to approximately HK\$26.3 million (2021: approximately HK\$37.9 million). As at 31 March 2022, the total value of outstanding contracts of this segment amounted to approximately HK\$154.3 million, including a new major project of upgrading of AFC gates for a railway line which amounted to approximately HK\$34.9 million.

Digital Fabrication and Maintenance Services

This segment mainly offers computerised and advanced maintenance support services for various systems, terminals and equipment, including the replacement of parts/components, equipment upgrading or improvement modification, provision of upgrade and/or replacement services for both hardware and/or software, testing, and provision of routine preventive, corrective and workshop maintenance services. During the Reporting Period, the major maintenance projects included:

- maintenance and enhancement of AFC equipment and security systems at various railway lines
- maintenance of trackside signalling equipment for a high-speed railway line
- maintenance of various access control equipment and carpark system at different premises of a major bank in Hong Kong

During the Reporting Period, revenue generated from this segment amounted to approximately HK\$32.2 million (2021: approximately HK\$40.7 million). As at 31 March 2022, the total value of outstanding contracts of this segment amounted to approximately HK\$42.5 million.

業務回顧(續)

流動票務及數碼支付解決方案及服務

該分部為香港及海外不同行業提供流動票務及數碼支付解決方案及服務。隨著數碼支付及流動票務滲透於我們的日常活動,本集團採用支付解決方案包括快速響應碼(「二維碼」)、信用卡、八達通、多種電子支付方式包括二維碼及符合EMV標準的信用卡或移動應用程式使用的以賬戶為基礎的票務及收費系統的能力,為我們提供更多商機。

於報告期間進行中的主要項目包括:

- 更換及升級多條鐵路線的自動收費(「自動收費」)設備(閘機及售票機)
- 供應及安裝海底隧道的電子支付系統收費設備通道
- 為桃園機場捷運提供自動收費設備
- 港鐵出行應用二維碼

於報告期間,該分部產生的收益約為26.3百萬港元(二零二一年:約37.9百萬港元)。於二零二二年三月三十一日,該分部的未完成合約總值約為154.3百萬港元,包括一個新主要項目,即升級一條鐵路線的自動收費閘機,金額約為34.9百萬港元。

數碼裝配及保養服務

該分部主要為各種不同系統、終端及設備提供電腦化及先進的保養支援服務,包括更換零件/部件、設備升級或改良修改、提供硬件及/或軟件升級及/或替換服務、測試,以及提供預防及矯正保養服務。於報告期間,主要保養項目包括:

- 保養及改善多條鐵路線的自動收費設備及保安系統
- 高速鐵路線軌道旁信號設備保養項目
- 為香港一家主要銀行於不同場所的多個門禁設備及 停車場系統提供保養

於報告期間,該分部產生的收益約為32.2百萬港元(二零二一年:約40.7百萬港元)。於二零二二年三月三十一日,該分部的未完成合約總值約為42.5百萬港元。

管理層討論及分析

BUSINESS REVIEW (CONTINUED)

M&E Technology Solutions and Engineering Services

M&E Technology Solutions and Engineering Services continued to be the largest business segment of the Group in the Reporting Period in terms of revenue. Its capabilities encompass design, installation, testing and commissioning and maintenance of miscellaneous M&E engineering systems such as railway station M&E engineering services and architectural works, train-borne systems provisions, trackside and depot M&E works and different kinds of renovation works. During the Reporting Period, revenue generated from this segment amounted to approximately HK\$67.8 million (2021: approximately HK\$92.9 million), whilst the major projects in progress included:

- replacement and modification of smoke curtains at two railway lines
- replacement of trackside advertising panels along a railway line and a railway station
- standardisation of shop signs at a railway line
- refurbishment and replacement of air handling unit (AHU) and primary air unit (PAU) at various railway lines
- improvement of environmental control system (ECS) at various railway stations

As at 31 March 2022, the total value of outstanding contracts of this segment amounted to approximately HK\$305.0 million, including:

- (i) replacement of station lighting with LED technology;
- (ii) revamp of trackside advertising panels along a railway line; and
- (iii) eleven additional new projects awarded in relation to the EV-charging at EHSS. EHSS is a government pilot scheme to encourage and subsidise the installation of EVCEI in private car parks in order to support the wider use of electric private cars in Hong Kong. The Group's role is to provide professional consultancy services for design and project management of the installation of EVCEI.

Sales of Products, Parts and Components

The Group sources certain parts and components and sometime customises certain products to our customers according to their requirements. We primarily supply railway signalling and AFC related products, parts and components.

During the Reporting Period, revenue generated from this segment amounted to approximately HK\$2.3 million (2021: approximately HK\$3.1 million). As at 31 March 2022, the total value of outstanding contracts of this segment amounted to approximately HK\$4.4 million.

業務回顧(續)

機電技術解決方案及工程服務

就收益而言,於報告期間,機電技術解決方案及工程服務繼續為本集團的最大業務分部。其業務範圍涵蓋設計、安裝、測試及調試以及保養各種機電工程系統,例如鐵路車站機電工程服務及建築工程、車攜系統設施、軌道旁及車廠機電工程,以及不同種類的翻新工程。於報告期間,該分部產生的收益約為67.8百萬港元(二零二一年:約92.9百萬港元),而進行中的主要項目包括:

- 更換及改動兩條鐵路線的隔煙幕系統
- 更換一條鐵路線沿線及一個鐵路車站軌道旁廣告牌
- 標準化一條鐵路線的商店標誌
- 於多個鐵路車站供應及安裝通組合式空調箱(AHU)及 預冷空調箱(PAU)風扇
- 改善多個鐵路車站的環境控制系統(ECS)

於二零二二年三月三十一日,該分部的未完成合約總值約 為305.0百萬港元,包括:

- (i) 利用LED技術更換車站的照明系統;
- (ii) 改造一條鐵路線沿線軌道旁廣告牌;及
- (iii) 獲授與EV屋苑充電易資助計劃有關的十一個其他新項目。EV屋苑充電易資助計劃為政府先導計劃,旨在鼓勵及資助私人停車場裝設電動車充電基礎設施,以支持香港廣泛使用電動私家車。本集團的角色為就電動車充電基礎設施的安裝提供設計及項目管理的專業諮詢服務。

銷售產品、零件及部件

本集團根據客戶要求採購若干零件及部件,並不時為其客 製化若干產品。我們主要供應與鐵路信號及自動收費相關 的產品、零件及部件。

於報告期間,該分部產生的收益約為2.3百萬港元(二零二一年:約3.1百萬港元)。於二零二二年三月三十一日,該分部的未完成合約總值約為4.4百萬港元。

管理層討論及分析

BUSINESS REVIEW (CONTINUED)

During the Reporting Period, e2B Limited, a wholly-owned subsidiary of the Company has been set up as planned targeting to the ePayment business. By making use of the knowledge and experience we gained when carrying out the project at the Taoyuan MRT on the integration of mobile payment application with QR Code and various contactless payment method, the Group has lined up with various business partners including bank and digital payment providers with a plan to take up broader roles in the ePayment business arena. Apart from the AFC market which the Group has been focusing, we will further diversify our customer base by expanding our technology-led business in the retailing market. Despite the progress has been hindered by the COVID-19 pandemic, the Group will continue to monitor its development and grasp the opportunity when it comes.

The impact of the fifth wave of the coronavirus disease

Since the onset of the fifth wave of COVID-19 from the second half of December 2021 in Hong Kong, various anti-pandemic measures, including tightened social distancing measures, quarantine, isolation of close contacts, undergoing compulsory testing as well as working from home and going out less, were taken place with a view to controlling the COVID-19 pandemic situation.

These measures have indeed led to the adverse effect on our operational efficiencies, supply chain, supply of workforce, work progress of the Group's projects on hand as well as the cash flows from operation. In addition, the tendering opportunities and the tender evaluation processes by the potential customers have been significantly diminished and slowed down respectively since January 2022. Despite the Group has taken all practicable measures including the implementation of cost-control measures and an unprecedented high standard to protect our staff members' health and safety, the Group's business and financial performance were adversely affected and not satisfying.

Environmental, Social and Governance

The Group acknowledges and commits to bearing the responsibilities of the environment, social and governance ("ESG"). During the Reporting Period, our key initiatives included (i) KML Engineering pledged the "Integrity Charter" jointly launched by the Development Bureau (DEVB), the Independent Commission Against Corruption (ICAC) and the Construction Industry Council (CIC) to promote integrity management: (ii) KML Engineering established an Integrity Management Policy (the "Policy") and imposed the Policy on its external providers through contractual means; (iii) all members of the Board and senior management attended at least one session of anti-corruption training; (iv) the Group allocated additional resources in safeguarding our staff members' health and safety and exercising care initiatives in the difficult times, actions including the implementation of spilt-team home office arrangement for office staff, the provision of protective equipment and COVID-19 rapid test kits, the deployment of several disinfecting misting machines for daily office disinfection, the provision of special leave arrangement for vaccinated staff and/or staff undertaking compulsory testing; and (v) KML Engineering participated in "Say Yes to Breastfeeding" campaign initiated by the Hong Kong Committee for the United Nations Children's Fund (UNICEF HK), in collaboration with the Food and Health Bureau and Department of Health in promoting breastfeeding friendly workplace.

業務回顧(續)

於報告期間,本公司已按計劃成立一間全資附屬公司e2B Limited,專門從事電子支付業務。透過利用我們在進行桃園捷運項目時整合流動支付應用程式與二維碼及各種非接觸式支付方法所獲得的知識及經驗,本集團與各類業務夥伴(包括銀行及數碼支付供應商)合作,計劃在電子支付業務範疇承擔更廣泛的角色。除本集團一直關注的自動收費市場,我們將透過擴大零售市場的科技引領業務進一步多元化客戶基礎。儘管這一進展受到COVID-19疫情的阻礙,本集團仍將繼續監測其發展並在機會來臨時,把握機會。

第五波新型冠狀病毒的影響

自二零二一年十二月下旬香港出現第五波COVID-19以來,已採取多項抗疫措施(包括加強保持社交距離措施、強制檢疫、隔離密切接觸者、進行強制檢測以及居家辦公及減少外出),旨在控制COVID-19疫情狀況。

此等措施確實已對我們的經營效率、供應鏈、勞工供應、本集團手頭項目的工作進展以及經營所得的現金流量造成不利影響。此外,自二零二二年一月以來,潛在客戶的投標機會大幅減少及投標評估過程放緩。儘管本集團已採取一切實際可行措施(包括實施成本措施)及前所未有的高標準以保障員工的健康及安全,本集團的業務及財務表現仍受到不利影響且不盡人意。

環境、社會及管治

本集團承認並承諾負有環境、社會及管治方面(「環境、社會及管治」)的責任。於報告期間,我們的主要舉措包括(i)高明科技工程承諾由發展局(DEVB)、廉政公署(ICAC)及建造業議會(CIC)聯合啟動的「誠」建商約章,推廣誠信管理;(ii)高明科技工程制定誠信管理政策(「政策」),並透過合的方式將該政策施加於其外部供應商;(iii)董事會及高級管層全體成員至少參加一次反貪污培訓課程;(iv)本集團產全體成員至少參加一次反貪污培訓課程;(iv)本集團產全體成員至少參加一次反貪污培訓課程;(iv)本集團產主體成員至少參加一次反貪污培訓課程;(iv)本集團產主體成員至少參加一次反貪污培訓課程;(iv)本集團產主體成員至少參加一次反貪污培訓課程;(iv)本集團養養構造,行動包括為辦公室員工實施分組居家辦公安排、提供防護裝備及COIVD-19快速測試套裝、安裝多部消毒噴霧裝以進行日常辦公室消毒、為接種疫苗的員工及/或接受與制檢測的員工提供特別假期安排;及(v)高明科技工程參與制檢測的員工提供特別假期安排;及(v)高明科技工程參與制檢測的員工提供特別假期安排;及(v)高明科技工程參與目會(UNICEF HK)主辦,食物及衛生局和衛生署協辦,旨在推廣母乳餵哺友善工作間。

管理層討論及分析

OUTLOOK

During the Reporting Period, the Group has submitted 355 tenders and quotations to our customers (2021: 339 tenders and quotations) with 120 contracts being awarded (2021: 135 contracts). Among the 355 tenders and quotations submitted and 120 contracts awarded, 117 tenders and quotations and 11 consultancy service contracts were in relation to the pilot EHSS respectively. Apart from the provision of the professional consultancy services for design and project management of the installation of EVCEI, the Group will continue to explore more potential opportunities including those relating to the upgrade of power system as a result of the installation of EV chargers; and move on tendering of installation services. Leverage with our intensive experience and expertise in M&E engineering solutions and services combined with the reputation in the M&E industry, we are confident that the Group is in an advantageous position to compete with its competitors.

In October 2021, the Government announced Hong Kong's Climate Action Plan 2050, setting out the vision of vision of "Zero-carbon Emissions • Liveable City • Sustainable Development", and outlining the strategies and targets for combating climate change and achieving carbon neutrality. On 23 February 2022, the Financial Secretary further announced that an additional sum of HK\$1.5 billion would be made available to extend the EHSS for four years to financial year 2027-28. The Group is of the view that the EV market will keep prosperous, the widely adoption of EVs and their associated supporting facilities would offer numerous opportunities the Group pursue.

Knowing that the design of new stations of several railway projects under Government's Railway Development Strategy 2014 by our major customer were in good progress and the intention of railway network expansion to support the Northern Metropolis Development Strategy which was announced in the 2021 Policy Address, we remain optimistic about the prospect of the business segments, particularly in relation to the transportation mission critical system solutions and mobile ticketing and digital payment solutions and services.

Besides, as the Group has made significant progress in several research and development ("R&D") projects, we are envisaging some of the techniques to develop our products. One of the prominent techniques is the application of robotic technology to transport coins and banknote vault through the all-times crowded railway station concourse securely, safely and no disturbance to the pedestrian public, and to perform repetitive and tedious human interfacing tests which were usually very manpower consuming. Application of robotic technology and the internet of things (IoT) are indeed two of the key elements to realising the vision of Smart City.

The Group commits to equipping ourselves and excelling in grasping future opportunities. The upgrade of our M&E workshop together with the provision of training opportunities to our staff members would facilitate us to embrace the challenges in the industries we operate. Furthermore, we would enhance our quality management systems in the software domain, and we anticipate the ISO 90003 assessment would be conducted within the coming financial year.

Nevertheless, the continual Omicron outbreak in nearby Asian cities, together with the declined level of antibodies of Hong Kong residents over time, the risk of a new wave of pandemic should not be neglected. The Group will continue to closely monitor the trend of the pandemic and prepare ourselves to react rapidly to any impact on the Group financial position and operations.

前景

於報告期間,本集團已向客戶提交355項投標及報價(二零二一年:339項投標及報價),獲授120份合約(二零二一年:135份合約)。在提交的355項投標及報價以及獲授的120份合約中,117項投標及報價及11份諮詢服務合約分別與EV屋苑充電易資助先導計劃有關。除就安裝電動車充電基礎設施的設計及項目管理提供專業諮詢服務外,本集團亦將繼續探索更多潛在機會,包括因安裝電動車充電設施而升級電力系統的機會;及開始安裝服務的投標。憑藉我們在機電工程解決方案及服務方面的豐富經驗及專業知識,加上在機電行業的聲譽,我們有信心本集團在與其競爭對手競爭時處於較有利地位。

於二零二一年十月,政府公佈《香港氣候行動藍圖2050》,以「零碳排放 • 綠色宜居 • 持續發展」為願景,提出香港應對氣候變化和實現碳中和的策略和目標。於二零二二年二月二十三日,財政司司長進一步宣佈,將額外注資15億港元,將EV屋苑充電易資助計劃延長四年至二零二七/二八財政年度。本集團認為,電動車市場將會持續繁榮,廣泛採納電動車及其相關配套設施將為本集團提供無限商機。

了解到主要客戶為政府《鐵路發展策略2014》下多個鐵路項目設計新車站的進展良好,以及有意擴展鐵路網路,以支持《二零二一年施政報告》公佈的《北部都會區發展策略》,我們對業務分部的前景保持樂觀,特別是與交通關鍵系統解決方案及流動票務及數碼支付解決方案及服務有關的方面。

此外,由於本集團在多個研發(「研發」)項目取得重大進展,我們正設想應用一些技術來開發產品。其中一項突出技術是應用機器人技術,在人潮擁擠的火車站大堂安穩地運送硬幣及鈔票庫,而不會對行人造成滋擾以及用機器人取代真人進行重複而繁瑣的人機互動測試,有關測試通常須耗用大量人力。應用機器人技術及物聯網(IoT)的確是實現智慧城市願景的兩大關鍵要素。

本集團致力於整裝待發、精益求精,把握未來機遇。機電工場的升級連同向員工提供培訓機會將有助於我們迎接業界的挑戰。此外,我們將加強軟件領域的質量管理體系,並預期於下個財政年度進行ISO 90003評核。

然而,鄰近的亞洲城市持續爆發奧米克戎病毒,加上香港 居民的抗體水準隨著時間下降,新一波疫情的風險不容忽 視。本集團將繼續密切監測疫情的趨勢,並作好準備,以 就任何對本集團財務狀況及經營的影響迅速作出反應。

管理層討論及分析

OUTLOOK (CONTINUED)

To cope with the challenges ahead, the Group will persist to take all practicable measures, including streamlining our business processes, reinforcing cost control, ensuring our resources utilised effectively, and pursing opportunities in emerging market in order to enhance our profitability. In the meantime, the Group will make continual effort to operate our business in a sustainable manner. For the new financial year. our prioritised ESG works comprise (i) the preparation of ISO 45001 Occupational Health and Safety Management System certification, with the attempts to demonstrate our commitment to the continual improvement of the safety management system as well as boost stakeholder confidence in our abilities to maintain a safe work environment; (ii) the enhancement of cost and operational efficiency for works at height and maintaining the high safety operating standard simultaneously by purchasing additional protective outfit, high level work platforms and lifting devices etc.; (iii) the creation of a brand-new leisure space for our staff members through the renovation of a designated office area; and (iv) the replacement of fuelconsuming vehicle with EV by engaging in "One-for-One Replacement Scheme".

FINANCIAL REVIEW

Revenue

Revenue of the Group for the Reporting Period amounted to approximately HK\$162.6 million, representing a decrease of approximately HK\$62.2 million as compared with approximately HK\$224.8 million for the year ended 31 March 2021. Such decrease was mainly due to (i) major work progress of significant projects were completed during the year ended 31 March 2021; and (ii) projects in hand are at early stage that revenue recognised is not substantial.

Cost of Sales and Gross Profit

The majority of the Group's cost of sales comprised (i) material and equipment; (ii) direct labour; and (iii) sub-contracting cost. The cost of sales decreased by approximately 26.6% from approximately HK\$160.7 million for the year ended 31 March 2021 to approximately HK\$118.0 million for the Reporting Period. The decrease in cost of sales was mainly due to (i) the decrease in revenue as discussed above; and (ii) temporary closure of some project sites in compliance of the COVID-19 anti-pandemic measures. The gross profit of the Group decreased by approximately 30.7% from approximately HK\$64.2 million for the year ended 31 March 2021 to approximately HK\$44.5 million for the Reporting Period. The decrease in gross profit was mainly due to (i) the decrease of revenue as discussed above; and (ii) a decrease of gross profit margin for projects during the Reporting Period.

前景(續)

為應對未來的挑戰,本集團將繼續採取一切實際可行措施,包括精簡業務流程、加強成本控制、確保資源有效運用及在新興市場尋找機會,以提高盈利能力。與此同時,本集團將繼續努力,以可持續境、社會及管治工作包括:(i)籌備ISO 45001職業健康及安全管理系統認證,以顯示我們致力不斷改善安全管理系統的決心,以及加強持份者對我們維持安全工作環境的能力的信心;(ii)透過購買額外防護裝備、高空作業平台及升降設備等,提高高空作業的安全及運營效率,同時維持高標準的安全作業;(iii)透過翻新指定辦公室區域,為員工創造全新的放鬆的空間;及(iv)透過「一換一」計劃,將消耗燃油的車輛更換為電動車。

財務回顧

收益

本集團於報告期間的收益約為162.6百萬港元,較截至二零二一年三月三十一日止年度的約224.8百萬港元減少約62.2百萬港元。該減少主要由於(i)重大項目的主要工程進展已於截至二零二一年三月三十一日止年度完成;及(ii)手頭項目處於初期階段,已確認收益並不重大。

銷售成本及毛利

本集團的主要銷售成本包括(i)物料及設備;(ii)直接勞工;及(iii)分包成本。銷售成本由截至二零二一年三月三十一日止年度約160.7百萬港元減少約26.6%至於報告期間約118.0百萬港元。銷售成本減少主要由於(i)上文所討論收益減少;及(ii)因遵守COVID-19抗疫措施暫時關閉部份項目場地。本集團毛利由截至二零二一年三月三十一日止年度約64.2百萬港元減少約30.7%至於報告期間約44.5百萬港元。毛利減少主要由於(i)上文所討論收益減少;及(ii)報告期間項目的毛利率下跌所致。

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管理層討論及分析

FINANCIAL REVIEW (CONTINUED)

Administrative Expenses

The Group's administrative expenses increased by approximately 2.7% from approximately HK\$40.6 million for the year ended 31 March 2021 to approximately HK\$41.7 million for the Reporting Period. Such increase was mainly due to an increase of cost in relation to COVID-19 anti-pandemic measures.

Profit attributable to the owners of the Company

The Group recorded net profit attributable to the owners of the Company of approximately HK\$7.9 million for the Reporting Period (2021: net profit of approximately HK\$32.0 million). The decrease in net profit was mainly due to (i) the decrease of revenue as discussed above; and (ii) the receipt of financial support from the Government of the Hong Kong Special Administrative Region in response to COVID-19 pandemic for the year ended 31 March 2021.

Liquidity, Financial Resources and Capital Structure

Historically, the Group has met the liquidity and capital requirements primarily through operating cash flows and capital contribution from its Shareholders.

The Group requires cash primarily for working capital needs. As at 31 March 2022, the Group had approximately HK\$92.0 million in (i) bank balances and cash; and (ii) time deposits with original maturity over three months (2021: approximately HK\$113.9 million), representing a decrease of approximately HK\$21.9 million as compared to that as at 31 March 2021.

There has been no change on the capital structure of the Group for the Reporting Period and up to the date of this report (i.e. 17 June 2022) (the "Date of this Report"). The share capital of the Company only comprises of ordinary shares.

As at 31 March 2022, the issued share capital of the Company was HK\$4,025,000 divided into 402,500,000 shares ("**Shares**") of HK\$0.01 each.

Capital Expenditure

The Group purchased property, plant and equipment amounting to approximately HK\$0.9 million for the Reporting Period which comprised acquisition of furniture, fixtures and office equipment (2021: approximately HK\$1.9 million).

Final Dividend

The Board recommends the payment of a final dividend of HK2.0 cents per Share for the Reporting Period (2021: HK2.73 cents).

財務回顧(續)

行政開支

本集團行政開支由截至二零二一年三月三十一日止年度約40.6百萬港元增加約2.7%至於報告期間約41.7百萬港元。 有關增加主要由於COVID-19抗疫措施的相關開支增加所致。

本公司擁有人應佔溢利

於報告期間,本集團錄得本公司擁有人應佔純利約7.9百萬港元(二零二一年:純利約32.0百萬港元)。純利減少主要由於(i)上文所討論的收益減少;及(ii)截至二零二一年三月三十一日止年度收取香港特別行政區政府為應對COVID-19疫情的財務資助所致。

流動資金、財務資源及資本架構

過往,本集團主要透過經營現金流量及股東注資滿足其流 動資金及資本需求。

本集團主要需要現金應付營運資金需要。於二零二二年三月三十一日,本集團有(i)銀行結餘及現金;及(ii)原到期日超過三個月的定期存款合共約92.0百萬港元(二零二一年:約113.9百萬港元),較於二零二一年三月三十一日減少約21.9百萬港元。

於報告期間及直至本報告日期(即二零二二年六月十七日) (「本報告日期」),本集團股本架構並無任何變動。本公司 股本僅包括普通股。

於二零二二年三月三十一日,本公司已發行股本為4,025,000港元,分為402,500,000股股份(「**股份**」)每股0.01港元的股份。

資本開支

於報告期間,本公司購買金額約0.9百萬港元的物業、廠房及設備,當中包括購買傢俱、裝置及辦公室設備(二零二一年:約1.9百萬港元)。

末期股息

董事會建議就報告期間派付末期股息每股2.0港仙(二零二一年:2.73港仙)。

管理層討論及分析

FINANCIAL REVIEW (CONTINUED)

Employees and Remuneration Policies

As at 31 March 2022, the Group employed 200 employees (2021: 203 employees). The Group's remuneration policies are in line with the prevailing market practice and are determined on the basis of performance, qualification and experience of individual employee. On top of basic salaries, bonus may be paid with reference to the Group's performance as well as individual's performance. Other staff benefits include provision of retirement benefits, medical and life insurance benefits. Share options and/or share awards may also be granted to eligible employees by reference to the Group's performance as well as the individual contribution.

Comparison of Business Objectives with Actual Business Progress

An analysis comparing the business objectives as set out in the Company's prospectus dated 29 September 2017 (the "**Prospectus**") with the Group's actual business progress for the period from 16 October 2017 (the "**Listing Date**") to 31 March 2022 is set out below:

Business strategy

Actual business progress up to 31 March 2022

Expand and enhance our M&E engineering technical capabilities:

The Group has purchased several fibre cable testing related equipment in order to maintain our competitiveness in the railway sector as the Group anticipates that M&E engineering systems in the railways will rely increasingly on optical fibre networks to transfer relevant system data in the future.

The Group has purchased additional equipment for material handling and field services for carrying out high level works. It helps to maintain our competitiveness and operational flexibility as well as work safety.

The Group has arranged specific trainings for employees on building information modelling ("BIM") and purchased the workstations and subscribed the BIM software in order to fulfill upcoming contract requirement, promote productivity and uplift quality of our work.

The Group has rented and continued the rental of additional space and storage facilities to cater for space required for operation and to accommodate the new machineries and equipment purchased.

The Group has purchased four vehicles to increase our travelling efficiency and allow our project teams to transport additional spare parts and equipment for use in our operations.

The Group has continued to enhance our insurance coverage and employee remuneration packages, including (i) upgrading of employees' medical insurance plan; (ii) purchasing of the Group's professional indemnity insurance plan; (iii) purchasing of the Group's product liability insurance plan; and (iv) providing funds for the employees' performance bonus scheme and share award scheme as one of the measures for retaining talents and risk mitigation.

財務回顧(續)

僱員及薪酬政策

於二零二二年三月三十一日,本集團僱用200名僱員(二零二一年:203名僱員)。本集團的薪酬政策與當前市場慣例一致及根據個別僱員的表現、資歷及經驗而釐定。除基本薪金外,經參考本集團的表現及個人的表現後,或會派發花紅。其他員工福利包括提供退休福利、醫療及人壽保險福利。經參考本集團表現及個人貢獻後,亦或會向合資格僱員授出購股權及/或股份獎勵。

業務目標與實際業務進展之比較

載於本公司日期為二零一七年九月二十九日的招股章程 (「**招股章程**」)之業務目標與本集團由二零一七年十月十六 日(「**上市日期**」)至二零二二年三月三十一日止期間之實際 業務進展之比較分析如下:

業務策略

截至二零二二年三月三十一日止的實際業 務進展

透過擴大及提高我們的機電工程技術 能力: 本集團已採購若干光纖電纜測試相關設備 以維持我們於鐵路行業的競爭力,因本集 團預期鐵路的機電工程系統將愈來愈依賴 光學纖維網絡以於未來傳送相關系統數 據。

本集團已額外購買物料處理及現場施工設備,以進行高水準工程。其有助於保持我們的競爭力及營運靈活性以及工作安全。

本集團為僱員安排有關建築信息模擬 (「BIM」)的特定培訓,並購置工作站及認 購BIM軟件,以履行未來合約要求,提高 生產力及我們的工作質量。

本集團已租用及繼續租用額外場所及存儲 設施迎合營運所需的額外空間及容納將予 購買的新機器及設備。

本集團已購買四輛汽車增加我們的運輸效率及可使我們的項目團隊運輸額外零件及設備以供營運使用。

本集團繼續擴大保險覆蓋範圍及提高僱員薪酬待遇,包括(n)升級僱員醫療保險計劃; (n)投購本集團的專業責任保險計劃; (n)投購本集團的產品責任保險計劃,及(n) 為僱員績效獎金計劃及股份獎勵計劃提供 資金以作為挽留人才及降低風險的措施之

管理層討論及分析

FINANCIAL REVIEW (CONTINUED)

Comparison of Business Objectives with Actual Business Progress (continued)

Business strategy

Deepen our penetration of the M&E engineering industry with special focus on the Transportation Mission Critical System Solutions market by strengthening our R&D capabilities and increasing our brand awareness through marketing efforts:

Actual business progress up to 31 March 2022

The Group has purchased three-dimensional design software, enabling us to create three dimensional drawings and designs for our products.

The Group has purchased additional computer hardware and software, enhancing the development of electronic payment system on various platforms.

The Group has set up office at the Hong Kong Science and Technology Parks and recruited three additional R&D staff enhancing our R&D capabilities.

The Group has started to apply virtual reality (VR), augmented reality (AR) and mixed reality (MR) technologies in providing training to employees such that they could familiarise themselves with different types of equipment in a more effectively manner.

The Group has set up a marketing and demonstration area as well as fitting out well-equipped conference room.

The Group has (i) arranged our employees to participate in exhibitions, conference and symposiums; and (ii) been making an effort to increase business exposure in Taiwan and other Asian countries.

The Group has produced corporate and promotional video in order to increase our corporate image as well as brand awareness.

The Group has started the preparation for obtaining the certification of ISO 90003 in order to enhance our software engineering standard.

Strengthen our financial capabilities to undertake larger-scale M&E engineering projects in the future.

The Group has arranged additional banking facilities in order to improve the provision of performance guarantees such that the Group could undertake more or larger scale of M&E engineering projects.

財務回顧(續)

業務目標與實際業務進展之比較(續)

業務策略

截至二零二二年三月三十一日止的實際業 務進展

通過增強我們的研發能力及透過營銷 手段提高我們的品牌認知度加深對 機電工程行業(特別專注於交通關鍵 系統解決方案市場)的滲透率: 本集團已購買三維設計軟件,可使我們為 產品創建三維圖紙及設計。

本集團已購買額外的電腦硬件及軟件,以 增強電子付款系統的開發。

本集團已於香港科技園設立辦事處,並已額外招募三名研發人員提高研發能力。

本集團已開始應用虛擬現實(VR)、增強現實(AR)及混合現實(MR)技術為僱員提供培訓,以使彼等能更有效的熟悉不同類型的設備。

本集團已建立營銷示範區,並配備設備齊 全的會議室。

本集團已(i)安排僱員參與展覽會、會議及 研討會:及(i)盡力擴展台灣及其他亞洲國 家的業務。

本集團已製作企業宣傳視頻,以提升我們 的企業形象以及品牌意識。

本集團已著手準備取得ISO 90003認證, 以提升軟件工程水平。

增強我們日後承接較大型機電工程項 目的財政實力。

本集團已進一步增加銀行融資以改善提供 履約擔保,以使本集團可承接大型機電工 程項目。

管理層討論及分析

FINANCIAL REVIEW (CONTINUED)

Use of Proceeds from the Listing

On 16 October 2017, the Shares were listed on GEM by way of Share Offer ("Listing"). The Group intends to apply the proceeds from the Listing in accordance with the proposed applications set out in the section headed "Future Plans and Use of Proceeds" in the Prospectus.

After deduction of all related Listing expenses and commissions, the net proceeds from Listing amounted to approximately HK\$36.0 million. The Board resolved on 10 July 2019 to change the intended use of part of the net proceeds from Listing. For further details, please refer to the announcement of the Company dated 10 July 2019.

The net proceeds have been utilised in a manner consistent with the disclosures set out in the Prospectus and the said announcement of the Company dated 10 July 2019. As at 31 March 2022, the net proceeds have been fully utilised. An analysis of the planned usage of net proceeds, the revised use of net proceeds, and the actual utilisation of the net proceeds from the Listing Date up to 31 March 2022 are set out as below:

財務回顧(續)

上市所得款項用途

Planned use

於二零一七年十月十六日,股份以股份發售方式在GEM上市(「上市」)。本集團擬將上市所得款項按招股章程內「未來計劃及所得款項用途」一節所載的擬定用途使用。

經扣除所有相關上市開支及佣金後,上市所得款項淨額約為36.0百萬港元。董事會議決於二零一九年七月十日更改部分上市所得款項淨額的擬定用途。有關進一步詳情,請參閱本公司日期為二零一九年七月十日之公告。

所得款項淨額已按招股章程及本公司日期為二零一九年七月十日的上述公告所披露之方式動用。於二零二二年三月三十一日,所得款項淨額已全部使用完畢。所得款項淨額的計劃用途、所得款項淨額的經修訂用途及自上市日期起至二零二二年三月三十一日止所得款項淨額的實際用途的分析載列如下:

Actual use of net

Aggregate

	of net proceeds as stated in the Prospectus	Revised use of net proceeds	proceeds for the year ended 31 March 2022 截至二零二二年	use of net proceeds up to 31 March 2022 截至二零二二年		
	招股章程所載 所得款項淨額 的計劃用途 HK\$'000 千港元	所得款項 淨額的 經修訂用途 HK\$'000 千港元	世 三月三十一日止 年度所得款項 淨額實際用途 HK\$'000 千港元	世 三月三十一日 所得款項淨額 的累計用途 HK\$'000 千港元		
	17,952	9,601	-	9,601		
5	9,252	8,603	2,193	8,603		
ţ	6,000	15,000	-	15,000		
	2,796	2,796	_	2,796		
	36,000	36,000	2,193	36,000		

Expand and enhance our M&E engineering technical capabilities

Deepen our penetration of the Hong Kong M&E engineering industry with special focus on the Transportation Mission Critical System Solutions market by strengthening our research and development capabilities and increasing our brand awareness through marketing efforts

Strengthen our financial capabilities to undertake larger-scale M&E engineering projects in the future

Working Capital and other general corporate purposes

Total

擴大及提高我們的機電工程技術能力

通過增強我們的研發能力及透過營銷手段提高 我們的品牌認知度加深對香港機電工程行業 (特別專注於交通關鍵系統解決方案市場)的 渗透率

增強我們日後承接較大型機電工程項目的財政 實力 營運資金及其他一般公司用途

合共

管理層討論及分析

GEARING RATIO

The ratio was not applicable for the Reporting Period as no borrowing was incurred (2021: Nil).

FOREIGN EXCHANGE EXPOSURE

We conducted business with customers, suppliers and subcontractors located in Hong Kong, the People's Republic of China (the "PRC") and overseas. The Group's exposure to the currency risk mainly arises from the fluctuation of Renminbi ("RMB"), Euro ("EUR") or United States dollars ("USD"). The Group currently does not have any hedging policy in place for its foreign currency exposure. The management will consider hedging significant currency exposure should the need arise.

TREASURY POLICIES

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

During the Reporting Period, the Group has opened a private bank account with a well-established bank in the name of KML Capitals Limited, a wholly-owned subsidiary of the Company. The Group would invest surplus funds via this private bank account aiming to earn a better yield than that generally offered by the commercial banks.

SIGNIFICANT INVESTMENTS AND FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

The Group did not hold any significant investments in equity interest in any other companies as at 31 March 2022. Except for those included in the section headed "Future Plans and Use of Proceeds" in the Prospectus, the Group had no definite future plans for material investments and capital assets.

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES OR JOINT VENTURES

There were no other significant investments held, material acquisitions or disposals of subsidiaries, associates or joint ventures during the Reporting Period.

PLEDGES OF ASSETS

As at 31 March 2022, the Group pledged certain amount of bank deposits and investments in life insurance policies to secure general banking facilities granted to the Group. For details, please refer to notes 20 and 15 to the consolidated financial statements.

CAPITAL COMMITMENT

The Group did not have any capital commitment as at 31 March 2022 (2021: Nil).

資產負債比率

於報告期間並不適用該比率,因並無產生借貸(二零二-年:無)。

外匯風險

我們與香港、中華人民共和國(「中國」)及海外客戶、供應商及分包商均有業務往來。本集團所面臨的貨幣風險主要來自人民幣(「人民幣」)、歐元(「歐元」)或美元(「美元」)的波動。目前本集團並無進行任何對沖政策以應對外幣風險。如有需要,管理層將考慮對沖重大外幣風險。

庫務政策

本集團的庫務政策採納穩健的財務管理方針,因此,於整個報告期間,流動資金狀況均處於健康水平。本集團致力透過持續進行信貸評估及評估客戶的財務狀況,降低所承受的信貸風險。為管理流動資金風險,董事會密切監察本集團的流動資金狀況,確保本集團資產、負債及其他承擔組成的流動資金架構能應付不時的資金需要。

於報告期間,本集團已以高萌投資有限公司(本公司全資附屬公司)的名義在一家享有盛譽的銀行開設一個私人銀行賬戶。本集團將透過該私人銀行賬戶投資盈餘資金,以期賺取較商業銀行通常提供的更高收益率。

重大投資與重大投資及資本資產的未來計劃

於二零二二年三月三十一日,本集團並無於任何其他公司 的股本權益持有任何重大投資。除招股章程內[未來計劃及 所得款項用途]一節所載者外,本集團並無有關重大投資及 資本資產的明確未來計劃。

附屬公司、聯營公司或合營公司的重大收購及出售

於報告期間並無持有其他重大投資,亦並無有關附屬公司、聯營公司或合營公司的重大收購或出售。

資產抵押

於二零二二年三月三十一日,本集團抵押若干金額的銀行 存款及人壽保單中的投資以獲得授予本集團的一般銀行融 資。有關詳情,請參閱綜合財務報表附註20及附註15。

資本承擔

於二零二二年三月三十一日,本集團並無任何資本承擔(二零二一年:無)。

管理層討論及分析

CONTINGENT LIABILITIES

As at 31 March 2022, the Group did not have any significant contingent liabilities (2021: Nil).

PRINCIPAL RISKS AND UNCERTAINTIES

For the Reporting Period, the following principal risks of the Group were identified:

- (i) if the Group fails to effectively implement good project management which leads to the delays and failure to meet the completion targets, the penalties and cost escalation may be the consequences. Belated handover may also be detrimental to its reputation and the long-term relationship with customers;
- (ii) the Group, like most Hong Kong companies, have been facing challenges of a brain drain amid a recent wave of emigration. If the Group is unable to develop, attract and retain employees with capabilities and commitment needed, achievement of long run objectives may be jeopardised;
- (iii) if the Group is unable to make correct assessment on the estimated costs and level of difficulty of required for the work on tender, the financial viability of the project may be affected;
- (iv) if the Group is unable to effectively monitor and implement work safety measures at project sites, in the event of serious injuries and casualties, the Group could suffer heavy penalties and its reputation could be adversely affected; and
- (v) the Group relies on few numbers of key customers which may result in over-reliance on these particular customers. The loss of one customer or downsizing of these customers could potentially have a significant impact to the Group's revenue.

Our Risk Control Mechanism

The Group has adopted a three-tier risk management approach to identify, assess, mitigate and handle risks. At the first line of defence, operating units are responsible for identifying and monitoring risks associated with each business. The management, as the second line of defence, defines rules and models, provides technical support, develops new systems and oversees portfolio management. It ensures that risks are within acceptable range and that the first line of defence is effective. As the final line of defence, the risk management committee of the Company (the "Risk Management Committee"), with the professional and independent advice from the internal audit function ensures the first and second line of defence are effective through constant inspection and monitoring.

The Group maintains a risk register to keep track of all identified major risks of the Group. The risk register provides the Board, the Risk Management Committee and management with a profile of its major risks and records management's action taken to mitigate the relevant risks. The risk register will be reviewed and monitored at least annually. The review process ensures that the Group proactively manages the risks faced by it.

或然負債

於二零二二年三月三十一日,本集團並無任何重大或然負債(二零二一年:無)。

主要風險及不確定性

於報告期間,本集團已識別下列主要風險:

- (i) 倘本集團未能有效落實良好項目管理,導致延誤及 未能達到竣工目標,結果可能是罰款及成本上升。 延遲交接也可能損害其聲譽和與客戶的長期關係;
- (ii) 與大多數香港公司一樣,本集團在近期的移民潮中 一直面臨人才流失的挑戰。倘本集團未能發展、吸 引及挽留具有所需能力及承擔的僱員,長期目標的 實現可能受到損害;
- (iii) 倘本集團無法對招標工程所需的估計成本和難度水平作出正確評估,項目的財務可行性可能會受到影響:
- (iv) 倘本集團未能於項目地盤有效地監察及執行工作安全措施,在發生嚴重傷亡事故時,本集團可能會受到重罰,其聲譽可能受到不利影響;及
- (v) 本集團依賴少數主要客戶,可能導致過度依賴該等 特定客戶。失去其中一位客戶或該等客戶規模縮減 可能會對本集團收益產生重大影響。

風險控制機制

本集團已採納三層風險管理方法以識別、評估及降低及應對風險。在第一道防線,營運組別負責識別及監察與各項業務相關的風險。管理層(作為第二道防線)界定規則及模式、提供技術支援、開發新系統及監督投資組合管理。其確保風險處於可接受範圍內及第一道防線為有效。作為最後一道防線,本公司的風險管理委員會(「風險管理委員會」),加上來自內部審計職能的專業及獨立意見,透過不斷視察及點控而確保第一道及第二道防線有效。

本集團設立風險登記冊以跟踪本集團所有已識別主要風險。風險登記冊為董事會、風險管理委員會及管理層提供 其主要風險情況,並記錄管理層為降低相關風險所採取的 行動。每年至少檢討及監察風險管理冊一次。此檢討程序 可確保本集團主動管理其所面臨的風險。

EXECUTIVE DIRECTORS

Mr. Luk Kam Ming (陸鑑明) ("Mr. KM Luk"), aged 75, is an Executive Director and the chairman of the Board. Mr. KM Luk founded the Group and joined us when he was appointed as a director of KML Engineering in August 1977. Mr. KM Luk is responsible for overall strategic planning and development of the Group, and oversees the financial management and planning of the Group. He is also the chairman of the Nomination Committee, and a member of the Remuneration Committee.

Mr. KM Luk has more than 50 years of experience in the M&E engineering industry, with a focus on the development of automatic fare collection and railway transportation control systems. In August 1977, Mr. KM Luk founded KML Engineering, the principal subsidiary of the Group as a contractor for providing services in the fields of electrical power engineering, signalling and communication engineering, and computer-based toll collection systems, etc.

Mr. KM Luk was registered as a Registered Professional Engineer (RPE) by the Engineers Registration Board. He was also registered as a Chartered Engineer (CEng) by The Institution of Electronic and Radio Engineers, the United Kingdom, a Chartered Engineer by the Council of Engineering Institutions, the United Kingdom. He is admitted a member and registered as a Chartered Electrical Engineer by The Institution of Electrical Engineers (currently known as the Institution of Engineering and Technology), the United Kingdom, and a Chartered Engineer by the Council of Engineering institutions, the United Kingdom. He is also admitted as a member of the Hong Kong Institution of Engineers, a member of Institution of Railway Signal Engineers, and a member of Hong Kong Association of Energy Engineers. He was nominated as the Country Vice President of Institution of Railway Signal Engineers for Hong Kong, China in March 2011.

Mr. KM Luk is the father of Mr. Luk Kwai Lung ("Mr. KL Luk") and Mr. Luk Yin Cheung ("Mr. YC Luk"), both our Executive Directors. Mr. KM Luk is also the spouse of Ms. Leung Kwok Yee ("Madam Leung"), our controlling Shareholder, and the father-in-law of Ms. Woo Siu Wai ("Madam Woo"), the company secretary of the Company ("Company Secretary").

Mr. Chan Chak Lun Philip ("Mr. CL Chan"), aged 60, is an Executive Director and our chief executive officer. Mr. CL Chan is responsible for overseeing the daily operations and overall general management of the Group. Mr. CL Chan is also a member of the Risk Management Committee.

Mr. CL Chan has more than 30 years of experience in M&E engineering. He joined KML Engineering in October 1987. Since then, he has served the Group in various capacities including engineer, general manager of advanced products department, the operation director and the managing director of KML Engineering.

Mr. CL Chan has been a director of KML Engineering since June 1991. He is a technical director and one of the authorised signatories appointed by KML Engineering for its qualification as a Registered Minor Works Contractor for Type A and Type C of Class II & III under the Buildings Ordinance.

Mr. CL Chan obtained a degree of Bachelor of Engineering with first class honours in mechanical engineering from the Newcastle University (formerly known as "University of Newcastle upon Tyne"), the United Kingdom and a degree of Master of Science in Engineering from The University of Hong Kong, Hong Kong. He was admitted as associate member of the Hong Kong Institution of Engineers, a member of The Institution of Electrical Engineers (currently known as the Institution of Engineering and Technology), the United Kingdom and registered as a Chartered Engineer (CEng) by the Engineering Council (UK). He was elected as a member of the Institution of Mechanical Engineers, the United Kingdom. He is also a member of The Hong Kong Institute of Directors.

執行董事

陸鑑明先生(「陸鑑明先生」),75歲,執行董事及董事會主席。陸鑑明先生於一九七七年八月創辦並加入本集團,獲委任為高明科技工程的董事。陸鑑明先生負責本集團的整體策略規劃及發展以及監督本集團的財務管理及規劃。彼亦為提名委員會主席及薪酬委員會成員。

陸鑑明先生於機電工程行業擁有逾50年的經驗,專注於開發自動收費系統及鐵路交通監控系統。於一九七七年八月,陸鑑明先生創辦高明科技工程,(本集團的主要附屬公司)作為於電力工程、信號及通訊工程以及電腦收費系統等領域提供服務的承辦商。

陸鑑明先生是一名工程師註冊管理局認可的註冊專業工程師。彼亦於英國電子及無線工程師協會註冊為特許工程師及於英國工程師協會註冊為特許工程師。彼獲英國電氣工程師協會(現稱為英國工程技術學會)認可為會員及註冊為特許電機工程師及於英國工程師學會委員會註冊為特許工程師。彼亦獲認可為香港工程師學會會員,鐵路信號工程師協會會員及香港能源工程師協會會員。於二零一一年三月,彼獲提名為鐵路信號工程師協會副會長(中國香港)。

陸鑑明先生為兩名執行董事陸季農先生(「**陸季農先生**」)及 陸彥彰先生(「**陸彥彰先生**」)的父親。陸鑑明先生亦為本公司控股股東梁幗儀女士(「**梁女士**」)的配偶,及本公司的公司秘書(「**公司秘書**」)胡劭卉女士(「**胡女士**」)的家翁。

陳澤麟先生(「陳澤麟先生」),60歲,為執行董事及行政總裁。陳澤麟先生負責監督本集團的日常營運及整體綜合管理。陳澤麟先生亦為風險管理委員會成員。

陳澤麟先生擁有逾30年機電工程的經驗。彼於一九八七年十月加入高明科技工程。自此,彼於本集團擔任多種職務,包括工程師、先進產品部總經理、高明科技工程營運董事及董事總經理。

陳澤麟先生自一九九一年六月起為高明科技工程的董事。 彼為技術董事並獲高明科技工程委任為授權簽署人之一, 合資格作為建築物條例下第Ⅱ級別及第Ⅲ級別A類型及C類型 註冊小型工程承建商。

陳澤麟先生取得英國紐卡斯爾特大學機械工程的工程學學士學位(一級榮譽)及香港大學工程學理學碩士學位。彼獲認可為香港工程師學會副會員、英國電氣工程師學會(現稱為英國工程技術學會)會員及英國工程委員會註冊為特許工程師。彼獲選為英國機械工程師協會會員。彼亦為香港董事學會的會員。

EXECUTIVE DIRECTORS (CONTINUED)

Mr. Luk Kwai Lung (陸季農), aged 45, is an Executive Director. Mr. KL Luk is responsible for overseeing the business development and marketing of the Group. Mr. KL Luk has been a director of KML Technology Limited ("KML Technology") and KML Engineering since February 2012 and November 2015 respectively. Mr. KL Luk is one of the authorised signatories appointed by KML Engineering for its qualification as a Registered Minor Works for Type A of Class II & III under the Buildings Ordinance. Mr. KL Luk is also a member of the Risk Management Committee.

Mr. KL Luk joined the Group in January 2003 and appointed as deputy managing director of KML Engineering in December 2015. He developed comprehensive experiences in process management in various departments in KML Engineering, and acted as the project manager for various projects undertaken by the Group in the past years.

Mr. KL Luk obtained a degree of Bachelor of Science in hotel administration from University of Nevada, Las Vegas, the United States, a degree of Master of Science in administrative studies from Boston University, the United States, and a degree of Master of Science in engineering business management from the Hong Kong Polytechnic University, Hong Kong. He is a member of The Hong Kong Institute of Directors.

Mr. KL Luk is a son of Mr. KM Luk, the founder of the Group, Executive Director and chairman of the Board, and the elder brother of Mr. YC Luk, an Executive Director. Mr. KL Luk is the elder son of Madam Leung, our controlling Shareholder, and the brother-in-law of Madam Woo, the Company Secretary.

Mr. Luk Yin Cheung (former name is Luk Tit Cheung) (陸彥彰), aged 43, is an Executive Director. Mr. YC Luk is responsible for overseeing the operation support of the Group, including sourcing and project administration of the Group. Mr. YC Luk has been a director of KML Technology and KML Engineering since February 2012 and November 2015 respectively. Mr. YC Luk is also a member of the Risk Management Committee.

Mr. YC Luk joined the Group in June 2006 and appointed as associate director and executive director of KML Engineering in December 2015 and January 2022 respectively. In the past 16 years, Mr. YC Luk has gained vast experience in providing training on occupation safety, purchasing, inventory and logistics management in the M&E engineering industry.

Mr. YC Luk graduated with a degree of Bachelor of Business Administration from The University College of the Cariboo, Canada and Postgraduate Diploma in Marketing by The University of Hong Kong School of Professional and Continuing Education in association with the Chartered Institute of Marketing, Hong Kong. He was elected an affiliate member of The Chartered Institute of Logistics and Transport in Hong Kong and a member of The Hong Kong Institute of Directors. To promote the occupational safety of the Group, Mr. YC Luk also awarded a Diploma in Occupational Health and Safety by the Li Ka Shing Institute of Professional and Continuing Education, The Open University of Hong Kong. To enhance the risk oversight of the Group, he also obtained an Advanced Diploma in Risk and Crisis Management by the Institute of Crisis and Risk Management and awarded as a Certified Risk Professional in December 2021.

執行董事(續)

陸季農先生,45歲,為執行董事。陸季農先生負責監督本集團的業務發展及營銷。陸季農先生自二零一二年二月及二零一五年十一月起分別擔任高萌科技有限公司(「高萌科技」)及高明科技工程的董事。陸季農先生獲高明科技工程委任為授權簽署人之一,合資格作為建築物條例下第Ⅱ級別及第Ⅲ級別A類型註冊小型工程承建商。陸季農先生亦為風險管理委員會成員。

陸季農先生於二零零三年一月加入本集團及於二零一五年十二月獲委任為高明科技工程副董事總經理。彼於高明科技工程各部門的流程管理方面累積了全方位的經驗,於過往數年亦曾經擔任本集團承接的多個項目的項目經理。

陸季農先生取得美國內華達大學拉斯維加斯分校酒店管理 的理學學士學位、美國波士頓大學行政學的理學碩士學位 及香港理工大學工程商業管理理學碩士學位。彼為香港董 事學會會員。

陸季農先生為本集團創辦人、執行董事兼董事會主席陸鑑明先生的兒子,及執行董事陸彥彰先生的胞兄。陸季農先 生為控股股東梁女士的長子,及公司秘書胡女士的大伯。

陸彥彰先生(曾用名陸鐵鏘),43歲,為執行董事。陸彥彰 先生負責監督本集團的營運支援,包括本集團的採購及項 目行政。陸彥彰先生自二零一二年二月及二零一五年十一 月起分別為高萌科技及高明科技工程的董事。陸彥彰先生 亦為風險管理委員會成員。

陸彥彰先生於二零零六年六月加入本集團並分別於二零 一五年十二月及二零二二年一月獲委任為高明科技工程的 副董事及執行董事。於過往十六年,陸彥彰先生於機電工 程行業提供職業安全培訓、採購、存貨及物流管理方面積 累了豐富經驗。

陸彥彰先生畢業於加拿大加里布大學,取得工商管理學士學位及獲香港大學專業進修學院(與英國特許市務學會聯營)頒發的營銷深造文憑。彼獲選為香港運輸物流學會普通會員及香港董事學會會員。為促進本集團的職業安全,陸彥彰先生亦獲得香港公開大學李嘉誠專業進修學院頒發的職業健康及安全文憑。為加強本集團的風險監管,彼亦於二零二一年十二月獲得商業風險評估專業協會頒發風險與危機管理高級文憑,並成為核准風險評估策劃師。

EXECUTIVE DIRECTORS (CONTINUED)

Mr. YC Luk is a son of Mr. KM Luk, the founder of the Group, Executive Director and chairman of the Board, and the younger brother of Mr. KL Luk, an Executive Director. Mr. YC Luk is the younger son of Madam Leung, our controlling Shareholder, and the spouse of Madam Woo, the Company Secretary.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Lau On Kwok (劉安國), aged 55, was appointed as an Independent Non-executive Director on 20 September 2017. Mr. Lau is the chairman of the Audit Committee and a member of each of the Risk Management Committee and the Remuneration Committee.

Mr. Lau has extensive experience in the fields of financial management, corporate governance and direct investment. He started his career as accounting professional in an international accountancy firm. Mr. Lau was an executive director at China Assets Investment Management Limited and was also the company secretary and a member of investment committee of China Assets (Holdings) Limited, a company previously listed on the Stock Exchange (stock code: 170) from April 2004 to December 2010. He was a director of Shandong Lukang Pharmaceutical Company Limited, the shares of which are listed on the Shanghai Stock Exchange (stock code: 600789), from May 2007 to April 2012. From May 2009 to January 2011, Mr. Lau was an independent non-executive director of Sheng Yuan Holdings Limited, a company listed on the Stock Exchange (stock code: 0851). He was employed by Sheng Yuan Asset Management Limited from January 2011 to August 2014, where his last position was executive director. He also assumed the duties of the managing director of Sheng Yuan Investment Advisors Limited from January 2011 to December 2013. Mr. Lau was the company secretary and financial controller at Winshine Science Company Limited, a company listed on the Stock Exchange (stock code: 209), from November 2014 to November 2018. Mr. Lau has been a director of China Assets (Holdings) Limited and a director of China Assets Investment Management Limited since October 2018.

Mr. Lau obtained a degree of Bachelor of Arts in accounting and financial analysis from the Newcastle University (formerly known as "University of Newcastle upon Tyne") and a degree of Master of Science in financial management from University of London. He also obtained a Diploma on Practices in Chinese Laws and Regulations affecting Foreign Business jointly awarded by Southwest University of Political Science and Law and the Hong Kong Management Association.

Mr. Lau is an associate member of the Hong Kong Institute of Certified Public Accountants and a fellow of The Association of Chartered Certified Accountants, the United Kingdom.

執行董事(續)

陸彥彰先生為本集團創辦人、執行董事兼董事會主席陸鑑明先生的兒子及執行董事陸季農先生的胞弟。陸彥彰先生 為控股股東梁女士的幼子,及公司秘書胡女士的配偶。

獨立非執行董事

劉安國先生,55歲,於二零一七年九月二十日獲委任為獨立非執行董事。劉先生為審核委員會主席、風險管理委員會及薪酬委員會成員。

劉先生於財務管理、企業管治及直接投資領域擁有豐富經 驗。彼於一間國際會計公司擔任會計專業人員,開啟其職 業生涯。於二零零四年四月至二零一零年十二月,劉先生 為中國資本投資管理有限公司的執行董事及亦為中國資本 (控股)有限公司(曾於聯交所上市的公司,股份代號:170) 的公司秘書及投資委員會成員。於二零零七年五月至二零 一二年四月,彼為山東魯抗醫藥股份有限公司(其股份於上 海證券交易所上市,股份代號:600789)的董事。於二零 零九年五月至二零一一年一月,劉先生為盛源控股有限公 司(聯交所上市公司,股份代號:0851)獨立非執行董事。 於二零一一年一月至二零一四年八月,彼受盛源資產管理 有限公司僱傭,彼最後職位為執行董事。於二零一一年一 月至二零一三年十二月,彼亦於盛源資本投資有限公司承 擔董事總經理職責。於二零一四年十一月至二零一八年 十一月,劉先生為瀛晟科學有限公司(聯交所上市公司,股 份代號:209)的公司秘書及財務總監。自二零一八年十月 起,劉先生為中國資本(控股)有限公司的董事及中國資本 投資管理有限公司的董事。

劉先生於紐卡斯爾特大學取得會計及財務分析文學學士學 位及在倫敦大學取得財務管理理學碩士學位。彼亦取得由 西南政法大學與香港管理專業協會合頒發的中國涉外經貿 法律實務文憑。

劉先生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。

INDEPENDENT NON-EXECUTIVE DIRECTORS (CONTINUED)

Mr. Law Wing Chi Stephen (羅永志), aged 52, was appointed as an Independent Non-executive Director on 20 September 2017. Mr. Law is the chairman of the Risk Management Committee, and a member of each of the Audit Committee and the Nomination Committee.

Mr. Law has extensive experience in financial management and professional accounting. He was the chief financial officer of Diamondlite Limited, one of the leading jewellery manufacturer in the PRC. Having started his career as a professional accountant in an international accountancy firm, Mr. Law has undertaken key financial management positions in companies engaged in a variety of industries. Mr. Law has been an executive director and company secretary of Kai Yuan Holdings Limited, a company listed on the Stock Exchange (stock code: 1215), since May 2011 and February 2014 respectively and is also currently their chief financial officer.

Mr. Law obtained a Bachelor of Arts Degree in Accountancy from the City University of Hong Kong. He is an associate member of the Hong Kong Institute of Certified Public Accountants.

Dr. Tse Chi Kong (謝智剛), aged 57, was appointed as an Independent Non-executive Director on 20 September 2017. Dr. Tse is the chairman of the Remuneration Committee, a member of each of the Audit Committee and the Nomination Committee.

From September 1991 to October 2019. Dr. Tse worked as a lecturer. assistant professor, associate professor, professor and chair professor in the department of electronic and information engineering ("EIE **Department**") of the Hong Kong Polytechnic University. Dr. Tse was the head of EIE Department from August 2005 to December 2012. Since October 2019, Dr. Tse has been a chair professor in the department of electrical engineering at City University of Hong Kong ("City U"), and since February 2021, he has been appointed as Associate Vice-President (Strategic Research) at CityU. Dr. Tse was a member of the research projects assessment panel of Innovation and Technology Fund, a fund administered by the Innovation and Technology Commission of the Government of Hong Kong, for a term from January 2017 to December 2018. From January 2013 to 2019, he was a member of the Quality Education Fund Steering Committee, which advises the Hong Kong Government on the policies and procedures governing the operation of the Quality Education Fund. From May 2015 to May 2021, he was a member of the Board of Governors of the Hong Kong Sinfonietta, one of Hong Kong's flagship orchestras supported by the Hong Kong Government. Since January 2021, Dr. Tse has been appointed as a member of the Advisory Committee on Gifted Education, a committee under the Education Bureau of the Hong Kong Government.

Dr. Tse obtained a degree of Bachelor of Engineering and a degree of Doctor of Philosophy from The University of Melbourne, Australia. He has been elected to the grade of fellow of the Institute of Electrical and Electronic Engineers, Inc., New York. He is a Chartered Professional Engineer with Engineers Australia and a Fellow of Engineers Australia. He was the first academic in China to be awarded the Institute of Electrical and Electronics Engineers (IEEE) Circuits and Systems Society (CASS) Charles A. Desoer Technical Achievement Award 2022.

獨立非執行董事(續)

羅永志先生,52歲,於二零一七年九月二十日獲委任為獨立非執行董事。羅先生為風險管理委員會主席、審核委員會及提名委員會成員。

羅先生於財務管理及專業會計方面擁有豐富經驗。彼為元藝有限公司(中國一家大型珠寶製造商)財務總監。於一間國際會計公司擔任會計專業人員開啟其職業生涯後,彼於各行各業的公司承擔重要財務管理職位。羅先生自二零一一年五月及二零一四年二月起分別為開源控股有限公司(於聯交所上市的公司,股份代號:1215)執行董事及公司秘書,及現時亦為其財務總監。

羅先生於香港城市大學取得會計學文學學士學位。彼為香港會計師公會會員。

謝智剛博士,57歲,於二零一七年九月二十日獲委任為獨立非執行董事。謝博士為薪酬委員會主席、審核委員會及提名委員會成員。

謝博士取得澳洲墨爾本大學工程學學士學位及哲學博士學位。彼一直獲選為紐約電機電子工程師學會資深會員。彼為澳洲工程師學會註冊專業工程師及澳洲工程師學會資深註冊專業工程師。彼榮獲二零二二年電氣電子工程師學會(IEEE) 電路與系統協會 (CASS) Charles A. Desoer 科技成就獎,是中國首位獲此殊榮的學者。

SENIOR MANAGEMENT

Mr. Tung Tsz On (董子安), aged 52, is the chief engineer of KML Engineering. Mr. Tung is responsible for research and development, planning and formulation and supervising the implementation of our projects with provision of day-to-day technical and expert advice to the Group. Mr. Tung is one of the authorised signatories of KML Engineering for its qualification as a Registered Minor Works Contractor for Type A and Type C of Class II & III under the Buildings Ordinance since September 2011.

Mr. Tung joined the Group in February 2003 as a system engineer and was promoted to the position of chief engineer in April 2010. Mr. Tung has more than 10 years of experience in design and management of M&E engineering projects covering a variety of systems such as mobile payment, automatic control system, car park system, security system and point of sales system etc. He has expertise in handling maintenance work for electronic systems, as well as leading the development and implementation of automatic fare collection systems.

Mr. Tung obtained an Advanced Diploma in network engineering granted by the Hong Kong Productivity Council in December 2000.

Ms. Law Shuk Ming (羅淑明), aged 51, is the chief accountant of KML Engineering, being responsible for day-to-day accounting and financial reporting of our Group. Ms. Law joined the Group in May 1995 and was promoted to chief accountant in November 2017.

Ms. Law obtained a degree of Bachelor of Business Administration from Capstone University, the United States, and completed the Accounting Technician Examination by Hong Kong Institute of Accredited Accounting Technicians.

COMPANY SECRETARY

Ms. Woo Siu Wai (胡劭卉), aged 42, is the Company Secretary, responsible for company secretarial matters, human resources and administrative duties. Madam Woo joined the Group in April 2011 and was subsequently promoted to administration manager in October 2016. Madam Woo has been a director of KML Engineering since November 2021.

Madam Woo obtained a degree of Bachelor of Arts from the faculty of social sciences of the University of Victoria, Canada, and a degree of Master of Science in Professional Accounting and Corporate Governance from City University of Hong Kong. Madam Woo was admitted as an associate of the Hong Kong Chartered Governance Institute (formerly known as the Hong Kong Institute of Chartered Secretaries) and an associate of the Chartered Governance Institute (formerly known as the Institute of Chartered Secretaries and Administrators).

Madam Woo is the spouse of Mr. YC Luk, the Executive Director, the daughter-in-law of Mr. KM Luk, the founder of the Group, Executive Director and chairman of the Board, the daughter-in-law of Madam Leung, our controlling Shareholder, and the sister-in-law of Mr. KL Luk, the Executive Director.

COMPLIANCE OFFICER

Mr. Luk Yin Cheung (陸彥彰), aged 43, has been appointed as the compliance officer of the Company. His biography is set out in the subsection headed "Executive Directors" in this section.

高級管理層

董子安先生,52歳,為高明科技工程總工程師。董先生負 責研發、規劃及制定以及監督項目的執行並向本集團提供 日常的技術及專家意見。自二零一一年九月起,董先生 直為高明科技工程有關建築物條例第Ⅱ及Ⅲ級別A類型及C類 型計冊小型工程承建商的授權簽署人之一。

董先生於二零零三年二月加入本集團為系統工程師並於二 零一零年四月晉升為總工程師。董先生於設計及管理機電 工程項目方面擁有逾10年經驗,涵蓋汽車支付、自動監控 系統、泊車系統、保安系統及零售點系統等各系統。彼於 處理電子系統的保養工作,以及領導發展及執行自動收費 系統方面擁有專業知識。

董先生於二零零零年十二月取得香港生產力促進局頒授的 網絡工程師高等文憑。

羅淑明女士,51歲,為高明科技工程總會計師,負責本集 團日常的會計及財務報告。羅女士於一九九五年五月加入 本集團,並於二零一七年十一月晉升為總會計師。

羅女士取得美國Capstone University工商管理學士學位及 在香港財務會計協會完成財務會計員考試。

公司秘書

胡劭卉女士,42歲,為公司秘書,負責公司秘書事宜、 人力資源及行政職務。胡女士於二零一一年四月加入本集 團,並隨後於二零一六年十月晉升為行政經理。胡女士自 二零二一年十一月起一直為高明科技工程董事。

胡女士於加拿大維多利亞大學社會科學學院取得文學學士 學位及在香港取得香港城市大學專業會計與企業管治理學 碩十學位。胡女十獲香港公司治理公會(前稱香港特許秘書 公會)認可為會員及及英國特許公司治理公會(前稱特許秘 書及行政人員公會)認可為會員。

胡女士為執行董事陸彥彰先生的配偶、本集團創辦人、執 行董事兼董事會主席陸鑑明先生的兒媳、控股股東梁女士 的兒媳及執行董事陸季農先生的弟媳。

合規主任

陸彥彰先生,43歲,已獲委任為本公司合規主任。其履歷 載於本節「執行董事」分節。

董事會報告

The Board is pleased to present its report together with the audited consolidated financial statements of the Group for the Reporting Period.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding and its subsidiaries are principally engaged in the provision of M&E engineering solutions and services. Analysis of the principal activities of the Group during the Reporting Period is set out in the note 5 to the consolidated financial statements.

RESULTS

The results of the Group for the Reporting Period are set out in the consolidated statement of profit or loss and other comprehensive income on page 61 of this annual report.

FINAL DIVIDEND

The Board recommends the payment of a final dividend of HK2.0 cents per Share for the Reporting Period (2021: HK2.73 cents). Such final dividend is subject to the approval by the Shareholders at the annual general meeting ("AGM"). The dividend is expected to be paid on or about Friday, 26 August 2022 to the Shareholders whose names appear on the register of members of the Company (the "Register of Members") on Tuesday, 16 August 2022.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Tuesday, 2 August 2022 to Friday, 5 August 2022, both days inclusive, in order to determine the identity of the Shareholders who are entitled to attend the AGM, during which period no transfers of Shares shall be effected. In order to qualify for attending and voting at the AGM to be held on Friday, 5 August 2022, all transfers of Shares, accompanied by the relevant share certificates and transfer forms, must be lodged for registration with Tricor Investor Services Limited at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong no later than 4:30 p.m. on Monday, 1 August 2022.

The register of members of the Company will also be closed from Friday, 12 August 2022 to Tuesday, 16 August 2022, both days inclusive, in order to determine the entitlement of the Shareholders who are entitled to receive the final dividend, during which period no transfers of Shares shall be effected. In order to qualify for the entitlement of final dividend, all transfer of Shares, accompanied by the relevant share certificates and transfer forms, must be lodged for registration with Tricor Investor Services Limited at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong, not later than 4:30 p.m. on Thursday, 11 August 2022.

董事會欣然提呈本報告連同本集團於報告期間的經審核綜 合財務報表。

主要業務

本公司主要業務為投資控股及其附屬公司主要從事提供機電工程解決方案及服務。本集團於報告期間的主要業務分析載列於綜合財務報表附註5。

業績

本集團於報告期間的業績載列於本年報第61頁的綜合損益 及其他全面收益表。

末期股息

董事會建議派付於報告期間的末期股息每股2.0港仙(二零二一年:每股2.73港仙)。有關末期股息須待股東於股東週年大會(「股東週年大會」)上批准後方可作實。預期股息將於二零二二年八月二十六日(星期五)或前後派付予於二零二二年八月十六日(星期二)名列本公司股東名冊(「股東名冊」)的股東。

暫停辦理股份過戶登記手續

為釐定有權出席股東週年大會的股東身份,本公司將於二零二二年八月二日(星期二)至二零二二年八月五日(星期五(包括首尾兩日)暫停辦理股份過戶登記手續,期間將不會辦理股份過戶登記手續。為符合資格出席將於二零二二年八月五日(星期五)舉行的股東週年大會並於會上投票,所有股份過戶文件連同有關股票及過戶表格必須不遲於二零二二年八月一日(星期一)下午四時三十分,送達卓佳證券登記有限公司辦理登記,地址為香港皇后大道東183號合和中心54樓。

為釐定有權收取末期股息的股東權利,本公司亦將於二零二二年八月十二日(星期五)至二零二二年八月十六日(星期二)(包括首尾兩日)暫停辦理股份過戶登記手續,期間將不會辦理股份過戶登記手續。為符合資格收取末期股息,所有股份過戶文件連同有關股票及過戶表格必須不遲於二零二二年八月十一日(星期四)下午四時三十分,送達卓佳證券登記有限公司辦理登記,地址為香港皇后大道東183號合和中心54樓。

董事會報告

BUSINESS REVIEW

A review of the business of the Group as at 31 March 2022 and a discussion on the Group's future business development are set out in the paragraphs headed "Business Review" and "Outlook" under the section headed "Management Discussion and Analysis" of this Report respectively. Descriptions of possible risks and uncertainties that the Group may be facing are provided in paragraphs headed "Principal Risks and Uncertainties" under the section headed "Management Discussion and Analysis" of this Report. An analysis of the Group's performance during the year using financial key performance indicators is provided in the Financial Highlights on page 7 of this Report.

In addition, discussions on the Group's environmental policies and performance, important relationships with its stakeholders and compliance with relevant laws and regulations are contained and available in this Report of Directors. The above discussions constitute part of this Report of Directors.

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group recognises that all employees have the social obligation to preserve and enhance the quality of the environment. We strive to protect the environment in the course of our business activities by preventing pollution, reducing adverse impact on climate change and enhancing sustainable development. These policies are supported by our employees and are implemented effectively.

At the same time, the Group recognises the importance of compliance with regulatory requirements and applicable laws and regulations. During the Reporting Period, the Group has complied in material respects with the relevant environmental laws and regulations.

COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS

The Group recognises the importance of compliance with regulatory requirements and the risks of non-compliance with the applicable laws and regulations. The major laws and regulations relating to the Group's business and operations include the Electricity Ordinance, Security and Guarding Services Ordinance, Building (Minor Works) Regulation, Construction Industry Council Ordinance and the Subcontractor Registration Scheme. During the Reporting Period and up to the Date of this Report, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. There was no material breach or non-compliance with the applicable laws and regulations by the Group during the Reporting Period and up to the Date of this Report. The Group has complied with all relevant requirements including financial, technical, management and personal criteria applicable to each respective laws and regulations.

業務回顧

本集團於二零二二年三月三十一日的業務回顧及有關本集團未來業務發展的討論分別載列於本年報「管理層討論及分析」一節中「業務回顧」及「前景」兩段。有關本集團可能面臨的潛在風險及不確定性的描述載列於本年報「管理層討論及分析」一節中「主要風險及不確定性」一段。使用主要財務表現指標對本集團於本年度內的表現作出的分析載列於本報告第7頁財務摘要。

此外,就本集團環境政策及表現、與其主要持份者的重要 關係及有關法律法規之遵守的討論載列於本董事會報告及 可從中查閱。上述討論構成本董事會報告的一部分。

環境政策及表現

本集團認識到,全體僱員都有社會義務保護及提高環境質量。在進行業務活動過程中,我們通過避免污染、減少對氣候變化的負面影響及增強可持續發展能力來保護環境。該等政策得到我們僱員的大力支持及獲得有效落實。

同時,本集團意識到遵守監管規定及適用法律法規的重要 性。於報告期間,本集團於重大方面已遵守相關環境法律 法規。

遵守相關法律法規

本集團意識到遵守監管規定之重要性及不遵守適用法律法規之風險。有關本集團業務及營運的主要法律法規包括電力條例、保安及護衞服務條例、建築物(小型工程)規例、建造業議會條例及分包商註冊制度。於報告期間及直至本報告日期,本集團於重大方面已遵守對本集團業務及營運產生重大影響之相關法律法規。於報告期間及直至本報告日期,本集團概無實質性違反或不遵守適用法律法規及本集團已遵守所有相關規定,包括適用於各法律法規的財務、技術、管理及個人準則。

董事會報告

RELATIONSHIP WITH KEY STAKEHOLDERS

Employees

As at 31 March 2022, the Group employed 200 employees. We maintained a good working relationship with our employees and we did not experience any labour disputes during the Reporting Period. Recruitment in the M&E engineering service industry is highly competitive, especially with respect to the recruitment of qualified engineering staff. We believe we are hiring high-quality employees in the market by offering competitive wages and benefits and comprehensive training opportunities. We have facilitated the recruitment through a variety of channels, such as newspapers, internet websites, recruitment agencies, career talks and internal referrals. We believe our continuous efforts will help us attract suitable personnel.

Customers

Our customers mainly comprise transportation companies and other engineering companies in Hong Kong and Taiwan and also various departments of the Hong Kong Government. We maintain business relationship with our largest customer since year 1978. We usually enter into agreements with our customers on project basis and the majority of such contracts have term over one year. Most of our project contracts are fixed price contracts. The lump sum price is usually determined based on factors including project requirements and estimated cost of materials, labour and time required for completion of the projects.

Suppliers

The Group sources equipment, parts and components from our suppliers. The principal materials and equipment used by our M&E engineering business include steel and copper parts, switchboards, and various mechanical equipment. Most of these materials and equipment are sourced from local suppliers or imported mainly from Germany, Taiwan and the PRC.

FINANCIAL SUMMARY

A summary of the Group's results, assets and liabilities for the last five financial years is set out on page 132 of this Report. This summary does not form part of the audited consolidated financial statements.

與主要持份者的關係

僱員

於二零二二年三月三十一日,本集團僱用200名僱員。本 集團與我們的僱員保持良好的工作關係,於報告期間,我 們並無面臨任何勞動糾紛。機電工程服務行業中招募員工 競爭激烈,尤其是招募合資格工程員工。我們相信,我們 通過提供具競爭力的薪資及福利以及全面培訓機會能於市 場上聘用高質素僱員。通過報紙、互聯網網站、招聘代 理、宣講會及內部推薦等一系列渠道,我們加快招聘進 度。我們相信我們的不斷努力將有助於吸引合適人員。

客戶

我們的客戶主要包括香港及台灣公共交通營運公司及其他工程公司,以及香港政府各部門。自一九七八年起,我們與我們的最大客戶一直保持業務關係。我們通常按照項目與我們的客戶簽訂協議及大部分相關合約期限一年以上。我們大部分項目合約為固定價格合約。總價通常基於項目規定、估計材料成本、完成項目所需勞工及時間等因素而釐定。

供應商

本集團從我們的供應商獲得設備、零件及部件。我們的機 電工程業務使用的主要材料及設備包括鋼材、銅製零件、 交換機及各類機械設備。大部分該等材料及設備源自本地 供應商或主要自德國、台灣及中國進口。

財務概要

本集團過往五個財務年度的業績、資產及負債概要載列於 本報告第132頁。該概要並不構成經審核綜合財務報表的 一部分。

董事會報告

MAJOR CUSTOMERS AND SUPPLIERS

Major Customers

For the Reporting Period, the Group's sales to its five largest customers accounted for approximately 85.4% (2021: approximately 90.7%) of the Group's total revenue and the sales to its largest customer accounted for approximately 64.1% (2021: approximately 67.1%) of the Group's total revenue.

Major Suppliers

For the Reporting Period, purchases from the Group's five largest suppliers accounted for approximately 29.7% (2021: approximately 38.0%) of the Group's total purchases and the purchases from the largest supplier accounted for approximately 7.7% (2021: approximately 11.8%) of the Group's total purchases.

During the Reporting Period, none of the Directors or any of their close associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the number of issued Shares of the Company) had any interest in the Group's five largest customers and suppliers.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the Reporting Period are set out in note 13 to the consolidated financial statements.

SHARE CAPITAL

Details of movements in the share capital of the Company during the Reporting Period are set out in note 25 to the consolidated financial statements.

RESERVES

Details of movements in the reserves of the Company and the Group during the Reporting Period are set out on pages 131 and 63 of this Report respectively.

DISTRIBUTABLE RESERVES

As at 31 March 2022, the Company's reserves available for distribution to the Shareholders amounted to approximately HK\$23.5 million (2021: approximately HK\$25.6 million), comprising an accumulated loss of approximately HK\$6.1 million and share premium amounting to approximately HK\$29.6 million.

BANK LOANS AND OTHER BORROWINGS

The Group did not have any bank loans and other borrowings as at 31 March 2022.

主要客戶及供應商

主要客戶

於報告期間,本集團與五大客戶的銷售額佔本集團總收益約85.4%(二零二一年:約90.7%)及對最大客戶的銷售佔本集團總收益約64.1%(二零二一年:約67.1%)。

主要供應商

於報告期間,本集團五大供應商的採購佔本集團總採購額約29.7%(二零二一年:約38.0%)及最大供應商的採購佔本集團總採購額約7.7%(二零二一年:約11.8%)。

於報告期間,董事、彼等任何緊密聯繫人或任何股東(就董事所深知,彼等擁有本公司已發行股份數目的5%以上)概無於本集團五大客戶及供應商擁有任何權益。

物業、廠房及設備

本集團於報告期間的物業、廠房及設備變動詳情載列於綜合財務報表附註13。

股本

本公司於報告期間的股本變動詳情載列於綜合財務報表附註25。

儲備

本公司及本集團於報告期間的儲備變動詳情分別載列於本報告第131及63頁。

可供分派儲備

於二零二二年三月三十一日,本公司可分派予股東的儲備約為23.5百萬港元(二零二一年:約25.6百萬港元),包括累計虧損約6.1百萬港元及股份溢價約29.6百萬港元。

銀行貸款及其他借貸

本集團於二零二二年三月三十一日沒有任何銀行貸款及其 他借貸。

董事會報告

DIRECTORS

The Directors during the Reporting Period and up to the Date of this Report are:

Executive Directors

Mr. Luk Kam Ming (Chairman)

Mr. Chan Chak Lun, Philip (Chief Executive Officer)

Mr. Luk Kwai Lung Mr. Luk Yin Cheung

Independent Non-executive Directors

Mr. Lau On Kwok

Mr. Law Wing Chi Stephen

Dr. Tse Chi Kong

In accordance with article 84(1) of the Articles of Association of the Company ("Articles of Association"), at each AGM one-third of the Directors (or, if their number is not a multiple of three (3), the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years.

Details of the Directors to be re-elected at the AGM are set out in the circular to be despatched to the Shareholders.

DIRECTORS AND SENIOR MANAGEMENT

Biographical details of the Directors and senior management of the Company are set out on pages 20 to 24 of this Report.

CONFIRMATION OF INDEPENDENCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received an annual confirmation of independence pursuant to Rule 5.09 of the GEM Listing Rules from each of the independent non-executive Directors and the Company considers such Directors to be independent during the Reporting Period and remain so as at the Date of this Report.

DIRECTORS' SERVICE AGREEMENTS AND LETTERS OF APPOINTMENT

Each of the executive Directors has signed a service agreement with the Company for a term of three years and will continue thereafter until terminated in accordance with terms of the agreement.

Each of the independent non-executive Directors has renewed the letter of appointment with the Company for a term of three years, which may be renewable subject to both parties' agreement.

None of the Directors has a service agreement / letter of appointment which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

董事

於報告期間及直至本報告日期,董事為:

執行董事

陸鑑明先生(主席) 陳澤麟先生(行政總裁) 陸季農先生 陸彥彰先生

獨立非執行董事

劉安國先生 羅永志先生 謝智剛博士

根據本公司組織章程細則(「組織章程細則」)第84(1)條,於各股東週年大會上,三分之一董事(或倘董事人數並非三(3)的整數倍,則為最接近且不低於三分之一的人數)應輪席退任,惟各董事須至少每三年在股東週年大會上輪席退任一次。

於股東週年大會上將重選的董事詳情載列於將寄發予股東 的通函內。

董事及高級管理層

本公司董事及高級管理層的履歷詳情載列於本報告第20至 24頁。

獨立非執行董事獨立性確認

根據GEM上市規則第5.09條,本公司已接獲各獨立非執行董事的年度獨立性確認及本公司認為該等董事於截至報告期間均屬獨立及於本報告日期保持獨立性。

董事的服務協議及委任函

各執行董事已與本公司簽訂一份為期三年的服務協議,其 後將會繼續直至根據協議條款終止為止。

各獨立非執行董事已與本公司重續一份為期三年的委任 函,可由雙方協定重續。

董事概無訂立本集團不可於一年內免付賠償(法定賠償除 外)而終止之服務協議/委任函。

董事會報告

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

During the Reporting Period, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities, except that trustee of the Share Award Scheme, pursuant to the terms of the rules and trust deed of the Share Award Scheme, purchased on the Stock Exchange a total of 40,000 Shares at a total consideration of approximately HK\$9,000.

CONTRACTS OF SIGNIFICANCE

During the Reporting Period, no contract of significance in respect of provision of services or otherwise was entered into between the Company or its subsidiaries and the controlling Shareholders or his/her/its subsidiaries.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the Reporting Period and up to the Date of this Report.

EMOLUMENT POLICY

A remuneration committee was set up for reviewing the Group's emolument policy and structure for all remuneration of the directors and senior management of the Group, having regard to the Group's operating results, individual performance of the directors and senior management and comparable market practices.

Details of the emoluments of the Directors, and the five highest paid individuals during the Reporting Period are set out in note 8 to the consolidated financial statements.

RETIREMENT BENEFITS SCHEME

Details of the retirement benefits scheme of the Group are set out in note 29 to the consolidated financial statements.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITION IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 March 2022, the interests and short positions of the Directors and the chief executive of the Company in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("**SFO**")) which have been notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO), which were recorded in the register required to be kept pursuant to Section 352 of the SFO; or as otherwise notified to the Company and the Stock Exchange pursuant to the Rules 5.46 to 5.67 of the GEM Listing Rules were as follows:

董事於交易、安排或重大合約中的權益

於報告期間,本公司或任何其附屬公司概無購買、出售或贖回任何本公司的上市證券,惟股份獎勵計劃的受託人根據股份獎勵計劃的規則及信託契據的條款以總代價約9,000港元於聯交所購買合共40,000股股份除外。

重大合約

於報告期間,本公司或其附屬公司與控股股東或其附屬公司概無就提供服務或其他訂立重大服務合約。

管理合約

於報告期間及直至本報告日期,概無訂立或存在涉及本公司全部或任何大部分業務管理及行政的合約。

薪酬政策

本公司設立薪酬委員會以檢閱本集團的薪酬政策及本集團 所有董事及高級管理層的薪酬(須考慮本集團的經營業績、 董事及高級管理層的個人表現及可比較市場價例)結構。

董事及五名最高薪人士於報告期間的薪酬詳情載列於綜合 財務報表附註8。

退休福利計劃

本集團退休福利計劃詳情載列於綜合財務報表附註29。

董事及主要行政人員於股份、相關股份及債權證的權益 及淡倉

於二零二二年三月三十一日,董事及本公司主要行政人員 於本公司或其相聯法團(定義見證券及期貨條例(「證券及期 貨條例」)第XV部)股份、相關股份及債權證中擁有根據《證 券及期貨條例》第XV部第7和8分部須知會本公司及聯交所 的權益及淡倉(包括根據《證券及期貨條例》有關條文視為 或當作擁有的權益及淡倉),或須登記於根據《證券及期貨 條例》第352條存置的登記冊,或根據GEM上市規則第5.46 至5.67條須另行知會本公司及聯交所的權益及淡倉如下:

董事會報告

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITION IN SHARES, UNDERLYING SHARES AND DEBENTURES (CONTINUED)

董事及主要行政人員於股份、相關股份及債權證的權益及淡倉(續)

Name	Capacity/Nature of Interest	Number of Shares / underlying Shares held/ interested 所持/擁有	Long/short position ⁽⁵⁾	Approximate percentage of shareholding in the Company (%) ⁽⁶⁾	
姓名	身份/權益性質	權益股份/ 相關股份數目	好倉/淡倉 ^⑸	於本公司的持股 概約百分比 (%) ⁽⁶⁾	
Mr. KM Luk ⁽¹⁾ 陸鑑明先生 ⁽¹⁾	Beneficial owner; interest of spouse 實益擁有人:配偶權益	157,000,000	L	39.01	
Mr. KL Luk ⁽²⁾ 陸季農先生 ⁽²⁾	Interest in controlled corporation 受控法團權益	138,000,000	L	34.29	
Mr. YC Luk ^{(2) (3)}	Interest in controlled corporation; interest of spouse	138,600,000	L	34.43	
陸彥彰先生(2)(3)	受控法團權益;配偶權益				
Mr. CL Chan ⁽⁴⁾ 陳澤麟先生 ⁽⁴⁾	Beneficial owner 實益擁有人	4,000,000	L	0.99	

Notes:

- (1) Mr. KM Luk directly holds 100,000,000 Shares. Since Mr. KM Luk is the spouse of Madam Leung, Mr. KM Luk is deemed to be interested in all the Shares in which Madam Leung is interested or deemed to be interested under the SFO, which is 57,000,000 Shares.
- (2) Each of Mr. KL Luk and Mr. YC Luk owns one common share in KML Holdings Limited ("KML Holdings"), representing 50% of the issued share capital of KML Holdings carrying voting rights. Mr. KL Luk and Mr. YC Luk are deemed to be interested in all Shares in which KML Holdings is interested or deemed to be interested under the SFO, which is 138,000,000 Shares.
- (3) Since Mr. YC Luk is the spouse of Madam Woo, Mr. YC Luk is deemed to be interested in all the Shares in which Madam Woo is interested or deemed to be interested under the SFO, which is 600,000 Shares.
- (4) Mr. CL Chan directly holds 2,000,000 Shares and was interested as a grantee of options to subscribe for up to 2,000,000 Shares under the Share Option Scheme (announced on 2 January 2020).
- (5) The Letter "L" denotes the entity/person's long position in the Shares.
- (6) As at 31 March 2022, the total number of issued Shares were 402,500,000.

Save as disclosed above, as at 31 March 2022, none of the Directors or the chief executive of the Company had or was deemed to have any interest or short position in the Shares, underlying Shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) that was required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have taken under such provisions of the SFO), or required to be recorded in the register required to be kept under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Rules 5.46 to 5.67 of the GEM Listing Rules.

附註:

- (1) 陸鑑明先生直接持有100,000,000股股份。由於陸鑑明先生為梁 女士的配偶,故陸鑑明先生被視為於梁女士擁有權益或根據《證 券及期貨條例》被視作擁有權益的所有股份(即57,000,000股股份)中擁有權益。
- (2) 陸季農先生及陸彥彰先生各自擁有一股KML Holdings Limited (「KML Holdings」)普通股(佔KML Holdings附帶投票權之已發 行股本的50%)。陸季農先生及陸彥彰先生於KML Holding接 有權益或根據證券及期貨條例被視作擁有權益的所有股份(即 138,000,000股股份)中擁有權益。
- (3) 由於陸彥彰先生為胡女士的配偶,根據《證券及期貨條例》,陸 彥彰先生被視為於胡女士擁有權益或被視為擁有權益的所有股份(即600,000股股份)中擁有權益。
- (4) 陳澤麟先生直接持有2,000,000股股份並以購股權承授人身份擁 有股份權益,可根據購股權計劃(於二零二零年一月二日公佈) 認購最多2,000,000股股份。
- (5) 字母「L」表示該實體/個人於股份之好倉。
- (6) 於二零二二年三月三十一日,已發行股份之總數為402,500,000 股。

除上文所披露者外,於二零二二年三月三十一日,概無董事或本公司主要行政人員於本公司或其相關法團(定義見《證券及期貨條例》第XV部)的股份、相關股份或債權證中擁有或被視作擁有任何根據《證券及期貨條例》第XV部第7及第8分部須知會本公司及聯交所的權益或淡倉(包括根據《證券及期貨條例》有關條文彼等被當作或視作擁有的權益及淡倉)、或須登記於根據《證券及期貨條例》第352條存置的登記冊內的權益或淡倉、或根據GEM上市規則第5.46至5.67條須知會本公司及聯交所的權益或淡倉。

董事會報告

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 March 2022, to the best knowledge of the Directors, the following persons (not being a Director or chief executive of the Company) had interests or short positions in the Shares or underlying Shares which fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO:

主要股東於股份及相關股份的權益及淡倉

於二零二二年三月三十一日,就董事所深知,以下人士(並非董事或本公司主要行政人員)於本公司股份或相關股份擁有本公司根據《證券及期貨條例》第336條須存置的登記冊所記載或根據《證券及期貨條例》第XV部第2及3分部條文須向本公司及聯交所披露的權益或淡倉:

Name	Capacity/Nature of Interest	Number of Shares/ underlying Shares held/ interested 所持/擁有	Long/short position ⁽⁵⁾	Approximate percentage of shareholding in the Company (%) ⁽⁶⁾
姓名	身份/權益性質	權益股份/相關股份數目	好倉/淡倉 ⁽⁵⁾	於本公司的持股 概約百分比 (%) ^⑹
KML Holdings (1) KML Holdings (1)	Beneficial owner 實益擁有人	138,000,000	L	34.29
Madam Leung ^② 梁女士 ^②	Beneficial owner; interest of spouse 實益擁有人;配偶權益	157,000,000	L	39.01
Ms. Chan Patricia ⁽³⁾ 陳珮筠女士 ⁽³⁾	Interest of spouse 配偶權益	138,000,000	L	34.29
Madam Woo ⁽⁴⁾ 胡女士 ⁽⁴⁾	Beneficial owner; interest of spouse 實益擁有人;配偶權益	138,600,000	L	34.43

Notes:

- (1) Each of Mr. KL Luk and Mr. YC Luk owns one common share in KML Holdings, representing 50% of the issued share capital of KML Holdings carrying voting rights. Mr. KL Luk and Mr. YC Luk also own approximately 50% and approximately 50%, respectively, of the issued preferred shares in KML Holdings which do not carry voting rights but only rights to dividends.
- (2) Madam Leung is the spouse of Mr. KM Luk. By virtue of the SFO, Madam Leung is deemed to be interested in all the Shares in which Mr. KM Luk is interested or deemed to be interested under the SFO, and vice versa.
- (3) Ms. Chan Patricia is the spouse of Mr. KL Luk. By virtue of the SFO, Ms. Chan Patricia is deemed to be interested in all the Shares in which Mr. KL Luk is interested or deemed to be interested under the SFO.
- (4) Madam Woo is the spouse of Mr. YC Luk. By virtue of the SFO, Madam Woo is deemed to be interested in all the Shares in which Mr. YC Luk is interested or deemed to be interested under the SFO, which is 138,000,000 Shares. Madam Woo directly holds 300,000 Shares and was interested as a grantee of options to subscribe for up to 300,000 Shares under the Share Option Scheme (announced on 2 January 2020).
- (5) The Letter "L" denotes the entity/person's long position in the Shares.
- (6) As at 31 March 2022, the total number of issued Shares were 402,500,000.

Save as disclosed above, as at 31 March 2022, the Directors were not aware of any persons (who were not Directors or chief executive of the Company) who had an interest or short position in the Shares or underlying Shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under Divisions 2 and 3 of Part XV of the SFO, or which would be required, pursuant to Section 336 of the SFO, to be entered in the register referred to therein.

附註:

- (1) 陸季農先生及陸彥彰先生各自擁有KML Holdings一般普通股, 佔KML Holdings附帶投票權的已發行股本50%。陸季農先生及 陸彥彰先生亦分別擁有KML Holdings已發行優先股(並無附帶投 票權但僅有收取股息的權利)約50%及約50%。
- (2) 梁女士為陸鑑明先生的配偶。根據《證券及期貨條例》,梁女士被視為於陸鑑明先生擁有權益或根據《證券及期貨條例》被視作擁有權益的所有股份中擁有權益,反之亦然。
- (3) 陳珮筠女士為陸季農先生的配偶。根據《證券及期貨條例》,陳 珮筠女士被視為於陸季農先生擁有權益或根據《證券及期貨條 例》被視作擁有權益的所有股份中擁有權益。
- (4) 胡女士為陸彥彰先生的配偶。根據《證券及期貨條例》,胡女士被視為於陸彥彰先生擁有權益或根據《證券及期貨條例》被視作擁有權益的所有股份(即138,000,000股股份)中擁有權益。胡女士直接持有300,000股股份並以購股權承授人身份擁有股份權益,可根據購股權計劃(於二零二零年一月二日公佈)認購最多300,000股股份。
- (5) 字母「L」表示該實體/個人於股份之好倉。
- (6) 於二零二二年三月三十一日,已發行股份之總數為402,500,000 股。

除上文所披露者外,於二零二二年三月三十一日,董事並不知悉任何人士(並非董事或本公司主要行政人員)於本公司股份或相關股份中擁有根據《證券及期貨條例》第XV部第2及3分部須向本公司及聯交所披露,或根據《證券及期貨條例》第336條須記入該條所述登記冊內的權益或淡倉。

董事會報告

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as otherwise disclosed in this Report, at no time during the Reporting Period was the Company or any of its subsidiaries a party to any arrangement that would enable the Directors to acquire benefits by means of acquisition of shares in, or debentures of, the Company or any other body corporate, and none of the Directors or any of their spouses or children under the age of 18 were granted any right to subscribe for the equity or debt securities of the Company or any other body corporate or had exercised any such right.

SHARE OPTION SCHEME

In order to recognise and acknowledge the contributions that the directors and employees of the Group have made or may make to the Group, the Company approved and adopted the share option scheme pursuant to the written resolutions of the Shareholders passed on 20 September 2017 (the "Share Option Scheme"). The principal terms of the Share Option Scheme are summarised below:

- (i) the Board may, at its absolute discretion and on such terms as it may think fit, grant an option to subscribe any director or employee of the Group, from time to time on the basis of his/her contribution or potential contribution to the development and growth of the Group:
- (ii) the maximum number of Shares in respect of which options may be granted under the Share Option Scheme must not in aggregate exceed 40,000,000 Shares, representing 10% of the total number of Shares in issue as at the date of adoption and approximately 9.9% of the total number of Shares in issue as at the Date of this Report;
- (iii) the total number of Shares issued and to be issued upon exercise of options granted to any participant (including both exercised and outstanding options) under the Share Option Scheme, in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue. Any further grant of options in excess of such limit must be separately approved by Shareholders in general meeting with such grantee and his/her close associates abstaining from voting:
- (iv) an option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed 10 years from the date of grant subject to the provisions of early termination thereof;
- (v) an offer for the grant of options must be accepted within three business days from the date of offer. The amount payable by the eligible persons of an option to the Company on acceptance of the offer for the grant of an option is HK\$10;
- (vi) the subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be a price solely determined by the Board and notified to an eligible person and shall not be less than the highest of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average closing prices of the Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a Share on the date of grant of the option; and

董事收購股份或債權證的權利

除本報告以其他方式披露者外,於報告期間內任何時間,本公司或其任何附屬公司概無訂立任何安排,使董事可藉收購本公司或任何其他法團的股份或債權證而獲得利益,且董事或其任何配偶或未滿18歲子女概無獲授予任何認購本公司或任何其他法團的權益或債務證券的權利或已經行使任何該權利。

購股權計劃

為嘉許及表揚已經或可能對本集團作出貢獻的本集團董事 及僱員,本公司已根據股東於二零一七年九月二十日通過 的書面決議案批准及採納購股權計劃(「購股權計劃」)。購 股權計劃的主要條款如下:

- (i) 董事會可全權酌情及按照其可能認為合適的條款, 基於其對本集團的發展及成長所作出之貢獻或潛在 貢獻不時向本集團的任何董事或僱員授出購股權;
- 根據購股權計劃可能授出之購股權可認購之股份最大數目合計不得超過40,000,000股股份,佔於採納日期已發行股份總數10%及於本報告日期已發行股份總數約9.9%;
- (iii) 直至授出日期止任何12個月期間,因根據購股權計劃授予任何參與者的購股權(包括已行使及尚未行使的購股權)獲行使而已發行及將發行的股份總數不得超過已發行股份的1%。額外授出任何超過該上限的購股權須經股東於股東大會上另行批准,且該承授人及其緊密聯繫人須放棄投票;
- (iv) 承授人可於董事會可能釐定的期間,隨時根據購股權計劃的條款行使購股權,惟有關期間不得超過由授出日期起計10年,並受有關提前終止條文所規限:
- (v) 授出購股權的要約須於要約日期起三個營業日內接納。購股權的合資格人士須於接納要約時就獲授的一股購股權向本公司支付10港元;
- (vi) 根據購股權計劃授出的任何一份特別購股權的股份 認購價將為由董事會全權釐定並通知合資格人士的 價格,且不得低於下列各項中的最高者:(i) 聯交所 每日報價表所報股份於授出購股權當日(須為營業 日)的收市價;(ii) 聯交所每日報價表所報股份於緊接 授出購股權當日前五個營業日的平均收市價;及(iii) 股份於授出購股權當日的面值;及

董事會報告

SHARE OPTION SCHEME (CONTINUED)

(vii) the Share Option Scheme will remain in force for a period of 10 years commencing on the Listing Date and shall expire at the close of business on the business day immediately preceding the 10th anniversary thereof unless terminated earlier by the Shareholders in a general meeting.

On 2 January 2020, the Company granted 9,800,000 share options ("Options") to certain eligible participants (the "Grantee(s)"), subject to acceptance by the Grantees, to subscribe for Shares with nominal value of HK\$0.01 each of the Company under the Share Option Scheme. Among the Options granted, 2,000,000 Options were granted to a Director, 700,000 Options were granted to a director of a subsidiary of the Company and 300,000 Options were granted to an associate to a Director.

The estimated fair value of the above 9,800,000 Options granted was approximately HK\$1,057,000, which was calculated by using the binomial option pricing model based on following inputs. The value of the Options is subject to certain fundamental limitations, including the subjective nature of and uncertainty relating to a number of assumptions of the expected future performance input to the model, and certain inherent limitations of the model itself. The expected volatility was determined with reference to the historical daily volatilities of the Share price of the Company. The risk-free rate was determined with reference to the prevailing rates on debt securities as reference from Thomson Reuters.

購股權計劃(續)

(vii) 購股權計劃將於上市日期起計10年內有效,除非在股東大會上遭股東提早終止,否則於緊接購股權計劃滿十週年前一個營業日的營業時間結束時屆滿。

於二零二零年一月二日,本公司根據購股權計劃向若干合資格參與者(「**承授人**」)授出9,800,000股購股權(「**購股權**」),以認購本公司股本中每股面值0.01港元之股份,惟尚待承授人接納,方可作實。在授出的購股權當中,2,000,000股購股權授予一名董事、700,000股購股權授予本公司附屬公司的一名董事及300,000股購股權授予一名董事的聯繫人。

上述已授出的9,800,000股購股權的估計公允值約為1,057,000港元,乃根據以下數據採用二項式期權定價模式計算。購股權價值之準確性乃受制於若干因素,當中包括為預測未來表現而作的多項假設所涉及之主觀性質及不明朗因素,以及計算模式的內在限制。預期波幅乃參考本公司股價以往之每日波幅釐定。無風險利率乃參考湯森路透社所示債務證券之現行利率釐定。

Date of grant2 January 2020授出日期二零二零年一月二日

Share price at grant date 於授出日期的股份價格 Exercise price 行使價 Expected volatility 預期波幅 Expected life 預期年期 Risk-free rate 無風險利率 Expected dividend yield 預期股息率 Exercise multiple 行使倍數

The Group recognised an expense of approximately HK\$57,000 in relation to Options granted by the Company for the Reporting Period.

HK\$0.250 0.250港元 HK\$0.259 0.259港元 54.96% 54.96% 5 years from the date of grant 自授出日期起計五年 2.056% 0% 0% 2.x 2.x

本集團就於報告期間所授出的購股權確認開支約為57,000 港元。

董事會報告

SHARE OPTION SCHEME (CONTINUED)

Details regarding the number of Options, date of grant, exercise period and exercise price of the Options granted under the Share Option Scheme are set out below:

購股權計劃(續)

有關根據購股權計劃授出購股權之購股權數目、授出日期、行使期及行使價之詳情載列如下:

Name of participants 参與者姓名	Date of Options granted 授出購股權日期	Number of Options granted 已授出 購股權數目	Vesting period 歸屬期	Exercise period 行使期	Exercise price of Options 購股權行使價 HK\$ per Share 港元/股	Closing price immediately before date of grant 緊接授出日期 前之收市價 HK\$ per Share 港元/股
Mr. CL Chan (Director and Chief executive officer) 陳澤麟先生 (董事兼行政總裁)	2 January 2020 二零二零年一月二日	2,000,000	2 January 2020 to 30 June 2021 二零二零年一月二日至 二零二一年六月三十日	1 July 2021 to 1 January 2025 二零二一年七月一日至 二零二五年一月一日	0.259	0.25
Ms. Wai Hang Ying Helen ^{Note)} (Former director of KML Engineering) 衛杏英女士 ^{佛田} (高明科技工程前任董事)	2 January 2020 二零二零年一月二日	700,000	2 January 2020 to 30 June 2021 二零二零年一月二日至 二零二一年六月三十日	1 July 2021 to 1 January 2025 二零二一年七月一日至 二零二五年一月一日	0.259	0.25
Madam Woo (Company Secretary) 胡女士 (公司秘書)	2 January 2020 二零二零年一月二日	300,000	2 January 2020 to 30 June 2021 二零二零年一月二日至 二零二一年六月三十日	1 July 2021 to 1 January 2025 二零二一年七月一日至 二零二五年一月一日	0.259	0.25
Employees	2 January 2020 二零二零年一月二日	3,500,000	2 January 2020 to 30 June 2020 二零二零年一月二日至 二零二零年六月三十日	1 July 2020 to 1 January 2025 二零二零年七月一日至 二零二五年一月一日	0.259	0.25
		3,300,000	2 January 2020 to 1 January 2021 二零二零年一月二日至 二零二一年一月一日	2 January 2021 to 1 January 2025 二零二一年一月二日至 二零二五年一月一日	0.259	0.25
Total 總計		9,800,000				

Note: Ms. Wai Hang Ying Helen resigned as the director of KML Engineering on 29 November 2021.

附註: 衛杏英女士於二零二一年十一月二十九日辭任高明科技工程的 華惠。

董事會報告

SHARE OPTION SCHEME (CONTINUED)

During the Reporting Period, no options were granted, cancelled or exercised whereas 1,300,000 options were lapsed/forfeited. Details of the movements of Options granted, exercised, cancelled or lapsed/forfeited during the Reporting Period and the outstanding Options as at 31 March 2022 are as follows:

購股權計劃(續)

於報告期間,沒有授出、注銷或行使購股權,已失效/已沒收購股權有1,300,000股。於報告期間,已授出、已行使、已注銷或已失效/已沒收之購股權變動以及於二零二二年三月三十一日尚未行使之購股權詳情如下:

Name of participants	Outstanding as at 1 April 2021 於二零二一年	Number of Options granted	Number of Options exercised	Number of Options cancelled	Number of Options lapsed/ forfeited	Outstanding as at 31 March 2022 於二零二二年
參與者姓名	四月一日 尚未行使	已授出 購股權數目	已行使 購股權數目	已註銷 購股權數目	已失效/已沒收 購股權數目	三月三十一日 尚未行使
Mr. CL Chan (Director and Chief executive officer) 陳澤麟先生 (董事兼行政總裁)	2,000,000	-	-	-	-	2,000,000
Ms. Wai Hang Ying Helen ^(Note) (Former director of KML Engineering) 衛杏英女士 ^(明拉) (高明科技工程前任董事)	700,000	-	-	-	700,000	-
Madam Woo (Company Secretary) 胡女士 (公司秘書)	300,000	-	-	-	-	300,000
Employees 僱員	4,300,000	-	-	-	600,000	3,700,000
Total 總計	7,300,000	-	-	-	1,300,000	6,000,000

Note: Ms. Wai Hang Ying Helen resigned as the director of KML Engineering on 29 November 2021.

As at the Date of this Report, taking into account 19,000,000 share options had been granted, the maximum number of Shares in respect of which options may be granted is 21,000,000, representing approximately 5.2% of the total number of Shares in issue as at the Date of this Report.

SHARE AWARD SCHEME

The Company adopted a share award scheme (the "Share Award Scheme") on 5 November 2018 (the "Adoption Date"). Subject to any early termination as may be determined by the Board, the Share Award Scheme shall be valid and effective for a term of 15 years commencing on the Adoption Date. Please refer to the announcement dated 5 November 2018 for details.

On 5 July 2021, 2,375,000 awarded Shares were granted to employees of KML Engineering. The awarded Shares granted represent approximately 0.6% of the total number of Shares in issue as at the Date of this Report. As at 31 March 2022, 1,370,000 awarded Shares were vested to employee.

EQUITY-LINKED AGREEMENTS

Save for the Share Option Scheme and Share Award Scheme as set out in this Report, no equity-linked agreement that would or might result in the Company issuing Shares, or that requiring the Company to enter into an agreement that would or might result in the Company issuing Shares, was entered into by the Company during the year or subsisted at the end of the year.

附註: 衛杏英女士於二零二一年十一月二十九日辭任高明科技工程的 董事。

截至本報告日期,計及已授出19,000,000股購股權,可授出購股權的最高股份數目為21,000,000股,佔截至本報告日期已發行股份總數約5.2%。

股份獎勵計劃

本公司於二零一八年十一月五日(「**採納日期**」)採納一項股份獎勵計劃(「**股份獎勵計劃**」)。股份獎勵計劃將自採納日期起生效,有效期為十五年,董事會可決定提前終止。有關詳情,請參閱日期為二零一八年十一月五日的公告。

於二零二一年七月五日,2,375,000股獎勵股份分別授予高明科技工程的僱員。授出的獎勵股份佔本報告日期已發行股份總數約0.6%。於二零二二年三月三十一日,1,370,000股獎勵股份已歸屬予僱員。

股票掛鉤協議

除本報告所載購股權計劃及股份獎勵計劃外,本公司於年內或於年末不曾訂立或存有將會或可能導致本公司發行股份或規定本公司訂立將會或可能導致本公司發行股份的協議的股票掛鉤協議。

董事會報告

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

During the Reporting Period, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities, except that the trustee of the Share Award Scheme, pursuant to the terms of the rules and trust deed of the Share Award Scheme, purchased on the Stock Exchange a total of 40,000 Shares at a total consideration of approximately HK\$9,000.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles of Association or the laws of the Cayman Islands that would oblige the Company to offer new Shares on a pro rata basis to the existing Shareholders.

NON-COMPETITION UNDERTAKING

Pursuant to the deed of non-competition dated 20 September 2017 (the "Deed of Non-competition") entered into by the Group and Mr. KM Luk, Madam Leung, Mr. KL Luk, Mr. YC Luk and KML Holdings (collectively, the "Controlling Shareholders") and as covenators (collectively, the "Covenators"), each of the Covenators has irrevocably and unconditionally undertaken to and covenanted with the Company (for itself and as trustee for its subsidiaries) that, subject to the exceptions as described in the Prospectus, during the period that the Deed of Non-Competition remains effective, he/she/it shall not, and shall procure that his/her/its associates (other than any members of the Group) will not, during the term of the Deed of Non-Competition, directly or indirectly, either for his/her/its own account or in conjunction with or on behalf of or for any other person, firm or company, whether for profit, reward or otherwise, (i) carry on, participate in, be interested or engaged in, or acquire or hold any right or interest (in each case whether as a shareholder, partner, agent, consultant, employee or otherwise) directly or indirectly in any business which is or likely to be in competition with the business currently from time to time engaged by the Group (the "Restricted Business") in Hong Kong, Taiwan and any other country or jurisdiction which any member of the Group provides such services and/ or in which any member of the Group carries on its business currently and from time to time (the "Territory"); (ii) solicit, interfere with or endeavour to entice away from any member of the Group any person, firm, company or organisation who to his/her/its knowledge is now or has been a customer, supplier, subcontractor or employee of any member of the Group in the past twelve months before such proposed engagement or employment; or (iii) without prior written consent of the Company, make use of any information pertaining to the business, which have or may have come to his/her/its knowledge in his/her/its capacity as a Controlling Shareholder and/or Director for any purpose of his/her/its capacity as a Controlling Shareholder and/or Director for any purpose of his/her/its engaging, investing or participating in any Restricted Business in the Territory. For details of the above, please refer to the Prospectus.

The Company has received confirmations from the Controlling Shareholders confirming their compliance with the Deed of Noncompetition respectively during the Reporting Period for disclosure in this Report.

The independent non-executive Directors have reviewed the Deed of Noncompetition during the Reporting Period and based on the information and confirmation provided by or obtained from the Controlling Shareholders and they were satisfied that the Controlling Shareholders have duly complied with the Deed of Non-competition during the Reporting Period.

購買、出售或贖回上市證券

於報告期間,本公司或任何其附屬公司概無購買、出售或 贖回任何本公司的上市證券,惟股份獎勵計劃的受託人根 據股份獎勵計劃的規則及信託契據的條款以總代價約9,000 港元於聯交所購買合共40,000股股份除外。

優先購買權

根據組織章程細則或開曼群島法律概無優先購買權條文, 規定本公司須按比例向現有股東發售新股份。

不競爭承諾

根據本集團與陸鑑明先生、梁女士、陸季農先生、陸彥彰 先生及KML Holdings(統稱「控股股東」)及作為契諾人(統稱 「契諾人」)簽立日期為二零一七年九月二十日的不競爭契據 (「不競爭契據」),契諾人各自已不可撤回及無條件地向本 公司(為其本身及作為其附屬公司的受託人)承諾及立約。 除非符合招股章程所述的例外情況,於不競爭契據仍屬有 效期間,彼將不會並將促使其聯繫人(本集團任何成員公司 除外)不會於不競爭契據有效期間,為彼/其本身或聯同或 代表任何其他人士、商號或公司,為溢利、收益或其他利 益而直接或間接(i)在香港、台灣及本集團任何成員公司提 供相關服務及/或本集團任何成員公司現時及不時進行業 務所在的任何其他國家或司法權區(「境內」)發展、經營、 持有權益或從事,或收購或持有權利或利益(於各情況下不 論為股東、合夥人、代理、顧問、僱員或其他身份)與本 集團現時及不時參與的業務活動構成競爭或可能構成競爭 的任何業務(「**受限制業務**」);(ii)招攬、干預或設法從本集 團任何成員公司招引任何據其所知現時或於建議委聘或僱 用前十二個月內為本集團任何成員公司的客戶、供應商、 分包商或僱員的任何人士、商號、公司或組織;或(iii)在未 經本公司事先書面同意的情況下,利用因作為我們的控股 股東及/或董事而已經或可能獲悉有關業務的任何資料, 以於境內從事、投資或參與任何受限制業務。有關上述詳 情,請參閱招股章程。

本公司已接獲控股股東的確認,彼等於報告期間已遵守不 競爭契據,以披露於本報告。

獨立非執行董事於報告期間已審閱不競爭契據及根據控股 股東提供或自其獲悉的資料及確認,彼等信納控股股東於 報告期間已恰當遵守不競爭契據。

董事會報告

DIRECTORS' INTEREST IN COMPETING BUSINESS

Save as disclosed in this Report, during the Reporting Period, none of the Directors or their respective associates had engaged in or had any interest in any business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

During the Reporting Period, the Group entered into certain connected transactions with the connected person of the Company, namely K M L Limited.

CONNECTED TRANSACTION

Tenancy Agreement

KML Engineering, a wholly-owned subsidiary of the Company, as tenant entered into a tenancy agreement on 30 March 2020 (the "**Tenancy Agreement**") with K M L Limited as landlord in respect of Workshop 12 on G/F of Block B, Workshop 5 on 1/F with Flat Roof of Block B, Workshops 7, 9, 10 and 11 on 1/F of Block B, Workshop 7 on 3/F with Flat Roof of Block B and Car Parking Spaces numbered V20, V25, L33, L37 and L39, Shatin Industrial Centre, Nos. 5-7 Yuen Shun Circuit, Shatin, New Territories, Hong Kong (the "**Premises**") for a term of 18 months from 1 April 2020 to 30 September 2021 (both days inclusive).

K M L Limited is a company incorporated in Hong Kong and owned as to 78.2% by Golden Sail International Limited ("**Golden Sail**"), which is wholly-owned by a trustee for a family trust where the beneficiaries include Mr. KM Luk and Madam Leung. Therefore, K M L Limited is an associate of each of Mr. KM Luk and Madam Leung, and hence is a connected person of the Company.

The Group has been leasing the Premises from K M L Limited as its head office and workshops in Hong Kong for more than 20 years. The Company considers that it would be beneficial to lease the Premises as it will enable the Group to secure its stable operation at the Premises without incurring additional costs and expenses in identifying, renovating and relocating to alternative premises and ensure that there will be no disruption to the operations, business and growth of the Group. The Directors believe that the entering of this Tenancy Agreement is necessary for the continuous use of the premises by KML Engineering and the growth and operations of the Group.

On 30 September 2021, KML Engineering has renewed the tenancy agreement for another 18 months from 1 October 2021 to 31 March 2023 (both days inclusive) (the "**New Tenancy Agreement**"). The principal terms of the New Tenancy Agreement are set out below:

- (i) The term of the New Tenancy Agreement is for a fixed term commencing on 1 October 2021 and expiring on 31 March 2023 unless terminated earlier upon certain events of default as provided in the New Tenancy Agreement.
- the monthly rent of HK\$477,920 per calendar month payable by KML Engineering (exclusive of management fees, government rates and rent and outgoings).

董事於競爭業務中的權益

除本年報所披露者外,於報告期間,概無董事或彼等各自 的聯繫人從事與本集團業務直接或間接競爭或可能競爭的 任何業務或於該等業務中擁有權益。

關連交易及連續關連交易

於報告期間,本集團與本公司關連人士(即圖遠有限公司) 訂立若干關連交易。

關連交易

租賃協議

於二零二零年三月三十日,本公司的全資附屬公司高明科技工程(作為租戶)就香港新界沙田源順圍5-7號沙田工業中心B座地下12號工場、B座1樓5號工場及平台、B座1樓7號、9號、10號及11號工場、B座3樓7號工場及平台以及V20號、V25號、L33號、L37號及L39號泊車位(「該等物業」)與圖遠有限公司(作為業主)訂立一份租賃協議(「租賃協議」),期限為自二零二零年四月一日起至二零二一年九月三十日(首尾兩天包括在內)止18個月。

圖遠有限公司為於香港註冊成立的公司及由Golden Sail International Limited(「Golden Sail」)擁有78.2%,而Golden Sail由一名受託人代家族信託(受益人包括陸鑑明先生及梁女士)全資擁有。因此,圖遠有限公司為陸鑑明先生及梁女士的聯繫人,故為本公司的關連人士。

本集團已自圖遠有限公司租賃該等物業作為其在香港的總部及工坊已逾20年。本公司認為,租賃該等物業屬有益,因為其將使本集團能確保其在該等物業的穩定經營,而不會因物色、翻新及搬遷至其他物業方面產生額外成本及開支並確保本集團的經營、業務及增長將不會受到干擾。董事相信訂立該租賃協議對高明科技工程持續使用該等物業以及本集團的增長及營運而言屬必需。

於二零二一年九月三十日,高明科技工程已將租賃協議另行續期18個月,自二零二一年十月一日至二零二三年三月三十一日(首尾兩天包括在內)(「新租賃協議」)。新租賃協議的主要條款載列如下:

- (i) 新租賃協議的期限為固定期限,自二零二一年十月 一日開始及於二零二三年三月三十一日屆滿,除非 因新租賃協議規定的若干違約條款而提早終止。
- (ii) 月租為每曆月477,920港元,須由高明科技工程每曆 月預先支付(不包括管理費、政府差餉及政府地租及 其他開支)。

董事會報告

CONNECTED TRANSACTION (CONTINUED)

Tenancy Agreement (continued)

As the applicable percentage ratios in respect the New Tenancy Agreement exceed 5% but are less than 25% and the value of the right-of-use of the Premises is less than HK\$10,000,000, the transaction contemplated under the New Tenancy Agreement constitutes a connected transaction of the Company and is subject to the reporting and announcement requirements under Chapter 20 of the GEM Listing Rules but exempt from the circular (including independent financial advice) and Shareholders' approval requirements under the GEM Listing Rules.

Save as disclosed in this Report, during the Reporting Period, the Company had no connected transactions or continuing connected transactions which fell to be disclosed in accordance with the provisions under Chapter 20 of the GEM Listing Rules in relation to the disclosure of connected transactions and continuing connected transactions.

The related party transactions as disclosed in note 28 to the consolidated financial statements constituted as connected transactions or continuing connected transactions as defined in Chapter 20 of the GEM Listing Rules and in compliance with the disclosure requirements under Chapter 20 of the GEM Listing Rules.

LITIGATIONS

As at the Date of this Report, neither the Company nor any other member of the Group was engaged in any litigation or claims of material importance known to the Directors to be pending or threatened against any member of the Group.

PERMITTED INDEMNITY PROVISION

Pursuant to the Articles of Association, Directors and senior officers of the Company shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto, and no Director or officer shall be liable for any loss, damages or misfortune which may happen to or be incurred by the Company in the execution of the duties of his office or in relation thereto. The Company has arranged appropriate Directors and officers liability insurance coverage for the Directors and officers of the Company for the Reporting Period.

SUBSEQUENT EVENTS

KML Capitals Limited, a wholly-owned subsidiary of the Company, made subscriptions for five currency linked investment products from a financial institution on 5 May 2022 and 25 May 2022, respectively, in an aggregate amount of approximately HK\$4.3 million. Further details are set out in the Company's announcement dated 16 June 2022.

Save as disclosed above, up to the Date of this Report, there were no other subsequent events after the Reporting Period.

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") had, together with the management, reviewed the accounting principles and policies adopted by the Group and the consolidated financial statements for the Reporting Period.

關連交易(續)

和賃協議(續)

由於有關新租賃協議的適用百分比率超過5%但低於25%及該等物業使用權價值低於10,000,000港元,新租賃協議項下擬進行交易構成本公司關連交易,且須遵守GEM上市規則第20章項下的申報及公告規定,但獲豁免遵守GEM上市規則項下的通函(包括獨立財務意見)及股東批准的規定。

除本報告所披露者外,於報告期間,本公司並無根據GEM 上市規則第20章項下有關披露關連交易及持續關連交易的 條文須予披露的關連交易或持續關連交易。

誠如綜合財務報表附註28所披露,關聯方交易構成關連交易或持續關連交易(定義見GEM上市規則第20章)及遵守GEM上市規則第20章項下的披露規定。

訴訟

於本報告日期,本公司及本集團任何其他成員公司均未涉 及任何針對本集團成員公司的未決或受威脅的重大訴訟或 索償。

獲准許彌償條文

根據組織章程細則,本公司董事及高級職員就其執行職務 或與此有關所蒙受或招致的一切損失或負債,均有權從本 公司資產中獲得彌償保證,而各董事或高級職員概無須就 其執行職務可能出現或招致的任何損失、損害或不幸情況 負責。於報告期間,本公司已為本公司董事及高級職員安 排合適的董事及高級職員責任保險。

期後事項

本公司全資附屬公司高萌投資有限公司分別於二零二二年 五月五日及二零二二年五月二十五日向一家金融機構認購 五項貨幣掛鈎投資產品,總額約為4.3百萬港元。進一步詳 情載於本公司日期為二零二二年六月十六日的公告中。

除上文所披露者外,直至本報告日期,概無其他報告期間 結束後事項。

審核委員會

本公司審核委員會(「**審核委員會**」)已連同管理層審閱本集 團採納的會計原則及政策及於報告期間的綜合財務報表。

董事會報告

CORPORATE GOVERNANCE

The Company is committed to maintaining high standards of corporate governance practices. Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 41 to 55 of this Report.

The compliance officer of the Company is Mr. YC Luk, whose biographical details are set out on page 21. The company secretary is Madam Woo who satisfies the qualification requirement under Rules 5.14 and 11.07 of the GEM Listing Rules as the Company Secretary. Madam Woo's biographical details are set out on page 24 of this Report.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained sufficient public float as at the Date of this Report as required under the GEM Listing Rules.

AUDITORS

Ernst & Young were appointed as the Auditors for the Reporting Period. The accompanying financial statements prepared in accordance with Hong Kong Financial Reporting Standards have been audited by Ernst & Young.

On behalf of the Board

KML Technology Group Limited

Luk Kam Ming

Chairman and Executive Director

Hong Kong, 17 June 2022

企業管治

本公司致力維持高水平的企業管治常規。有關本公司採納的企業管治常規的資料載列於本年報第41至55頁的企業管治報告。

本公司的合規主任為陸彥彰先生,其履歷詳情載列於本年報第21頁。公司秘書為胡女士,其作為公司秘書符合GEM 上市規則第5.14條及第11.07條項下的資格規定。胡女士的履歷詳情載列於本年報第24頁。

足夠公眾持股量

本公司根據公開所得資料及就董事所知,本公司於本報告日期一直維持GEM上市規則規定之足夠公眾持股量。

核數師

安永會計師事務所獲委任為於報告期間的核數師。根據香港財務報告準則編製的隨附財務報表已獲安永會計師事務 所審核。

代表董事會 高**萌科技集團有限公司** 陸鑑明 主席兼執行董事

香港,二零二二年六月十七日

企業管治報告

CORPORATE GOVERNANCE PRACTICE

The Group is committed to maintaining high standards of corporate governance to safeguard the interests of the Shareholders and to enhance corporate value and accountability. The Company has adopted the Corporate Governance Code (the "CG Code") as set out in Appendix 15 to the GEM Listing Rules as its own code of corporate governance. During the Reporting Period, the Company has applied the principles as set out in the CG Code contained in Appendix 15 to the GEM Listing Rules which are applicable to the Company and has complied with the CG Code.

THE BOARD

Responsibilities

The Board is responsible for the overall leadership of the Group, oversees the Group's strategic decisions and monitors business and performance. The Board has delegated the authority and responsibility for day-to-day management and operation of the Group. To oversee particular aspects of the Company's affairs, the Board has established four Board committees including the Audit Committee, the remuneration committee (the "Remuneration Committee"), the nomination committee (the "Nomination Committee") and the Risk Management Committee (together, the "Board Committees"). The Board has delegated to the Board Committees responsibilities as set out in their respective terms of reference.

All Directors had carried out duties in good faith and in compliance with applicable laws and regulations, and have acted in the interests of the Company and the Shareholders at all times.

The Company has arranged appropriate liability insurance in respect of legal action against the Directors. The insurance coverage will be reviewed on an annual basis.

Board Composition

The Board comprises four executive Directors and three independent nonexecutive Directors as follows:

Executive Directors:

Mr. LUK Kam Ming

Mr. CHAN Chak Lun Philip

Mr. LUK Kwai Lung

Mr. LUK Yin Cheung

Independent Non-executive Directors:

Mr. LAU On Kwok

Mr. LAW Wing Chi Stephen

Dr. TSE Chi Kong

The biographies of the Directors are set out under the section headed "Directors and Senior Management" of this Report.

企業管治常規

本集團致力維持高水平的企業管治,以保障股東權益以及提升企業價值及問責性。本公司已採納GEM上市規則附錄十五所載的企業管治守則(「企業管治守則」)作為其本身的企業管治守則。於報告期間,本公司已採用GEM上市規則附錄十五所載企業管治守則項下適用於本公司的原則,並已遵守企業管治守則。

董事會

職責

董事會負責本集團的整體領導,監督本集團的戰略決策及 監控業務與表現。董事會已授出有關本集團日常經營管理 方面的權力及職責。為監督本公司事務的特定方面,董事 會已成立四個董事委員會,包括審核委員會、薪酬委員會 (「薪酬委員會」)、提名委員會(「提名委員會」)及風險管理 委員會(統稱「董事委員會」)。董事會已向董事委員會授權 其各自職權範圍所載的職責。

全體董事以誠信態度執行職責,並遵守適用法例及規例, 且一直以符合本公司及股東的利益行事。

本公司已就針對董事的法律訴訟安排適當的責任保險,保 險範圍將每年進行審閱。

董事會組成

董事會由下列四名執行董事及三名獨立非執行董事組成:

執行董事:

陸鑑明先生

陳澤麟先生

陸季農先生

陸彥彰先生

獨立非執行董事:

劉安國先生

羅永志先生

謝智剛博士

各董事履歷載於本年報「董事及高級管理層」一節。

企業管治報告

THE BOARD (CONTINUED)

During the Reporting Period, the Board has met at all times the requirements under Rules 5.05(1) and 5.05(2) of the GEM Listing Rules relating to the appointment of at least three independent non-executive Directors with at least one independent non-executive Director possessing appropriate professional qualifications or accounting or related financial management expertise.

The Company has also complied with Rule 5.05A of the GEM Listing Rules relating to the appointment of independent non-executive Directors representing at least one-third of the Board.

The Company believes that the diversity of Board members will be immensely beneficial for the enhancement of the Company's performance. Therefore, the Company has adopted a Board diversity policy to ensure that the Company will, when determining the composition of the Board, consider Board diversity in terms of, among other things, age, cultural and educational background, professional experience, skills and knowledge. All Board appointments will be based on merits, and candidates will be considered against objective criteria, having due regard for the benefits of diversity of the Board.

The Company has received the confirmation from each of the independent non-executive Directors about his independence pursuant to Rule 5.09 of the GEM Listing Rules, the Company considers all of them to be independent.

Save as disclosed in the Directors' biographies set out in the section headed "Directors and Senior Management" in this Report, none of the Directors have any personal relationship (including financial, business, family or other material or relevant relationship) with any other Directors and the chief executive of the Company.

All Directors, including independent non-executive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board for its efficient and effective functioning. Independent non-executive Directors are invited to serve on the Audit Committee, the Remuneration Committee, the Nomination Committee and the Risk Management Committee.

As regards the CG Code provision requiring directors to disclose the number and nature of offices held in public companies or organisations and other significant commitments as well as the identity of the public companies or organisations and the time involved to the Company, the Directors have agreed to disclose their commitments and any subsequent change to the Company in a timely manner.

董事會(續)

於報告期間,董事會一直遵守GEM上市規則第5.05(1)及 5.05(2)條有關委任至少三名獨立非執行董事,而其中至少 有一名獨立非執行董事擁有適當的專業資格或會計或相關 財務管理專長的規定。

本公司亦遵守GEM上市規則第5.05A條有關委任的獨立非執行董事佔董事會人數至少三分之一的規定。

本公司相信董事會成員多元化將對加強本公司表現益處良多。因此,本公司已採納董事會多元化政策,以確保在釐定董事會成員組合時會從年齡、文化及教育背景、專業經驗、技能及知識等多個方面考慮董事會多元化。董事會所有委任均以用人唯才為基礎,並在考慮候選人時以客觀條件顧及董事會多元化之裨益。

本公司已接獲各獨立非執行董事根據GEM上市規則第5.09 條之規定就其獨立性而發出之確認,本公司認為彼等均為 獨立人士。

除本年報「董事及高級管理層」一節所載董事履歷中披露者外,概無董事與任何其他董事及本公司主要行政人員有任何個人關係(包括財務、業務、家族或其他重大或相關關係)。

全體董事(包括獨立非執行董事)均為董事會帶來各種不同 的寶貴營商經驗、知識及專門技能,促進董事會高效及有 效運作。獨立非執行董事獲邀出任審核委員會、薪酬委員 會、提名委員會及風險管理委員會成員。

鑒於企業管治守則條文要求董事向本公司披露於公眾公司 或機構擔任職務的數量及性質及其他重大承擔,以及公眾 公司或機構的身份及所投入時間,董事已同意適時向本公 司披露彼等的承擔及任何後續變動。

企業管治報告

INDUCTION AND CONTINUOUS PROFESSIONAL DEVELOPMENT

Each newly appointed Director is provided with necessary induction and information to ensure that he/she has a proper understanding of the Group's operations and businesses as well as his/her responsibilities under relevant statues, laws, rules and regulations. The Company also provides regular updates on latest development and changes in the GEM Listing Rules and other relevant legal and regulatory requirements from time to time. The Directors are also provided with regular updates on the Group's performance, position and prospects to enable the Board as a whole and each Director to discharge his duties.

Directors are encouraged to participate in continuous professional development seminars to develop and refresh their knowledge and skills. The company secretary of the Company has from time to time updated and provided the Directors with written training materials relating to the roles, functions and duties of a director of a listed issuer on GEM of the Stock Exchange.

The professional trainings of the Directors during the Reporting Period are as follows:

入職及持續專業發展

所有新委任的董事均獲提供必要的入職培訓及資料,以確保彼對本集團的營運及業務以及彼於相關法規、法例、規則及規例下的責任有適當了解。本公司亦定期提供GEM上市規則及其他相關法律及監管規定之不時最新發展及變動的更新資料。董事亦定期獲提供有關本集團表現、狀況及前景的最新資料,以便董事會全體及各董事履行彼等的職責。

本公司鼓勵董事參與持續專業發展研討會,以發展及更新彼等的知識及技能。本公司的公司秘書不時向董事更新及提供有關聯交所GEM上市發行人董事角色、職能及職責的書面培訓資料。

董事於報告期間參與的專業培訓如下:

Directors	Type of trainings
董事	培訓類別

<u></u>		- 1 1/3(3)
Executive Directors	執行董事	
Mr. LUK Kam Ming	陸鑑明先生	A, B
Mr. CHAN Chak Lun Philip	陳澤麟先生	A, B
Mr. LUK Kwai Lung	陸季農先生	A, B
Mr. LUK Yin Cheung	陸彥彰先生	А, В
Independent Non-Executive Directors	獨立非執行董事	
Mr. LAU On Kwok	劉安國先生	A, B
Mr. LAW Wing Chi Stephen	羅永志先生	A, B
Dr. TSE Chi Kong	謝智剛博士	A, B

Notes:

- A: Attending seminars and/or meetings and/or forums and/or briefings
- B: Reading materials relevant to corporate governance, director's duties and responsibilities, listing rules and other relevant prelimances.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Under code provision C.2.1 of the CG Code, the roles of chairman and chief executive officer should be separate and performed by different individuals.

The chairman of the Board and the chief executive officer of the Company are currently two separate positions held by Mr. KM Luk and Mr. CL Chan, respectively, with clear distinction in responsibilities. Mr. KM Luk is responsible for devising strategies for the continuous development of the Group, overseeing the Group's business operations and financial performance, as well as leading the Board in performing its functions while Mr. CL Chan is responsible for managing the overall business operations and executing business strategies of the Group.

附註:

- A: 出席研討會及/或會議及/或論壇及/或簡報會
- B: 閲覽企業管治、董事職責及責任、上市規則及其他相關條例的 相關材料

主席及行政總裁

根據企業管治守則守則條文第C.2.1條,主席及行政總裁的 角色應予以區分及由不同人士擔任。

董事會主席及本公司行政總裁目前由陸鑑明先生及陳澤麟 先生分別擔任,其職責範圍有明確區分。陸鑑明先生負責 設計本集團持續發展策略、監督本集團業務營運及財務表 現以及領導董事會履行其職能,而陳澤麟先生負責管理本 集團整體業務營運及執行業務策略。

企業管治報告

TERMS OF APPOINTMENT AND RE-ELECTION OF DIRECTORS

Each of the executive Directors has signed a service agreement with the Company for a term of three years and will continue thereafter until terminated in accordance with terms of the agreement.

Each of the independent non-executive Directors has renewed the letter of appointment with the Company for a term of three years, which may be renewable subject to both parties' agreement.

None of the Directors has a service agreement / letter of appointment which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

The procedures and process of appointment, re-election and removal of Directors are set out in the Articles of Association. The Nomination Committee is responsible for reviewing the Board composition and making recommendations to the Board on the appointment or re-election of Directors and succession planning for Directors.

COMPLIANCE WITH THE REQUIRED STANDARD OF DEALINGS IN SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules as its own code of conduct regarding Directors' securities transactions in the securities of the Company.

The Company has made specific enquiries to all Directors about their compliance with the required standard of dealings from the Listing Date and up to 31 March 2022, without noticing any violation of the required standard.

DELEGATION BY THE BOARD

The Board reserves for its decision on all major matters of the Company, including approval and monitoring of all policy matters, overall strategies and budgets, risk management and internal control systems, material transactions (in particular those that may involve conflict of interests), financial information, appointment of Directors and other significant financial and operational matters. Directors are provided with sufficient resources to seek independent professional advice in performing their duties at the Company's expense and are encouraged to access and to consult with the Company's senior management independently.

The daily management, administration and operation of the Group are delegated to the senior management. The delegated functions and responsibilities are periodically reviewed by the Board. Approval has to be obtained from the Board prior to any significant transactions entered into by the management.

董事的委任年期及重選連任

各執行董事已與本公司簽訂一份為期三年的服務協議,其 後將會繼續直至根據協議條款終止為止。

各獨立非執行董事已與本公司重續一份為期三年的委任 函,可由雙方協定重續。

概無董事與本集團訂有任何本集團如無作出賠償(法定賠償除外)則不可於一年內終止的服務協議/委任函。

董事的委任、重選連任及罷免程序及步驟載於組織章程細則。提名委員會負責檢討董事會的組成及就董事的委任、 重選連任及繼任計劃向董事會提供推薦建議。

遵守董事進行證券交易的必守標準

本公司已採納GEM上市規則第5.48至5.67條所載交易必守標準作為其本身就董事進行本公司證券交易的操守準則。

本公司已就全體董事於截至二零二二年三月三十一日止年 度遵守交易必守標準的情況向彼等作出特定查詢,並無發 現任何違反必守標準的情況。

董事會的授權

董事會對本公司所有重大事宜保留決策權,包括:批准及監督一切政策事宜、整體策略及預算、風險管理及內部監控系統、重大交易(特別是可能牽涉利益衝突者)、財務資料、委任董事及其他重大財務及營運事宜。董事於履行彼等職責時獲提供充足資源尋求獨立專業意見,費用由本公司承擔。彼等亦可向本公司高級管理層進行獨立諮詢。

本集團的日常管理、行政及營運交予高級管理層負責。授 權職能及職責由董事會定期檢討。管理層訂立任何重大交 易前須取得董事會批准。

企業管治報告

CORPORATE GOVERNANCE FUNCTION

The Board recognises that corporate governance should be the collective responsibility of the Directors which includes:

- to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (ii) to review and monitor the training and continuous professional development of the Directors and senior management;
- (iii) to develop, review and monitor the codes of conduct and compliance manuals applicable to employees and the Directors;
- (iv) to develop and review the Company's policies and practices on corporate governance and make recommendations to the Board on such matters;
- (v) to review the Company's compliance with the CG Code and disclosure in the corporate governance report; and
- (vi) to review and monitor the Company's compliance with the Company's whistleblowing policy.

BOARD MEETINGS

The Company adopts the practice of holding Board meetings regularly, at least four times a year, and at approximately quarterly intervals. Notices of not less than 14 days are given for all regular Board meetings to provide all Directors with an opportunity to attend and include matters in the agenda for a regular meeting.

For other Board and Board Committee meetings, reasonable notice is generally given. The agenda and accompanying board papers are despatched to the Directors or Board Committees members at least three days before the meetings to ensure that they have sufficient time to review the papers and are adequately prepared for the meetings. When Directors or Board Committee members are unable to attend a meeting, they will be advised of the matters to be discussed and given an opportunity to make their views known to the chairman of the Board or the relevant Board Committees prior to the meeting. Minutes of the meetings are kept by the company secretary with copies circulated to all Directors to the relevant Board Committees members for information and records.

Minutes of the Board meetings and Board Committees meetings are recorded in sufficient details about the matters considered by the Board and the Board Committees and the decisions reached, including any concerns raised by the Directors or the Board Committees members. Draft minutes of each Board meeting and Board Committee meeting are sent to the Directors or the Board Committees members for comments within a reasonable time after the date on which the meeting is held. Minutes of the Board meetings and the Board Committees are open for inspection by Directors.

企業管治職能

董事會確認,企業管治應屬董事的共同責任,包括:

- (i) 檢討及監察本公司在遵守法律及監管規定方面的政策及常規:
- (ii) 檢討及監察董事及高級管理層的培訓及持續專業發展:
- (iii) 制定、檢討及監察適用於僱員及董事的操守準則及 合規手冊:
- (iv) 制定及檢討本公司的企業管治政策及常規,並就有關事宜向董事會提出建議:
- (v) 檢討本公司遵守企業管治守則的情況及企業管治報 告的披露資料:及
- (vi) 檢討及監察本公司遵守其舉報政策的情況。

董事會會議

本公司採納定期舉行董事會會議之慣例,每年至少舉行四次會議,大約每季度舉行一次。全體董事就所有定期董事會會議會獲發不少於14天的通知,令彼等有機會出席會議及於定期會議議程內載入有關事宜。

就其他董事會及董事委員會會議而言,一般會發出合理時間的通知。會議議程及隨附董事會文件在會議日期前至少三天寄發予董事或董事委員會成員,以確保彼等有充足時間審閱有關文件及充分準備出席會議。倘董事或董事委員會成員未能出席會議,則彼等會獲悉將予討論的事宜及於會議召開前有機會知會董事會或相關董事委員會主席有關彼等的意見。會議記錄由公司秘書保存,副本將於全體董事或相關董事委員會成員間傳閱,以供參閱及記錄。

董事會會議及董事委員會會議的會議記錄會詳盡記錄董事 會及董事委員會所考慮的事宜及所達致的決定,包括董事 或董事委員會成員提出的任何問題。各董事會會議及董 事委員會會議的會議記錄草稿會於會議舉行日期後的合理 時間內寄送至各董事或董事委員會成員,以供彼等提出意 見。董事會及董事委員會的會議記錄可供董事查閱。

企業管治報告

BOARD MEETINGS (CONTINUED)

During the Reporting Period, seven board meetings and one general meeting were held and the attendance of each Director at these meetings is set out in the table below:

董事會會議(續)

於報告期間,共舉行七次董事會會議及一次股東大會。各董事於該等會議的出席情況載於下表:

Directors 董事		Board meeting(s) Attended/Held 已出席/已舉行 董事會會議	General meeting(s) Attended/Held 已出席/已舉行 股東大會
Executive Directors:	執行董事:		
Mr. LUK Kam Ming	陸鑑明先生	7/7	1/1
Mr. CHAN Chak Lun Philip	陳澤麟先生	6/7	1/1
Mr. LUK Kwai Lung	陸季農先生	7/7	1/1
Mr. LUK Yin Cheung	陸彥彰先生	7/7	1/1
Independent Non-executive Directors:	獨立非執行董事:		
Mr. LAU On Kwok	劉安國先生	7/7	1/1
Mr. LAW Wing Chi Stephen	羅永志先生	7/7	1/1
Dr. TSE Chi Kong	謝智剛博士	7/7	1/1

BOARD COMMITTEES

Audit Committee

The Audit Committee comprises three members, namely Mr. LAU On Kwok (chairman), Mr. LAW Wing Chi Stephen and Dr. TSE Chi Kong, all of them are independent non-executive Directors.

The principal duties of the Audit Committee include the following:

- to review the relationship with the Auditor by reference to the work performed by the Auditor, their fees and terms of engagement, and make recommendations to the Board on the appointment, reappointment and removal of the Auditor;
- (ii) to review the financial statements and reports and consider any significant or unusual items raised by the Company's staff responsible for the accounting and financial reporting function, compliance officer or the Auditor before submission to the Board; and
- (iii) to review the adequacy and effectiveness of the Company's financial reporting system, risk management and internal control systems and associated procedures, including the adequacy of the resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function.

The written terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company.

The Audit Committee had five meetings and two of the meetings with the Company's external auditor during the Reporting Period.

董事委員會

審核委員會

審核委員會目前由三名成員組成,即劉安國先生(主席)、 羅永志先生及謝智剛博士,彼等均為獨立非執行董事。

審核委員會的主要職責包括以下方面:

- (i) 透過參考核數師開展的工作、彼等的薪酬及委聘條款檢討與核數師的關係,及就委任、續聘及罷免核數師向董事會提出建議;
- (ii) 審閱財務報表及報告,並於遞交予董事會前考慮本公司負責會計及財務報告職能的職員、合規主任或 核數師提出的任何重大或不尋常事項;及
- (iii) 檢討本公司財務報告系統、風險管理及內部監控系統及相關程序,包括本公司在會計及財務報告職能方面的資源、員工資歷及經驗、培訓課程及預算是否充足。

審核委員會的書面職權範圍於聯交所及本公司網站可供查 閱。

審核委員會於報告期間已舉行五次會議,並與本公司的外部核數師舉行兩次會議。

企業管治報告

BOARD COMMITTEES (CONTINUED)

Audit Committee (continued)

During the Reporting Period and up to the Date of this Report, the Audit Committee had two meetings with the Auditor to discuss the annual audit for the Reporting Period with the following matters:

- (i) reviewed the audit plan for the Reporting Period;
- (ii) reviewed the final results of the Group for the Reporting Period as well as the audit report prepared by the Auditor relating to accounting issues and major findings in course of audit; and
- (iii) reviewed the financial reporting system, compliance procedures, (including the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function), and the re-appointment of the Auditor.

Nomination Committee

The Nomination Committee currently comprises three members, namely Mr. LUK Kam Ming (chairman), Mr. LAW Wing Chi Stephen and Dr. TSE Chi Kong, the majority of the committee is comprised by independent non-executive Directors.

The principal duties of the Nomination Committee include the following:

- to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- (ii) to identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- (iii) to assess the independence of independent non-executive Directors; and
- (iv) to make recommendations to the Board on the appointment or reappointment of Directors and the succession planning for Directors, in particular the chairman and the chief executive officer of the Company.

The Nomination Committee assesses the candidate or incumbent on criteria such as integrity, experience, skill and ability to commit time and effort to carry out the duties and responsibilities. The recommendations of the Nomination Committee will then be put to the Board for decision.

The written terms of reference of the Nomination Committee are available on the websites of the Stock Exchange and the Company.

董事委員會(續)

審核委員會(續)

於報告期間及直至本報告日期,審核委員會與核數師舉行 兩次會議,就於報告期間的年度審核的下列方面進行討 論:

- (i) 審核於報告期間的審計規劃;
- (ii) 審閱本集團於報告期間之末期業績,以及由核數師就有關會計事項及於審核過程中的重大發現所編製的審核報告;及
- (iii) 檢討財務報告系統、合規程序(包括本公司在會計及財務報告職能方面的資源、員工資歷及經驗、培訓課程及有關預算是否充足)以及核數師的重新委任。

提名委員會

提名委員會現時由三名成員組成,即陸鑑明先生(主席)、羅永志先生及謝智剛博士。該委員會大多數成員為獨立非執行董事。

提名委員會的主要職責包括以下方面:

- (i) 至少每年檢討董事會的架構、人數及組成(包括技能、知識及經驗),並就任何為配合本公司的企業策略而擬對董事會作出的變動作出推薦建議;
- (ii) 物色具備合適資格之人士出任董事會成員,以及對 獲提名出任董事之人士進行甄選或就此向董事會作 出推薦建議:
- (iii) 評估獨立非執行董事的獨立性;及
- (iv) 就委任或重新委任董事以及董事(尤其是本公司主席及行政總裁)繼任計劃向董事會提出建議。

提名委員會按誠信、經驗、技能以及為履行責任及職責所 付出之時間及努力等標準評估候選人或在任人。提名委員 會之建議將於其後提交董事會以作決定。

提名委員會的書面職權範圍於聯交所及本公司網站可供查 閱。

企業管治報告

BOARD COMMITTEES (CONTINUED)

Policy on Directors Nomination

The Company has adopted a nomination policy stating the process and criteria to select and recommend candidates for directorship during the Reporting Period. In identifying suitable candidate qualified to become Board members, the Nomination Committee shall consider the attributes complementary to the Board, business experience and Board Expertise and skills, availability, motivation, integrity and independence of candidates.

During the Reporting Period, the Nomination Committee had one meeting to discuss, review and make recommendations to the Board on the following matters:

- the structure, size and composition (including the skills, knowledge and experience) of the Board;
- (ii) the independence of independent non-executive Directors; and
- (iii) the re-appointments of the retiring Directors.

Board Diversity Policy

The Board has adopted a board diversity policy, a summary of which is set out below:

- (i) with a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development;
- ii) in designing the Board's composition, Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service;
- all Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board;
- (iv) selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board;
- the Nomination Committee will report annually, in the Corporate Governance Report, on the Board's composition under diversified perspectives, and monitor the implementation of this Policy; and
- (vi) the Nomination Committee will review this Policy annually, to ensure the effectiveness of this Policy. The Nomination Committee will discuss any revisions that may be required, and recommend any such revisions to the Board for consideration and approval.

董事委員會(續)

董事提名政策

本公司已採納一項提名政策,指明於報告期間選擇及推薦 董事職務候選人的流程及標準。為識別合資格成為董事會 成員的合適候選人,提名委員會將考慮與董事會的互補、 候選人的業務經驗及董事會專業知識及技能、可用性、動 機、誠信及獨立性。

於報告期間,提名委員會舉行一次會議,以討論、檢討以下事項並向董事會提供推薦建議:

- (i) 董事會架構、規模及組成(包括技能、知識及經驗):
- (ii) 獨立非執行董事的獨立性;及
- (iii) 重新委任退任董事。

董事會多元化政策

董事會已採納董事會多元化政策,其概要載列如下:

- (i) 為達致可持續的均衡發展,公司視董事會層面日益 多元化為支持其達到戰略目標及維持可持續發展的 關鍵元素:
- (ii) 公司在設計董事會成員組成時,會從多個方面考慮 董事會成員多元化,包括但不限於性別、年齡、文 化及教育背景、種族、專業經驗、技能、知識及服 務任期:
- (iii) 董事會所有委任均以用人唯才為原則,並在考慮人 選時以客觀條件充分顧及董事會成員多元化的裨益;
- (iv) 甄選人選將按一系列多元化範疇為基準,包括但不限於性別、年齡、文化及教育背景、種族、專業經驗、技能、知識及服務任期。最終將按人選的長處及可為董事會提供的貢獻而作決定;
- (v) 提名委員會將每年在《企業管治報告》內匯報董事會 在多元化層面的組成,並監察本政策的執行:及
- (vi) 提名委員會將每年審閱本政策,以確保本政策行之 有效。提名委員會將會討論任何或需作出的修訂, 再向董事會提出修訂建議,供董事會審批。

企業管治報告

BOARD COMMITTEES (CONTINUED)

Remuneration Committee

The Remuneration Committee currently comprises three members, namely Dr. TSE Chi Kong (chairman), Mr. LAU On Kwok and Mr. LUK Kam Ming, the majority of the committee is comprised by independent non-executive Directors.

The principal duties of the Remuneration Committee include the following:

- to make recommendations to the Board on the Company's overall policy and structure for the remuneration of the Directors and senior management and on the establishment of a formal and transparent procedure for developing remuneration policy;
- to review and approve the management's remuneration proposals with reference to the corporate goals and objectives determined by the Board, and assess performance of executive Directors and the terms of their service agreements;
- (iii) to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management. These include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- to make recommendations to the Board on the remuneration of non-executive Directors; and
- (v) to ensure that no Director or any of his/her associates (as defined in the GEM Listing Rules) is involved in deciding his/her own remuneration.

The written terms of reference of the Remuneration Committee are available on the websites of the Stock Exchange and the Company.

During the Reporting Period, the Remuneration Committee had four meetings to discuss, review and make recommendations to the Board on the following matters:

- Company's policy and structure for the remuneration of the Directors and senior management of the Company; and
- (ii) the remuneration packages of individual executive Directors of the Company.

董事委員會(續)

薪酬委員會

薪酬委員會現時由三名成員組成,即謝智剛博士(主席)、 劉安國先生及陸鑑明先生。該委員會大多數成員為獨立非 執行董事。

薪酬委員會的主要職責包括以下方面:

- (i) 就董事及高級管理層的整體薪酬政策及架構,以及 就設立正規且具透明度的程序以便制定薪酬政策, 向董事會提出推薦建議;
- (ii) 經參考董事會所訂企業目標及目的,檢討及批准管理層的薪酬提案,並評估執行董事的表現以及其服務協議條款;
- (iii) 就個別執行董事及高級管理層的薪酬待遇,包括實物利益、退休金權利及賠償金額(包括喪失或終止職務或委任應付的任何賠償)向董事會提出推薦建議;
- (iv) 就非執行董事的薪酬向董事會提出推薦建議;及
- (v) 確保任何董事或其任何聯繫人(定義見GEM上市規則)不得參與訂定本身的薪酬。

薪酬委員會的書面職權範圍於聯交所及本公司網站可供查 閱。

於報告期間,薪酬委員會舉行四次會議,以討論、檢討以 下事項並向董事會提供推薦建議:

- (i) 本公司有關本公司董事及高級管理層的薪酬政策及 結構:及
- (ii) 本公司各執行董事的薪酬方案。

企業管治報告

BOARD COMMITTEES (CONTINUED)

Remuneration of Directors and Senior Management

Particulars of the remuneration of the Directors and the five highest individuals during the Reporting Period are set out in note 8 to the consolidated financial statements. Pursuant to code provision E.1.5 of the CG Code, the remuneration of the members of the senior management (including Company Secretary and excluding the Directors) whose particulars are contained in the section headed "Directors and Senior Management" in this Report for the Reporting Period by band is set out below:

董事委員會(續)

董事及高級管理層的薪酬

於報告期間,董事及五名最高薪酬人士的薪酬詳情載列於綜合財務報表附註8。根據企業管治守則守則條文第E.1.5條,其詳細資料載於報告期間的本年報「董事及高級管理層」一節的高級管理層成員(包括公司秘書:董事除外)按薪酬組別劃分的薪酬載列如下:

Remuneration band (in HK\$) 薪酬組別(港元)

Number of individuals

へ数

Not exceeding HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000 不超過1,000,000港元 1,000,001港元至1,500,000港元 3 Note附註

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Note: Including one of senior management who resigned on 29 November 2021.

Risk Management Committee

The Risk Management Committee comprises five members, namely Mr. LAW Wing Chi Stephen (chairman), Mr. CHAN Chak Lun Philip, Mr. LAU On Kwok, Mr. LUK Kwai Lung and Mr. LUK Yin Cheung.

The principal duties of the Risk Management Committee include the following:

- to review the Group's risk management system, including risk, capital and liquidity management framework, the Group's risk tolerance capability, its risk policies and standards, and relevant risk limits, including the parameters used and the methodology adopted, and the processes used for identifying and assessing risks;
- to approve risk policies and standards, referring any new material policies/standards or material changes to existing policies/ standards/limits to the Board for approval;
- (iii) to discuss the risk management system with the management and ensure that the management has performed its duties to establish an effective system. The contents to be discussed include the Company's resources for risk management, adequacy of qualifications and experiences of the employees, as well as adequacy of training courses and relevant budgets available to the employees;
- (iv) to review material risk exposures of the Group, including market, credit, insurance, operational, liquidity, and economic and regulatory capital risks against the Group's risk measurement methodologies and management actions to monitor and control such exposures;
- (v) to review annually the changes, since the last annual review, in the nature and extent of significant risks, and the issuer's ability to respond to changes in its business and the external environment; and
- (vi) to review annually the effectiveness of the issuer's processes for financial reporting and compliance of the Listing Rules.

附註: 包括一名於二零二一年十一月二十九日辭任的高級管理層。

風險管理委員會

風險管理委員會由五名成員組成,即羅永志先生(主席)、 陳澤麟先生、劉安國先生、陸季農先生及陸彥彰先生。

風險管理委員會的主要職責包括以下方面:

- (i) 檢討本集團的風險管理系統,包括風險、資本及流動資金管理框架,本集團的風險承受能力,風險政策及標準和相關風險限制,包括所用參數、所採納的方法及用於識別及評估風險的程序;
- (ii) 批准風險政策及標準,向董事會提交任何重大新政策/標準或現有政策/標準/限制的重大變動,以供審批;
- (iii) 與管理層討論風險管理系統,確保管理層已履行職 責以建立有效的系統。討論內容應包括公司在風險 管理職能方面的資源、員工資歷及經驗是否足夠, 以及員工所接受的培訓課程及有關預算是否充足;
- (iv) 根據本集團風險計量方法及管理層行動檢討本集團的重大風險狀況,包括市場、信貸、保險、營運、 流動資金及經濟及監管資本風險,以監督及控制該 等風險;
- (v) 每年檢討自上次年度檢討起重大風險性質及程度的 變動,及發行人應對其業務及外部環境變動的能力;及
- (vi) 每年檢討發行人進行財務申報及遵守上市規則的程 序效用。

企業管治報告

BOARD COMMITTEES (CONTINUED)

Risk Management Committee (continued)

The written terms of reference of the Risk Management Committee are available on the websites of the Stock Exchange and the Company.

The Risk Management Committee had one meeting during the Reporting Period to discuss and review risk management policy, internal control manual, internal audit plan, internal audit report, risk management and internal control systems.

ATTENDANCE OF DIRECTORS AT VARIOUS BOARD COMMITTEE MEETINGS

董事委員會(續)

風險管理委員會(續)

風險管理委員會的書面職權範圍於聯交所及本公司網站可 供查閱。

於報告期間,風險管理委員會舉行一次會議,討論及審閱 風險管理政策、內部監控手冊、內部審核計劃、內部審核 報告、風險管理及內部監控制度。

董事出席各董事委員會會議的情況

Number of meetings attended/held 出席/舉行會議次數

Directors 董事		Audit Committee Meeting 審核委員會會議	Nomination Committee Meeting 提名委員會會議	Remuneration Committee Meeting 薪酬委員會會議	Risk Management Committee Meeting 風險管理委員會會議
Executive Directors	執行董事				
Mr. LUK Kam Ming	陸鑑明先生	-	1/1	4/4	-
Mr. CHAN Chak Lun Philip	陳澤麟先生	-	-	-	1/1
Mr. LUK Kwai Lung	陸季農先生	-	-	-	1/1
Mr. LUK Yin Cheung	陸彥彰先生	-	_	-	1/1
Independent Non-Executive Directors	獨立非執行董事				
Mr. LAU On Kwok	劉安國先生	5/5	-	4/4	1/1
Mr. LAW Wing Chi Stephen	羅永志先生	5/5	1/1	-	1/1
Dr. TSE Chi Kong	謝智剛博士	5/5	1/1	4/4	-

DIRECTORS' RESPONSIBILITIES FOR FINANCIAL REPORTING IN RESPECT OF FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements for the Reporting Period which give a true and fair view of the affairs of the Group and of the Group's results and cash flows.

The management has provided to the Board such explanation and information as are necessary to enable the Board to carry out an informed assessment of the Company's financial statements, which are put to the Board for approval. The Company provides all members of the Board with monthly updates on Group's performance, positions and prospects.

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

The statement by the Auditor regarding their reporting responsibilities on the consolidated financial statements of the Company is set out in the independent auditor's report on pages 56 to 60 of this Report.

董事就財務報表的財務申報責任

董事確認彼等編製於報告期間的財務報表的責任,該報表 真實公平地反映本集團的事務以及本集團業績及現金流 量。

管理層已向董事會提供必要的解釋及資料,以使董事會對 獲提呈待審批的本公司財務報表作出知情評估。本公司向 董事會全體成員提供有關本集團表現、狀況及前景的月度 更新資料。

董事會並不知悉任何有關可能對本集團按持續基準繼續經 營的能力構成重大質疑的事件或情況的任何重大不明朗因 素。

核數師就其對本公司綜合財務報表的申報責任的聲明載於 本報告第56至60頁獨立核數師報告內。

企業管治報告

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges that it is its responsibility to ensure that the Company establishes and maintains sound risk management and internal control systems within the Group and to review the effectiveness of the systems. Such systems are designed to manage and mitigate risks inherent in the Group's business faced by the Group to an acceptable level, but not eliminating the risk of failure to achieve business objectives, and can only provide reasonable assurance against material misstatement, loss or fraud.

The Board has entrusted the Risk Management Committee with the responsibility to oversee the risk management and internal control systems of the Group on an on-going basis and to review the effectiveness of the systems annually. The annual review covered all material controls, including financial, operational and compliance controls.

Under the Company's risk management and internal control structure, the management is responsible for the design, implementation and maintenance of risk management and internal control systems to ensure, amongst others, (i) appropriate policies and control procedures have been designed and established to safeguard the Group's assets against improper use or disposal; (ii) relevant laws, rules and regulations are adhered to and complied with; and (iii) that reliable financial and accounting records are maintained in accordance with relevant accounting standards and regulatory reporting requirements.

No significant control failings or weaknesses were identified during the Reporting Period.

The main features of risk management an internal control structure of the Company is as follows:

- (i) heads of each operation unit or department manage major risks affecting the Group's businesses and operations through the processes of risk identification, risk assessment and implementation of risk mitigation measures in accordance with the internal guidelines approved by the Board and the Risk Management Committee;
- the management ensures appropriate actions are taken on major risks affecting the Group's businesses and operations; and
- (iii) internal auditors provide independent assurance to the Board, the Risk Management Committee and the management concerning the effectiveness of risk management and internal control systems.

During the Reporting Period, major works performed by the management in relation to risk management and internal control include the following:

- reviewed the progress of the implementation of the mitigation plan for the major risks identified for the year ended 31 March 2021;
- identified new risks at corporate level for Reporting Period; and incorporated them into risk register for risk assessment;

風險管理及內部監控

董事會確認其須負責確保本公司設立及維持本集團內穩健 的風險管理及內部監控系統,並檢討該等系統的成效。該 等系統旨在管理本集團所面臨其業務中的固有風險,並 將其緩解至可接受水平,而非消除未能達致業務目標的風 險,且僅可就重大錯誤陳述、損失或欺詐提供合理保證。

董事會已將持續監察本集團風險管理及內部監控系統以及 每年檢討該等系統成效的責任交託予風險管理委員會執 行。年度檢討涵蓋所有重大監控,包括財務、營運及合規 監控等。

根據本公司的風險管理及內部監控架構,管理層負責設計、執行及維持風險管理及內部監控系統,以確保(其中包括)(i)已設計及確立適當的政策及監控程序,以保障本集團資產不會遭不當使用或處置;(ii)依循及遵守相關法例、規則及規例:及(iii)根據相關會計準則及監管申報規定保持可靠的財務及會計記錄。

於報告期間概無發生任何重大監控失誤或弱項。

本公司風險管理及內部監控架構的主要特點如下:

- (i) 各營運組別或部門的主管根據董事會及風險管理委員會批准的內部指引,透過風險識別、風險評估及實施風險緩釋措施的過程去管理本集團業務及營運的主要風險;
- (ii) 管理層確保已就影響本集團業務及營運的重大風險 採取合適的行動:及
- (iii) 內部審核核數師就風險管理及內部監控系統的成效 向董事會、風險管理委員會及管理層提供獨立保 證。

於報告期間,管理層就風險管理及內部監控進行的主要工作包括以下各項:

- (i) 審閱有關截至二零二一年三月三十一日止年度識別 的主要風險的緩衝計劃的實施進展:
- (ii) 識別於報告期間的公司層面的新風險;並將其納入 風險登記冊作風險評估;

企業管治報告

RISK MANAGEMENT AND INTERNAL CONTROL (CONTINUED)

- (iii) conducted an annual review on effectiveness of the risk management and internal control systems of the Group, covering all material controls including financial, operational and compliance controls: and
- (iv) reported the results of the risk assessment and internal audit to the Risk Management Committee and the Board.

Based on the findings of the internal audit and the comments of the Risk Management Committee, the Board considered that the risk management and internal control systems are effective and adequate.

INSIDE INFORMATION DISCLOSURE POLICY

The Company has established a policy on the handling and dissemination of inside information ("Inside Information"). The inside information policy concerns the handling and the dissemination of the Inside Information as follows:

- subject to the availability of a safe harbor exception, Inside Information must be disclosed to public as soon as reasonably practicable;
- executive Directors and senior management should identify events and/or developments which may constitute Inside Information and report to the Board to consider whether they may constitute Inside Information requiring disclosure;
- until an announcement in relation to the Inside Information is made, the Company shall ensure the Inside Information is kept strictly confidential; and
- (iv) If the Company believes that the necessary degree of confidentiality cannot be maintained or that confidentiality may have been breached, an announcement shall be made as soon as reasonably practicable.

Inside Information is announced on the websites of the Stock Exchange and the Company.

DIVIDEND POLICY

The Company has adopted a dividend policy facilitating the Shareholders and investors to make informed investment decisions relating to the Company during the Reporting Period. In considering whether to propose a dividend and in determining the dividend amount, the Board shall consider the following factors before declaring or recommending dividends:

- (i) the Company's actual and expected financial performance;
- (ii) retained earnings and distributable reserves of the Company and each of the members of the Group;
- the Group's working capital requirements, capital expenditure requirements and future expansion plans;
- (iv) the Group's liquidity position;
- (v) business conditions and strategies;

風險管理及內部監控(續)

- (iii) 對本集團風險管理及內部監控制度有效性進行年度 檢討,涵蓋所有重大監控,包括財務、經營及合規 監控;及
- (iv) 向風險管理委員會及董事會報告風險評估及內部審核的結果。

根據內部審核的發現及風險管理委員會的評論,董事會認為,風險管理及內部監控制度屬有效及充足。

內幕消息披露政策

本公司已制定有關處理及發佈內幕消息(「**內幕消息**」)的政策。與處理及發佈內幕消息有關的內幕消息政策載列如下:

- (i) 在出現安全港例外情況下,須於合理實際可行情況 下盡快向公眾披露內幕消息;
- (ii) 執行董事及高級管理層須識別可能構成內幕消息且 須向董事會報告的事件及/或發展情況,以考慮彼 等是否可能構成須作出披露的內部消息;
- (iii) 於作出有關內幕消息的公告前,本公司須確保內幕 消息絕對保密;及
- (iv) 倘本公司相信,無法保持所需的保密性,或內幕消息可能已外泄,則須於合理實際可行情況下盡快作出公告。

內幕消息會於聯交所及本公司網站內公佈。

股息政策

本公司已經採納一項股息政策,促進股東及投資者於報告期間就本公司作出知情投資決定。於考慮是否擬派股息及 釐定股息金額時,董事會應於宣派或建議派付股息前考慮 如下因素:

- (i) 本公司實際及預期財務表現;
- (ii) 本公司及本集團各成員公司的保留盈利及可供分派 儲備:
- (iii) 本集團營運資金需求、資本開支需求及未來擴張計 劃:
- (iv) 本集團流動資金狀況;
- (v) 業務狀況及策略;

企業管治報告

DIVIDEND POLICY (CONTINUED)

- (vi) future operations and earnings;
- (vii) reasonable return in investment to the Shareholders and investors; and
- (viii) other factors that the Board may consider relevant.

Declaration and payment of dividend by the Company shall also subject to any restrictions under the Cayman Islands laws, any applicable laws, rules and regulations, any restrictions that may be imposed by the Group's lenders, if any and the Articles of Associations.

AUDITOR'S REMUNERATION

The remuneration for the audit and non-audit services provided by the Auditor to the Group during the Reporting Period was as follows:

Type of Services 服務類型

Audit services
Non-audit services (note)

審核服務 非審核服務(附註)

During the Reporting Period, the Group has engaged the Auditor and their affiliate companies to provide non-audit services which include (i) tax service; (ii) agreed-upon procedure engagements; and (iii) other assurance engagement for retirement scheme.

COMPANY SECRETARY

Madam Woo, the company secretary of the Company, is responsible for advising the Board on corporate governance matters and ensuring that the Board policies and procedures, as well as the applicable laws, rules and regulations are followed.

During the Reporting Period, Madam Woo have undertaken not less than 15 hours of relevant professional training respectively in compliance with Rule 5.15 of the GEM Listing Rules.

SHAREHOLDERS ENGAGEMENT AND INVESTOR RELATIONS

The Company considers that effective communication with Shareholders is essential for enhancing investor relations and understanding of the Group's business, performance and strategies. The Company also recognises the importance of timely and non-selective disclosure of information, which will enable Shareholders and investors to make the informed investment decisions.

The general meetings of the Company provide opportunity for the Shareholders to communicate directly with the Directors. The chairman of the Company and the chairmen of the Board Committees will attend the annual general meetings to answer Shareholders' questions. The Auditor will also attend the annual general meetings to answer questions about the conduct of the audit, the preparation and content of the auditor's report, the accounting policies and auditor independence.

股息政策(續)

- (vi) 未來經營及盈利;
- (vii) 股東及投資者投資的合理回報;及
- (viii) 董事會可能認為屬相關的其他因素。

本公司宣派及支付股息亦需遵守開曼群島法律、任何適用 法律、規則及規例的任何限制,本集團貸方可能施加的任何限制(如有)及組織章程細則。

核數師薪酬

於報告期間,核數師向本集團提供的審核及非審核服務的 薪酬如下:

> Amount (HK\$'000) 金額(千港元)

> > 1.725

85

附註: 於報告期間,本集團已委聘核數師及其聯屬公司提供非核數服務,包括(i)稅項服務;(ii)商定程序委聘;及(iii)退休計劃的其他保證委聘。

公司秘書

本公司的公司秘書胡女士負責就企業管治事宜向董事會提供意見,並確保遵守董事會政策及程序以及適用法例、規則及規例。

於報告期間,胡女士已根據GEM上市規則第5.15條參與不少於15小時的相關專業培訓。

股東參與及投資者關係

本公司認為與股東有效溝通對加強投資者關係以及讓投資者更了解本集團的業務、表現及戰略甚為重要。本公司亦認同及時及不經篩選地披露資料的重要性,此有助股東及投資者作出知情投資決定。

本公司的股東大會向股東提供與董事直接溝通的機會。本公司主席及各董事委員會主席將出席股東週年大會,回答股東的提問。核數師亦將出席股東週年大會,回答有關審核工作、編製核數師報告及其內容、會計政策以及核數師的獨立性等問題。

企業管治報告

SHAREHOLDERS ENGAGEMENT AND INVESTOR RELATIONS (CONTINUED)

To promote effective communication, the Company adopts a Shareholders' communication policy which aims at establishing a two-way relationship and communication between the Company and the Shareholders and maintains a website of the Company at www.kml.com. hk, where up-to-date information on the Company's business operations and developments, financial information, corporate governance practices and other information are available for public access.

SHAREHOLDERS' RIGHTS

To safeguard Shareholders' interests and rights, a separate resolution will be proposed for each issue at general meetings, including the election of individual Directors.

All resolutions put forward at general meetings will be voted by poll pursuant to the GEM Listing Rules and poll results will be posted on the websites of the Company and the Stock Exchange in a timely manner after each general meeting.

Convening of extraordinary general meeting and putting forward proposals

Shareholders may put forward proposals for consideration at a general meeting of the Company according to the Articles of Association. Any one or more members holding as at date of deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or company secretary of the Company, to require an extraordinary general meeting of the Company to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) himself (themselves) 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.

As regards proposing a person for election as a Director, the procedures are available on the website of the Company.

Enquiries to the Board

Shareholders who intend to put forward their enquiries to the Company could send it by following means for the attention of the Company Secretary:

By post: B12, G/F., Shatin Industrial Centre, Siu Lek Yuen Road,

Shatin, New Territories, Hong Kong.

By email: iro@kml.com.hk

CONSTITUTIONAL DOCUMENTS

There was no change in the Memorandum and Articles of Association during the Reporting Period.

ENVIRONMENTAL, SOCIAL AND GOVERANCE REPORT

During the Reporting Period, the Group prepared and began to formulate the environmental, social and governance report of the Company in accordance with the Environmental, Social and Governance Reporting Guide issued by the Stock Exchange. Such report is proposed to be published in August 2022.

股東參與及投資者關係(續)

為促進有效的溝通,本公司採納股東通訊政策,旨在建立本公司與其股東之間的雙向關係及溝通,並設有公司網站(www.kml.com.hk),以刊登有關本公司業務營運及發展的最新資料、財務資料、企業管治常規及其他資料,以供公眾人士獲取。

股東權益

為保障股東利益及權利,本公司將於股東大會上就各項事 宜(包括個別董事的選舉)提呈獨立決議案。

於股東大會上提呈的所有決議案將根據GEM上市規則以投票方式表決,投票結果將於各股東大會舉行後及時於本公司及聯交所網站刊登。

召開股東特別大會及提呈建議

股東可根據組織章程細則向本公司股東大會提呈建議以供考慮。於遞交要求當日持有不少於本公司十分之一附有權利可於本公司股東大會上投票的繳足股本的任何一名或以上股東應一直有權透過向董事會或本公司的公司秘書遞交書面要求後,要求董事會召開本公司股東特別大會,以處理有關要求所列明的任何事項。有關大會須於遞交有關要求後兩個月內舉行。倘於遞交有關要求後21天內董事會未能著手召開有關大會,則要求人士本身可按相同方式自行召開有關大會,而有關要求人士因董事會未能召開大會而產生的所有合理費用應由本公司向有關要求人士進行償付。

關於建議一名人士參選董事的事宜,可於本公司網站查閱 有關程序。

向董事會提出查詢

有意向本公司提出查詢的股東,可通過以下方式發送致公司秘書:

郵寄:香港新界沙田小瀝源路 沙田工業中心地下B12室

電郵:iro@kml.com.hk

組織章程文件

於報告期間,組織章程大綱及細則未有任何變更。

環境、社會及管治報告

於報告期間,本集團按聯交所發出的《環境、社會及管治報告指引》準備並著手編製本公司的環境、社會及管治報告。該報告擬於二零二二年八月刊發。

獨立核數師報告



Ernst & Young 27/F, One Taikoo Place 979 King's Road Quarry Bay, Hong Kong 安永會計師事務所 香港鰂魚涌英皇道979號 太古坊一座27樓 Tel 電話: +852 2846 9888 Fax 傳真: +852 2868 4432 ey.com

To the shareholders of KML Technology Group Limited

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of KML Technology Group Limited (the "Company") and its subsidiaries (the "Group") set out on pages 61 to 131, which comprise the consolidated statement of financial position as at 31 March 2022, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

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

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

致高萌科技集團有限公司股東

(於開曼群島註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審核列載於第61至131頁的高萌科技集團有限公司(「貴公司」)及其附屬公司(「貴集團」)的綜合財務報表,此綜合財務報表包括於二零二二年三月三十一日的綜合財務狀況表與截至該日止年度的綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註,包括主要會計政策概要。

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

意見的基礎

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」部分中作進一步闡述。根據香港會計師公會頒佈的《專業會計師道德守則》(以下簡稱「守則」),我們獨立於 貴集團,並已履行守則中的其他專業道德責任。我們相信,我們所獲得的審計憑證能充足及適當地為我們的審計意見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本期綜合財務報表的審計最為重要的事項。這些事項是在我們審計整體綜合財務報表及出具意見時進行處理的。我們不會對這些事項提供單獨的意見。我們對下述每一事項在審計中是如何應對的描述也以此為背景。

我們已經履行本報告「核數師就審計綜合財務報表須承擔的 責任」部份闡述的責任,包括與這些關鍵審計事項相關的責 任。相應地,我們的審計工作包括執行為應對評估的綜合 財務報表重大錯誤陳述風險而設計之審計程序。我們執行 審計程序之結果,包括應對下述關鍵審計事項所執行的程 序,為綜合財務報表發表審計意見提供基礎。

獨立核數師報告

To the shareholders of KML Technology Group Limited (continued)

(Incorporated in the Cayman Islands with limited liability)

致高萌科技集團有限公司股東(續) (於開曼群島註冊成立的有限公司)

KEY AUDIT MATTERS (continued)

關鍵審計事項(續)

Key audit matter 關鍵審計事項 How our audit addressed the key audit matter 於審計中我們處理關鍵審計事項的方式

Contract revenue from and contract costs of Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and Mechanical and Electrical ("M&E") Technology Solutions and Engineering Services 來自交通關鍵系統解決方案、流動票務及數碼支付解決方案及服務及機電〔「機電」)技術解決方案及工程服務的合約收益及合約成本

For the year ended 31 March 2022, aggregate amounts of the Group's revenue and costs recognised in (i) Transportation Mission Critical System Solutions, (ii) Mobile Ticketing and Digital Payment Solutions and Services and (iii) M&E Technology Solutions and Engineering Services contracts were HK\$128,074,000 and HK\$97,109,000, respectively.

Revenue from these services is recognised over time and the input method is adopted to measure progress towards complete satisfaction of services. The input method recognises revenue based on the proportion of the actual costs incurred relative to the budget contract costs for satisfaction of these services.

The budget contract costs are prepared based on management's estimates, such as estimation of direct labour costs to be incurred and quotations provided by the major contractors, suppliers or vendors involved.

Significant estimation is involved and uncertainty exists in determining the budget contract costs recognised for contract works.

Related disclosures are included in notes 3, 4 and 5 to the consolidated financial statements.

截至二零二二年三月三十一日止年度, 貴集團就(i)交通關鍵系統解決方案,(ii)流動票務及數碼支付解決方案及服務及(iii)機電技術解決方案及工程服務合約確認的收益及成本分別約為128,074,000港元及97,109,000港元。

該等服務的收益於一段時間內確認,並採納輸入法計量完成服務的進度。輸入法根據所產生的實際成本相對於完成 該等服務的預算合約成本的比例確認收益。

預算合約成本乃根據對管理層的估計,如將產生的直接勞工成本估計及所涉及的主要承建商、供應商或賣方提供報價而編製。

釐定合約工程確認的預算合約成本涉及重大估計及判斷且 存在不確定性。

相關披露載於綜合財務報表附註3、附註4及附註5。

Our procedures included:

- Obtaining from management an understanding of the budget contract costs and how the budget contract costs were evaluated;
- Obtaining the breakdown of budget contract costs and, on a sample basis, evaluating management's estimation of the budget contract costs;
- Recalculating the revenue recognised with reference to the contract costs incurred for the work performed to date relative to the total budget contract costs; and
- Checking the contract costs incurred to the amounts of costs recorded in the direct labour costs, subcontractor payment certificates and supplier invoices, on a sample basis.

我們的程序包括:

- 獲得管理層對預算合約成本的了解以及其如何評估預算合約 成本:
- 獲得預算合約成本的明細,並透過抽樣檢查評估管理層對預算合約成本的估計;
- 經參考迄今所開展與預算合約成本總額有關的工程所產生的 合約成本,重新計算已確認收益;及
- 抽樣檢查於直接勞工成本、分包商付款證明及供應商發票中 記錄的成本金額中產生的合約成本。

獨立核數師報告

To the shareholders of KML Technology Group Limited (continued) (Incorporated in the Cayman Islands with limited liability)

OTHER INFORMATION INCLUDED IN THE ANNUAL REPORT

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

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

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

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

致高萌科技集團有限公司股東(續)

(於開曼群島註冊成立的有限公司)

刊載於年報的其他資料

貴公司董事須對其他資料負責。其他資料包括刊載於年報 內的資料,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作出的意見並不涵蓋其他資料,我們 亦不對該等資料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 資料,在此過程中,考慮其他資料是否與綜合財務報表或 我們於審計過程中所了解的情況存在重大抵觸或者似乎存 在重大錯誤陳述的情況。基於我們已執行的工作,如果我 們認為此其他資料存在重大錯誤陳述,我們需要報告該事 實。在這方面,我們沒有任何報告。

董事就綜合財務報表須承擔的責任

貴公司董事須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》披露規定,編製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編製不存在 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 青。

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

審核委員會協助 貴公司董事履行職責,以監督 貴集團 財務報告過程。

Independent Auditor's Report 獨立核數師報告

To the shareholders of KML Technology Group Limited (continued) (Incorporated in the Cayman Islands with limited liability)

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

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

- Identify and assess the risks of material misstatement of the
 consolidated financial statements, whether due to fraud or error,
 design and perform audit procedures responsive to those risks,
 and obtain audit evidence that is sufficient and appropriate to
 provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting
 from error, as fraud may involve collusion, forgery, intentional
 omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

致高萌科技集團有限公司股東(續)

(於開曼群島註冊成立的有限公司)

核數師對審計綜合財務報表的責任

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。我們的報告僅向 閣下(作為整 體)發出,除此以外,我們的報告不可用作其他用途。我 們不會就本報告的內容向任何其他人士負上或承擔任何責 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。 錯誤陳述可由欺詐或錯誤引起,如果合理預期它們單獨或 匯總起來可能影響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:

- 識別及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,以及獲取充足及適當的審計憑證,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以及作出會計估 計及相關披露的合理性。
- 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。

獨立核數師報告

To the shareholders of KML Technology Group Limited (continued) (Incorporated in the Cayman Islands with limited liability)

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

- 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.

The engagement partner on the audit resulting in this independent auditor's report is CHIU, Caroline Su Yuen.

致高萌科技集團有限公司股東(續)

(於開曼群島註冊成立的有限公司)

核數師對審計綜合財務報表的責任(續)

- 評價綜合財務報表的整體列報方式、結構及內容, 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資料獲取充足、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、監督及執行。我們為審計意見承擔全部責任。

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, 採取行動消除威協或實施防範措施。

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。

出具本獨立核數師報告的審計專案合夥人是趙素顯。

Ernst & Young

Certified Public Accountants Hong Kong 17 June 2022 安永會計師事務所

執業會計師 香港

二零二二年六月十七日

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

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

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
REVENUE Cost of sales	收益 銷售成本	5	162,559 (118,040)	224,839 (160,656)
Gross profit Other income Other gains and losses, net Impairment losses on financial assets and contract assets, net of reversal Administrative expenses	毛利 其他收入 其他收益及虧損淨額 金融資產及合約資產減值虧損, 扣除撥回 行政開支	6 6 32	44,519 6,526 701 (109) (41,748)	64,183 13,072 225 (144) (40,618)
Finance costs PROFIT BEFORE TAX	融資成本除稅前溢利	7 9	9,653	36,457
Income tax expense PROFIT FOR THE YEAR	所得税開支 年內溢利	10	7,885	(4,460)
PROFIT AND TOTAL COMPREHENSIVE INCOME FOR THE YEAR ATTRIBUTABLE TO OWNERS OF THE COMPANY EARNINGS PER SHARE ATTRIBUTABLE TO	本公司擁有人應佔年內溢利及 全面收益總額 本公司普通股權益持有人應佔		7,885	31,997
ORDINARY EQUITY HOLDERS OF THE COMPANY	每股盈利	12		
Basic	基本		HK1.97 cents 1.97港仙	HK8.07 cents 8.07港仙
Diluted	攤薄		HK1.96 cents 1.96港仙	HK8.06 cents 8.06港仙

Consolidated Statement of Financial Position

綜合財務狀況表

At 31 March 2022 於二零二二年三月三十一日

			2022	2021
		Notes	二零二二年 HK\$'000	二零二一年 HK\$'000
		附註	千港元	千港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	13	4,705	5,890
Right-of-use assets	使用權資產	14(a)	6,224	3,440
Deposits	按金人在社工程光妆人已经多	17	1,011	1,321
Financial assets at fair value through profit or loss	按公允值計入損益的金融資產	15 —	5,913	5,661
Total non-current assets	非流動資產總額	_	17,853	16,312
CURRENT ASSETS	流動資產			
Inventories	存貨		237	279
Trade receivables	貿易應收款項	16	50,974	40,729
Other receivables, deposits and prepayments	其他應收款項、按金及			
	預付款項	17	6,225	4,506
Contract assets	合約資產	18	47,930	63,880
Financial asset at fair value through profit or loss	按公允值計入損益的金融資產	15	1,323	_
Tax recoverable	可收回税項		2,841	_
Pledged bank deposits	有抵押銀行存款	20	13,837	13,826
Time deposits with original maturity over	原到期日超過三個月的			
three months	定期存款	20	16,629	5,090
Bank balances and cash	銀行結餘及現金	20	75,397	108,801
Total current assets	流動資產總額		215,393	237,111
CURRENT LIABILITIES	流動負債			
Trade and retention payables	貿易應付款項及應付保留金	21	8,643	12,699
Other payables and accruals	其他應付款項及應計費用	22	11,536	12,540
Lease liabilities	租賃負債	14(b)	6,190	3,213
Contract liabilities	合約負債	19	17,053	32,317
Tax payable	應付税項		246	340
Total current liabilities	流動負債總額	_	43,668	61,109
NET CURRENT ASSETS	流動資產淨值	_	171,725	176,002
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債	_	189,578	192,314
TOTAL ASSETS LESS CONNEIVE LIABILITIES	総貝住熈川到貝貝		109,576	192,314
NON-CURRENT LIABILITIES	非流動負債			
Lease liabilities	租賃負債	14(b)	130	318
Deferred tax liabilities	遞延税項負債	23	21	185
Total non-current liabilities	非流動負債總額	_	151	503
Net assets	資產淨值	_	189,427	191,811
EQUITY	權益			
Share capital	股本	25	4,025	4,025
Reserves	儲備		185,402	187,786
Total equity	總權益	_	189,427	191,811
Total oquity	///·//// /////////////////////////////	_	109,421	191,011

Mr. Luk Kam Ming 陸鑑明先生 Director 董事 Mr. Chan Chak Lun Philip 陳澤麟先生 Director 董事

Consolidated Statement of Changes in Equity

綜合權益變動表

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

Attributable to owners of the Company 本公司擁有人應佔

		Share capital 股本 HK\$*000 千港元	Share premium 股份溢價 HK\$*000 千港元	Shares held under the share award scheme 股份獎勵 計劃項下 持有的股份 HK\$'000 千港元 (note 37) (附註37)	Share-based payment reserve 以股份為 基礎付款 儲備 HK\$'000 千港元 (notes 36, 37) (附註36, 37)	Other reserves 其他儲備 HK\$'000 千港元 (note 26) (附註26)	Accumulated profits 累計溢利 HK\$'000 千港元	Total equity 總權益 HK\$*000 千港元
At 1 April 2020 Profit and total comprehensive income	於二零二零年四月一日 年內溢利及全面收益總額	4,000	47,552	(858)	305	14,791	100,396	166,186
for the year Issue of shares upon exercise of share	行使購股權時發行股份(附註25)	-	-	-	-	-	31,997	31,997
options (note 25) Equity-settled share option arrangements	權益結算購股權安排(附註36)	25	886	-	(263)	-	-	648
(note 36) Purchases of shares for the share award	購買股份獎勵計劃中的股份	-	-	-	695	-	-	695
scheme (note 37) Equity-settled share award arrangements	(附註37) 權益結算股份獎勵計劃安排	-	-	(143)	-	-	-	(143)
(note 37) Vesting of shares under share award	(附註37) 股份獎勵計劃歸屬股份(附註37)	-	-	-	359	-	-	359
scheme (note 37)		-	-	176	(176)	-	-	-
Dividend paid	已付股息		(7,931)		_	_	_	(7,931)
At 31 March 2021 and 1 April 2021 Profit and total comprehensive income	於二零二一年三月三十一日及 二零二一年四月一日 年內溢利及全面收益總額	4,025	40,507*	(825)	920*	14,791*	132,393*	191,811
for the year Equity-settled share option arrangements	權益結算購股權安排(附註36)	-	-	-	-	-	7,885	7,885
(note 36) Purchases of shares for the share award	購買股份獎勵計劃中的股份	-	-	-	57	-	-	57
scheme (note 37) Equity-settled share award arrangements	(附註37) 權益結算股份獎勵計劃安排	-	-	(9)	-	-	-	(9)
(note 37)	(附註37)	_	_	_	592	_	_	592
Forfeiture of share options (note 36)	沒收購股權(附註36)	-	-	-	(143)	-	143	-
Forfeiture of share awards (note 37)	沒收股份獎勵 <i>(附註37)</i>	-	-	-	(96)	-	96	-
Vesting of shares under share award	股份獎勵計劃歸屬股份(附註37)			405	(405)			
scheme (note 37) Dividend paid	已付股息	-	(10,909)	125 -	(125) -	_	-	(10,909)
At 31 March 2022	於二零二二年三月三十一日	4,025	29,598*	(709)	1,205*	14,791*	140,517*	189,427

^{*} These reserve accounts comprise the consolidated reserves of HK\$185,402,000 (2021: HK\$187,786,000) in the consolidated statement of financial position.

該等儲備賬目包括綜合財務狀況表內的綜合儲備185,402,000港元(二零二一年:187,786,000港元)。

Consolidated Statement of Cash Flows

綜合現金流量表

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

			2022	2021
		Notos	二零二二年 HK\$'000	二零二一年 HK\$'000
		Notes 附註	千港元	千港元
		門百土	一	丁/仓儿
CASH FLOWS FROM OPERATING ACTIVITIES	經營活動所產生的現金流量			
Profit before tax	除税前溢利		9,653	36,457
Adjustments for:	就下列者調整:		9,033	30,437
Bank interest income	銀行利息收入	6	(267)	(342)
Interest income from financial assets at fair value	按公允值計入損益的金融資產	0	(201)	(342)
through profit or loss	的利息收入	6	(329)	(219)
Gain on disposal of property, plant and equipment	出售物業、廠房及設備收益	6	(155)	(219)
Written-off of trade payables	批音初来·M房及政備权益 撤銷貿易應付款項	6	` '	_
		0	(5,002)	_
Fair value loss/(gain) on financial assets at fair value through profit or loss	公允值虧損/(收益)	31	180	(154)
Covid-19-related rent concessions from a lessor	來自一名出租人的Covid-19	01	100	(134)
COVID-19-Telated Tellit Colicessions ITOTT a lessor	相關租金寬減	14(b)	(11)	(150)
Depreciation of property, plant and equipment	物業、廠房及設備折舊	13	2,037	1,980
Depreciation of property, plant and equipment	が未 ・	14(a)	6,049	5,830
Depreciation of right-of-use assets Equity-settled share option expenses	使用權負差別 權益結算購股權開支	36	57	695
Equity-settled share award expenses	權益結算的股份獎勵開支	37	592	359
Impairment losses on financial assets and contract	金融資產及合約資產減值虧損,	31	592	309
assets, net of reversal	立	32	109	144
Finance costs	融資成本	7	236	261
i il idilice costs	随其/久午	,		201
			13,149	44,861
Decrease in inventories	存貨減少		42	67
(Increase)/decrease in trade receivables	貿易應收款項(增加)/減少		(10,520)	4,971
(Increase)/decrease in other receivables,	其他應收款項、按金及預付款項		(',' ','	,-
deposits and prepayments	(增加)/減少		(1,409)	4,570
Decrease/(increase) in contract assets	合約資產減少/(增加)		16,116	(934)
Increase/(decrease) in trade and retention payables	貿易應付款項及應付保留金		•	,
. ,	增加/(減少)		946	(5,871)
(Decrease)/increase in other payables and accruals	其他應付款項及應計費用			,
, , , , , , , , , , , , , , , , , , , ,	(減少)/增加		(1,045)	1,853
(Decrease)/increase in contract liabilities	合約負債(減少)/增加		(15,264)	855
Cash generated from operations	營運所產生的現金		2,015	50,372
Interest paid for lease payments	已付租賃付款利息		(236)	(261)
Income tax paid	已付所得税		(4,867)	(4,735)
	(- 101)			
Net cash flows (used in)/from operating activities	經營活動(所用)/所產生的現金流			
	量淨額		(3,088)	45,376
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動所產生的現金流量			
Interest received	已收利息		382	342
Purchase of property, plant and equipment	購買物業、廠房及設備		(931)	(1,897)
Proceeds from disposal of property, plant and	出售物業、廠房及設備的所得款項		(931)	(1,097)
equipment	山台彻未一顺历及政備即所付款领		234	_
Additions of financial assets at fair value through	添置按公允值計入損益的金融資產		204	
profit or loss	<u> </u>		(19,893)	(119)
Proceeds from settlements of financial assets	按公允值計入損益的金融資產之		(19,093)	(119)
at fair value through profit or loss	所得的結算款項		18,393	_
Withdrawal of time deposits with original maturity	提取原到期日超過三個月的定期		10,030	
over three months	存款		40,140	42,945
Placement of time deposits with original maturity	存入原到期日超過三個月的定期		70,140	42,340
over three months	存款		(51,679)	(41,688)
(Placement)/withdrawal of pledged bank deposits	(存入)/提取有抵押銀行存款		(11)	219
((13 / √/ 3/4 11 J=V 1 J J J J J J J J J		('')	210
Net cash flows used in investing activities	投資活動所用的現金流量淨額		(13,365)	(198)
-				

Consolidated Statement of Cash Flows (Continued)

綜合現金流量表(續)

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

		2022 二零二二年	2021 二零二一年
		ーマー + HK\$'000 千港元	—◆— + HK\$'000 千港元
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from issue of shares Purchases of shares for share award scheme Principal portion of lease payments Dividends paid	融資活動所產生的現金流量 發行股份所得款項 就股份獎勵計劃購買股份 租賃付款的本金部分 已付股息	(9) (6,033) (10,909)	648 (143) (5,603) (7,931)
Net cash flows used in financing activities	融資活動所用的現金流量淨額	(16,951)	(13,029)
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at beginning of year	現金及現金等價物(減少)/ 增加淨額 年初現金及現金等價物	(33,404) 108,801	32,149 76,652
CASH AND CASH EQUIVALENTS AT END OF YEAR, represented by bank balances and cash	年末現金及現金等價物, 按銀行結餘及現金列示	75,397	108,801

綜合財務報表附註

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

1. CORPORATE AND GROUP INFORMATION

KML Technology Group Limited (the "Company") is a limited liability company incorporated in the Cayman Islands. The registered office address of the Company is Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman KY1-1111, Cayman Islands. The principal place of business of the Company in Hong Kong is located at B12, G/F, Shatin Industrial Centre, Siu Lek Yuen Road, Shatin, New Territories, Hong Kong.

The principal activity of the Company is investment holding and its subsidiaries (collectively referred to as the "Group") are principally engaged in the provision of mechanical and electrical ("M&E") engineering solutions and services.

Information about subsidiaries

Particulars of the Company's subsidiaries as at 31 March 2022 are as follows:

1. 公司及集團資料

高萌科技集團有限公司(「本公司」)為一間於開曼群島註冊成立的有限公司。本公司的註冊辦事處地址為Cricket Square,Hutchins Drive, PO Box 2681, Grand Cayman KY1-1111, Cayman Islands。本公司於香港的主要營業地址為香港新界沙田小瀝源路沙田工業中心地下B12室。

本公司的主要業務為投資控股及其附屬公司(統稱為「本集團」)主要從事提供機電(「機電」)工程解決方案及服務。

有關附屬公司的資料

本公司於二零二二年三月三十一日之附屬公司詳情如下:

Name	Place of incorporation/ registration and business	ation/ ordinary/ attributable ration registered 本公司 iness share capital Direct		ge of equity ne Company 占權益百分比 Indirect	Principal activities
名稱	註冊成立/登記及 營業地點	已發行普通股/ 註冊股本	直接	間接	主要業務
Directly held: 直接持有:					
KML Group (BVI) Limited	British Virgin Islands	US\$1	100%	-	Investment holding
KML Group (BVI) Limited	(" BVI ")/Hong Kong 英屬處女群島([英屬處 女群島])/香港	1美元	100%	-	投資控股
KML eCommerce (BVI) Limited KML eCommerce (BVI) Limited	BVI 英屬處女群島	US\$1 1美元	100% 100%	-	Investment holding 投資控股
Indirectly held: 間接持有:					
KML Engineering Limited ("KML Engineering")	Hong Kong	HK\$10,000,000	-	100%	Provision of professional M&E system engineering services for railway and road transport infrastructure projects and sales of
高明科技工程有限公司 (「 高明科技工程 」)	香港	10,000,000港元	-	100%	parts and components 為鐵路及公路交通基建項目 提供專業機電系統工程服務及 銷售零件及部件
KML Technology Limited	Hong Kong	HK\$3,020,000	-	100%	Provision of professional M&E system engineering services for railway and road transport
高萌科技有限公司	香港	3,020,000港元	-	100%	infrastructure projects 為鐵路及公路交通基建項目 提供專業機電系統工程服務
KML Capitals Limited 高萌投資有限公司	Hong Kong 香港	HK\$10,000 10,000港元	- -	100% 100%	Investment on financial assets 金融工具投資
e2B Limited e2B Limited	Hong Kong 香港	HK\$10,000 10,000港元	- -	100% 100%	Dormant 暫無活動

綜合財務報表附註

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

2.1 BASIS OF PREPARATION

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

Basis of consolidation

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

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

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

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

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

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

2.1 編製基準

本財務報表乃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」)(包括所有香港財務報告準則、香港會計準則(「香港會計準則」)及詮釋)、香港公認會計原則及香港公司條例的披露規定編製。除按公允值計入損益的金融資產已按公允值計量外,本財務報表乃根據歷史成本慣例編製。本財務報表乃以港元(「港元」)呈報,除另有指明外,所有金額均約整至最接近的千元。

綜合基準

綜合財務報表包括本公司及其附屬公司截至二零二二年三月三十一日止年度之財務報表。附屬公司為本公司直接或間接控制的實體(包括結構實體)。本集團因參與投資對象而可以或有權獲得不定回報,且可透過對投資對象行使權力影響回報(即本集團運用既有權利現時可以左右投資對象有關業務)時,則屬擁有控制權。

如本公司直接或間接擁有投資對象投票權或類似權 利不過半數,本集團評估是否對投資對象有權力 時,會考慮所有相關事實及情況,包括:

- (a) 投資對象其他投票權持有人的合約安排;
- (b) 其他合約安排產生的權利;及
- (c) 本集團的投票權及潛在投票權。

附屬公司使用與本公司一致的會計政策編製同一報告期間的財務報表。附屬公司的業績自本集團取得控制權之日起綜合入賬,並持續綜合入賬至有關控制權終止當日為止。

損益及其他全面收益的各組成部分會歸屬於本公司 母公司擁有人及非控股權益,儘管這會導致非控股 權益結餘錄得虧絀。有關本集團成員公司間交易的 所有集團內資產及負債、權益、收入、開支以及現 金流量於綜合入賬時悉數對銷。

倘事實及情況顯示上述三項控制因素的一項或多項 出現變化,本集團會重新評估本身是否控制投資對 象。並無失去控制權的附屬公司擁有權權益變動以 權益交易入賬。

綜合財務報表附註

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

2.1 BASIS OF PREPARATION (CONTINUED)

Basis of consolidation (continued)

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

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following revised HKFRSs for the first time for the current year's financial statements:

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 Interest Rate Benchmark Reform

- Phase 2

Amendment to HKFRS 16

Covid-19-Related Rent Concessions beyond 30 June 2021

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

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

2.1 編製基準(續)

綜合基準(續)

倘本集團失去附屬公司的控制權,則會終止確認: (i)該附屬公司的資產及負債、(ii)任何非控股權益的賬 面值及(iii)計入權益的累計匯兑差額:並確認(i)已收 取代價的公允值、(ii)任何保留投資的公允值及(iii)所 產生於損益確認的任何盈餘或虧絀。本集團應佔過 往於其他全面收益確認的組成部分按與本集團直接 出售相關資產或負債所需相同基準重新分類至損益 或累計溢利(如適用)。

2.2 會計政策的變動及披露

本集團已首次於本年度之財務報表中採納以下經修 訂香港財務報告準則。

香港財務報告準則第9號、香港會計 利率基準改革一準則第39號、香港財務報告準則第 第二階段 7號、香港財務報告準則第4號及香港財務報告準則第16號(修訂本)

香港財務報告準則第16號(修訂本) 二零二一年六月三十日 之後Covid-19相關租 金寶湖

經修訂香港財務報告準則之性質及影響説明如下:

當現有利率基準被可替代無風險利率(「無風 險利率」)替代方案替代時,香港財務報告準 則第9號、香港會計準則第39號、香港財務報 告準則第7號、香港財務報告準則第4號及香 港財務報告準則第16號(修訂本)解決先前影 響財務報告之修訂本未處理的問題。該等修 訂本提供對於釐定金融資產及負債之合約現 金流量之基準之變動進行會計處理時無需調 整金融資產及負債之賬面值而更新實際利率 的可行權宜方法,前提為該變動為利率基準 改革之直接後果且釐定合約現金流量的新基 準於經濟上等同於緊接變動前的先前基準。 此外,該等修訂本允許利率基準改革所規定 對對沖指定及對沖文件進行更改,而不會中 斷對沖關係。過渡期間可能產生的任何損益 均通過香港財務報告準則第9號的正常規定進 行處理,以衡量及確認對沖無效性。倘無風 險利率被指定為風險組成部分時,該等修訂 本亦暫時減輕了實體必須滿足可單獨識別的 要求的風險。倘實體合理地預期無風險利率 風險組成部分於未來24個月內將變得可單獨 識別,則該減免允許實體於指定對沖後假定 已滿足可單獨識別之規定。此外,該等修訂 本亦規定實體須披露額外資料,以使財務報 表的使用者能夠了解利率基準改革對實體的 金融工具及風險管理策略的影響。

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

2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES (CONTINUED)

(a) (continued)

The Group did not have any interest-bearing bank and other borrowings denominated in Hong Kong dollars based on the Hong Kong Interbank Offered Rate ("HIBOR") and United States dollars based on the London Interbank Offered Rate ("LIBOR") as at 31 March 2022. The amendments did not have any significant impact on the Group's financial statements.

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

The Group has adopted the amendment on 1 April 2021 and applied the practical expedient during the year ended 31 March 2022 to all rent concessions granted by the lessors that affected only payments originally due on or before 30 June 2022 as a direct consequence of the covid-19 pandemic. A reduction in the lease payments arising from the rent concessions of HK\$11,000 has been accounted for as a variable lease payment by derecognising part of the lease liabilities and crediting to profit or loss for the year ended 31 March 2022. There was no impact on the opening balance of equity as at 1 April 2021.

2.2 會計政策的變動及披露(續)

(a) (續)

於二零二二年三月三十一日,本集團並無根據香港銀行同業拆息(「**香港銀行同業拆息**」)以港元計值及根據倫敦銀行同業拆息(「**倫敦銀行同業拆息**」)以美元計值的任何計息銀行及其他借貸。該等修訂本對本集團財務報表並無任何重大影響。

(b) 於二零二一年四月發佈的香港財務報告準則 第16號(修訂本)將承租人選擇不就因covid-19 疫情直接導致的租金寬減應用租賃修訂會計 處理的可行權宜方法延長12個月。因此,在 滿足應用可行權宜方法的其他條件下,可行 權宜方法適用於租金的寬減,租賃付款的任 何減少僅影響原定於二零二二年六月三十日 或之前到期的付款。該修訂本對自二零二一 年四月一日或之後開始的年度期間追溯生 效,初始應用該修訂本的任何累積影響確認 為對當前會計期間初保留盈利期初結餘的調 整。該修訂本允許提前應用。

本集團已於二零二一年四月一日採納該修訂本並於截至二零二二年三月三十一日止年度將實際可行權宜方法應用於covid-19疫情之直接後果所產生由出租人授出之所有租金寬減,並僅影響原到期日為二零二二年六月三十日或之前的付款。因此,租金寬減而導致之租賃款項減少11,000港元,已通過終止確認部分租賃負債將其作為可變租賃款項人賬,並計入截至二零二二年三月三十一日此年度的損益內。於二零二一年四月一日的期初權益餘額並無影響。

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ISSUED BUT NOT YET EFFECTIVE HKFRSs 2.3

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

Amendments to HKFRS 3

Amendments to HKFRS 10 and

HKAS 28 (2011)

HKFRS 17

Amendments to HKFRS 17

Amendments to HKFRS 17

Amendments to HKAS 1

Amendments to HKAS 1 and

HKFRS Practice Statement 2 Amendments to HKAS 8 Amendments to HKAS 12

Amendments to HKAS 16

Amendments to HKAS 37

Annual Improvements to HKFRSs 2018-2020

Reference to the Conceptual

Framework 1

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

Joint Venture 3

Insurance Contracts 2

Insurance Contracts 2,5

Initial Application of HKFRS 17 and HKFRS 9 - Comparative

Information 2,6

Classification of Liabilities as Current

or Non-current 2,4

Disclosure of Accounting Policies 2

Definition of Accounting Estimates 2 Deferred Tax related to Assets and Liabilities arising from a Single

Transaction 2

Property. Plant and Equipment: Proceeds before Intended Use 1

Onerous Contracts - Cost of Fulfilling

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

已頒佈但尚未生效之香港財務報告準則 2.3

本集團尚未於該等財務報表應用以下已頒佈但尚未 生效之新訂及經修訂香港財務報告準則。

香港財務報告準則第3號(修訂本) 對概念框架的提述1

香港財務報告準則第10號及香港 投資者與其聯營公司或合 會計準則第28號(二零一一年) 營公司之間的資產出售

(修訂本) 或注資3

香港財務報告準則第17號 保險合約2 保險合約2.5 香港財務報告準則第17號

(修訂本)

香港財務報告準則第17號

(修訂本)

首次應用香港財務報告準 則第17號及香港財務報 告準則第9號一可資比

較資料2.6

香港會計準則第1號 負債分類為流動或 非流動2:4

香港會計準則第1號及香港財務報 披露會計政策2 告準則實務報告第2號(修訂本)

香港會計準則第8號(修訂本) 會計估計的定義2

香港會計準則第12號(修訂本) 與單獨交易產生的資產及

負責相關的遞延税項2

香港會計準則第16號(修訂本)

物業、廠房及設備: 擬定 用涂前之所得款項1

香港會計準則第37號(修訂本)

虧損性合約 - 履行合約之

成本1

香港財務報告準則二零一八年至

香港財務報告準則第1號、 二零二零年週期之年度改進 香港財務報告準則第9

號、香港財務報告準則 第16號相應闡釋範例及 香港會計準則第41號 (修訂本)1

- 於二零二二年一月一日或之後開始的年度期間生效
- 於二零二三年一月一日或之後開始的年度期間生效
- 現並無釐定強制生效日期,惟可予提早採納
- 由於香港會計準則第1號(修訂本),香港詮釋第5號呈列 財務報表-借款人對包含按要求償還條款之有期貸款之 分類於二零二零年十月修訂,使相應措詞保持一致而結 論不變
- 由於二零二零年十月刊發香港財務報告準則第17號(修 訂本),香港財務報告準則第4號已修訂以延長臨時豁 免,允許保險人於二零二三年一月一日前開始的年度期 間採用香港會計準則第39號而非香港財務報告準則第9
- 香港會計師公會於二零二二年二月修訂香港財務報告進 有准置前哪么置於一令——午一月廖訂有把財務報告年 則第17號,允許於首次應用香港財務報告準則第17號時 比較期間呈報的金融資產進行分類疊加

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

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs (CONTINUED)

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

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

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

2.3 已頒佈但尚未生效之香港財務報告準則(續)

預期將適用於本集團之該等香港財務報告準則之進 一步資料於下文載述。

香港財務報告準則第3號(修訂本)旨在以二零一八年 六月頒佈的概念框架之提述取代先前財務報表編製 及呈列框架之提述(「概念框架」),而毋須大幅更改 其規定。該等修訂本亦對香港財務報告準則第3號業 務合併有關實體參考概念框架以釐定資產或負債之 構成之確認原則加入一項例外情況。該例外情況規 定,對於屬香港會計準則第37號撥備、或然負債及 或然資產或香港(國際財務報告詮釋委員會)-詮釋 第21號徵費範圍內的負債及或然負債而言,倘該等 負債屬單獨產生而非於業務合併中產生,則應用香 港財務報告準則第3號的實體應分別參考香港會計準 則第37號或香港(國際財務報告詮釋委員會)-詮釋 第21號而非概念框架。此外,該等修訂本澄清或然 資產於收購日期不符合確認條件。本集團預計自二 零二二年四月一日起前瞻性採納該等修訂本。由於 該等修訂本前瞻性應用於收購日期為首次應用日期 或之後的業務合併,因此本集團於過渡日期將不會 受該等修訂本的影響。

香港財務報告準則第10號及香港會計準則第28號 (二零一一年)(修訂本)解決香港財務報告準則第10 號與香港會計準則第28號(二零一一年)之間有關 處理投資者與其聯營公司或合營企業之間的資產出 售或注資的規定的不一致情況。該等修訂本規定, 倘投資者與其聯營公司或合營企業之間的資產出售 或注資構成一項業務,則須悉數確認收益或虧損。 倘交易涉及不構成一項業務的資產,則該交易產生 的收益或虧損於投資者的損益內確認,惟以不相關 投資者於該聯營公司或合營企業的權益為限。該等 修訂本將予以前瞻性應用。香港會計師公會於二零 -六年一月剔除香港財務報告準則第10號及香港 會計準則第28號(二零一一年)(修訂本)的以往強制 生效日期,而新的強制生效日期將於對聯營公司及 合營企業的會計處理完成更廣泛的審閱後釐定。然 而,該等修訂本目前可供採納。預期該等修訂本將 不會對本集團財務報表有任何重大影響

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs (CONTINUED)

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

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

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

2.3 已頒佈但尚未生效之香港財務報告準則(續)

香港會計準則第1號(修訂本)負債分類為流動或非流動澄清將負債分類為流動或非流動的規定。該等修訂本指明,倘實體延遲償還負債的權利受限於該實體須符合特定條件,則倘該實體符合當日之有關條件,其有權於報告期末延遲償還負債的可能性所影響。該等修訂本亦澄清被視為償還負債的情況。該等修訂於二零二三年一月一日或之後開始的年度期間生效,並應追溯應用。允許提早應用。該等修訂預期不會對本集團的財務報表產生任何重大影響。

香港會計準則第1號(修訂本)會計政策披露要求實體披露其重大會計政策資料,而非其主要會計政策。倘連同實體財務報表所載其他資料一併考慮,會計政策資料可以合理預期會影響通用財務報表的主要使用者根據該等財務報表所作出的決定,則該會計政策資料屬重大。香港財務報告準則實務報告第2號(修訂本)就重要性概念應用於會計政策披露之方訂提供並非強制性的指引。香港會計準則第1號(修訂本)於二零二三年一月一日或之後開始的會計期間生效,並允許提早應用。由於香港財務報告準則實務報告第2號所提供的指引屬非強制性,故毋須列明該等修訂本的生效日期。本集團現正評估該等修訂本數本團會計政策披露的影響。

香港會計準則第8號(修訂本)澄清會計估算變動與會計政策變動之間的區別。會計估算界定為受到計量不確定性規限的財務報表所載貨幣金額。該等修訂本亦澄清實體如可運用計量技巧及輸入數據來制定會計估算。該等修訂本於二零二三年一月一日或之後開始的年度會計期間生效,並應用於該期間開始時或之後發生的會計政策變動及會計估算變動。允許提早應用。該等修訂本預期不會對本集團的財務報表造成任何重大影響。

綜合財務報表附註

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

2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs (CONTINUED)

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

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

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

2.3 已頒佈但尚未生效之香港財務報告準則(續)

香港會計準則第12號(修訂本)收窄初步確認豁免的範圍,使有關豁免不再適用於導致應課稅項與可扣減暫時差額相同的交易,例如租賃及除役責任。因此,實體須就該等交易所產生的暫時差額確認遞延稅項資產及遞延稅項負債。該等修訂本於二零,並完年一月一日或之後開始的年度報告期間生效,並完了是報的最早比較期間開始時應用於有關租賃及除役責任的交易,其中任何累計影響確認為於當日的保留溢利或其他權益部分(如適用)期初結餘的過整。此外,該等修訂本須往後應用於除租賃及徐明本集團的財務報表造成任何重大影響。不會對本集團的財務報表造成任何重大影響。

香港會計準則第16號(修訂本)禁止實體從物業、廠房及設備項目的成本中扣除使資產達到管理層擬定之營運狀態所需位置與條件過程中產生的項目銷售之任何所得款項。相反,實體須於損益中確認銷售任何有關項目之所得款項及該等項目之成本。該等修訂本於二零二二年一月一日或之後開始的年度期間生效,並僅追溯應用於實體首次應用該等修訂本的財務報表中所呈列的最早期間開始或之後可供使用的物業、廠房及設備項目。允許提早應用。該等修訂本預期不會對本集團的財務報表產生任何重大影響。

香港會計準則第37號(修訂本)澄清,就根據香港會 計準則第37號評估合約是否屬虧損性而言,履行合 約的成本包括與合約直接相關的成本。與合約直接 相關的成本包括履行該合約的增量成本(例如直接 勞工及材料)及與履行合約直接相關的其他成本分配 (例如分配履行合約所用物業、廠房及設備項目的折 舊費用以及合約管理及監管成本)。一般及行政成本 與合約並無直接關連,除非根據合約明確向對手方 收取,否則不包括在內。該等修訂本於二零二二年 一月一日或之後開始的年度期間生效,並將應用於 實體於其首次應用該等修訂本的年度報告期間開始 尚未履行其所有責任的合約。允許提早應用。初步 應用該等修訂的任何累計影響將確認為對首次應用 日期之期初權益的調整,而毋須重列比較資料。該 等修訂本預期不會對本集團的財務報表產生任何重 大影響。

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2.3 ISSUED BUT NOT YET EFFECTIVE HKFRSs (CONTINUED)

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

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Interests in joint operations

A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group recognises in relation to its interest in a joint operation:

- its assets, including its share of any assets held jointly;
- its liabilities, including its share of any liabilities incurred jointly;
- its revenue from the sale of its share of the output arising from the joint operation;
- its share of the revenue from the sale of the output by the joint operation; and
- its expenses, including its share of any expenses incurred jointly.

The assets, liabilities, revenues and expenses relating to the Group's interest in a joint operation are accounted for in accordance with the HKFRSs applicable to the particular assets, liabilities, revenues and expenses.

2.3 已頒佈但尚未生效之香港財務報告準則(續)

香港財務報告準則二零一八年至二零二零年週期之年度改進載列香港財務報告準則第1號、香港財務報告準則第16號隨附之說明告準則第9號、香港財務報告準則第16號隨附之說明性示例及香港會計準則第41號(修訂本)。預期將適用於本集團之該等修訂本詳情如下:

- 香港財務報告準則第9號金融工具:澄清實體於評估一項新訂或經修訂金融負債之條款時所計入之費用。該等費用僅包括借款人與貸款人之間已付或已收之費用,其中包括借款人或貸款人代表另一方支付或收取之費用。實體對於該實體首次採用修訂的年度報告期間開始或之後經修訂或交換之金融負債應用該修訂。該修訂本於二零二二年一月一日或之後開始的年度期間生效。允許提早應用。該修訂預期不會對本集團的財務報表產生重大影響。
- 香港財務報告準則第16號租賃:於香港財務報告準則第16號隨附之第13項説明性示例中移除出租人就租賃物業裝修作出之付款説明。此舉消除了應用香港財務報告準則第16號時對租賃優惠進行處理之潛在混淆。

3. 重大會計政策概要

合營業務權益

合營業務指擁有共同控制權的各方享有與該安排相關的資產權利及負債責任的一種合營安排。共同控制指按照合約協定對一項安排所共有之控制權,共同控制僅在有關活動要求享有控制權之訂約方作出一致同意之決定時存在。

本集團於合營業務權益確認以下各項:

- 其資產,包括其應佔任何共同持有之資產;
- 其負債,包括其應佔任何共同承擔之負債;
- 其銷售應佔合營業務產量之收益;
- 其來自銷售合營業務產量之應佔收益;及
- 其開支,包括其應佔任何共同承擔之開支。

本集團於合營業務中之權益所涉的資產、負債、收益及開支乃根據適用於該特定資產、負債、收益及開支的香港財務報告準則入賬。

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Fair value measurement

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

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

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

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

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

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

3. 重大會計政策概要(續)

公允值計量

本集團於各報告期末以公允值計量其按公允值計入 損益的金融資產。公允值乃在市場參與者於計量日 期進行之有序交易中出售資產所收取或轉讓負債所 支付之價格。公允值計量乃基於出售資產或轉讓負 債之交易發生在該資產或負債之主要市場或(如無主 要市場)就該資產或負債而言最有利之市場的假設。 該主要市場或最有利市場必須為本集團可進入之市 場。資產或負債之公允值採用市場參與者為資產或 負債定價所採用的假設進行計量(假設市場參與者依 照彼等的最佳經濟利益行事)。

非金融資產的公允值計量計及市場參與者通過使用 其資產的最大及最佳用途或將有關資產出售予將使 用其最大及最佳用途的另一市場參與者而產生經濟 利益的能力。

本集團採用適用於有關情況並可獲得充足數據的估值技術來計量公允值,盡量使用相關可觀察輸入數據而盡量避免使用不可觀察輸入數據。

所有於財務報表內按公允值計量或披露的資產及負債乃基於對公允值計量整體而言屬重大的最低層級輸入數據按以下公允值層級分類:

- 第一級 基於相同資產或負債在活躍市場上的報價(未經調整)
- 第二級 基於對公允值計量而言屬重大的最低層 級輸入數據為可觀察(直接或間接)數據 的估值技術
- 第三級 基於對公允值計量而言屬重大的最低層 級輸入數據為不可觀察數據的估值技術

就按經常性基準於財務報表確認的資產及負債而 言,本集團透過於各報告期末重新評估分類(基於對 公允值計量整體而言屬重大的最低層級輸入數據)確 定是否發生不同層級轉移。

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Impairment of non-financial assets

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

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

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

3. 重大會計政策概要(續)

非金融資產之減值

倘存在減值跡象,或當資產須作出年度減值測試(存貨、合約資產及金融資產除外),會估計資產之可收回金額乃按該資產或現金產生單位之使用價值與其公允值減出售成本之較高不差,於非該個別資產於其他資產或資產組別之現金產生很大程度上獨立於其他資產或資產組別之現金產,則在此情況下,可收回金額乃就該資產所屬現金產生單位予以釐定。在測試現金產生單位的減值時,倘公司資產(例如:總部大樓)的賬面金額的一部份可在合理及一致的基礎上分配,則將分配至單位組別。

減值虧損僅於資產賬面值超過其可收回金額時確認。於評估使用價值時,估計未來現金流量乃採用反映現時市場對該資產之貨幣時間價值及特定風險評估之稅前貼現率,貼現至其現值。減值虧損於其產生期間在損益中在與減值資產功能一致的相關開支類別內扣除。

於各報告期末將評估有否跡象顯示以往確認之減值虧損可能不再存在或可能已減少。如存在有關跡象,則會估計可收回金額。以往確認之商譽以外之資產減值虧損,僅於用作釐定該資產可收回金額之估計出現變動時撥回,然而,不得撥回至高於假設過往年度並無確認資產減值虧損下而釐定之賬面值(扣除任何折舊/攤銷)之金額。有關減值虧損撥回於產生期間計入損益。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Related parties

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

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

or

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

3. 重大會計政策概要(續)

關聯方

倘屬下列情況,有關方將被視為本集團之關聯方:

- (a) 有關方為一名人士或該名人士家族之近親, 而該名人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司之主要管理層 成員:

或

- (b) 有關方為符合下列任何條件之實體:
 - (i) 該實體與本集團屬同一集團之成員公司;
 - (ii) 一間實體為另一實體(或另一實體之母 公司、附屬公司或同系附屬公司)之聯 營公司或合營公司:
 - (iii) 該實體及本集團均為同一第三方之合營 公司;
 - (iv) 一間實體為第三方實體之合營公司,而 另一實體為該第三方實體之聯營公司;
 - (v) 該實體為離職後福利計劃,而該計劃之 受益人為本集團或與本集團有關聯之實 體的僱員:
 - (vi) 該實體由(a)項所識別人士控制或共同控制:
 - (vii) 於(a)(i)項所識別人士對該實體有重大影響力或屬該實體(或該實體之母公司)主要管理層成員:及
 - (viii) 該實體,或其所屬集團之任何成員公司,向本集團或本集團之母公司提供主要管理人員服務。

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For the year ended 31 March 2022 截至二零二二年三月三十一目止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Property, plant and equipment

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

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

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

Leasehold improvement Over the shorter of the lease terms and 20%

Furniture and fixtures 20%
Plant and machinery 20%
Computer equipment 20%
Motor vehicles 20%
Cruiser 20%

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

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

Research and development costs

All research costs are charged to profit or loss as incurred.

Expenditure incurred on projects to develop new projects is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the ability to measure reliably the expenditure during the development. Project development expenditure which does not meet these criteria is expensed when incurred.

3. 重大會計政策概要(續)

物業、廠房及設備

物業、廠房及設備按成本減累計折舊及任何減值虧 損列賬。物業、廠房及設備項目成本包括其購買價 及任何使資產達致可使用狀態及運抵使用地點作擬 定用途之直接應計成本。

物業、廠房及設備項目投入運作後產生之開支(如維修及保養費用)一般於產生期間自損益扣除。在符合確認標準之情況下,主要檢修費用將予以資本化,作為一項置換列入資產之賬面值。倘物業、廠房及設備之重要部分須定期更換,本集團會將該等部分確認為擁有特定可使用年期之獨立資產,並計算相應折舊。

折舊按每個物業、廠房及設備項目之估計可使用年 期以直線法基準計算,以撤銷其成本至其剩餘價 值。就此而言,所用之主要年率如下:

租賃物業裝修 按租期及20%(以較短者為準)

 家俬及固定裝置
 20%

 廠房及機器
 20%

 電腦設備
 20%

 汽車
 20%

 小型快艇
 20%

倘物業、廠房及設備項目之各部分有不同可使用年期,則該項目之成本會按合理基準分配至不同部分,而各部分會獨立計算折舊。至少於各財政年度結算日會檢討及調整(如適用)剩餘價值、可使用年期及折舊方法。

物業、廠房及設備項目(包括任何已首次確認之重要部分)於出售或預期不會自其使用或出售產生未來經濟利益時終止確認。於該資產終止確認之年度在損益確認之出售或報廢所產生之任何收益或虧損,為出售所得款項淨額與有關資產賬面值間之差額。

研發成本

所有研究成本於產生時自損益扣除。

新項目開發項目產生之開支僅於本集團證明於技術 上能夠完成無形資產供使用或出售、有意完成及有 能力使用或出售該資產、該資產將帶來未來經濟利 益之方法、具有完成項目所需之資源且能夠可靠地 計量開發期間之開支時,方會撥充資本並以遞延方 式入賬。未能符合該等標準之項目開發開支概於產 生時支銷。

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Leases

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

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(a) Right-of-use assets

Right-of-use assets are recognised at the commencement date of the lease (that is the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease terms and the estimated useful lives of the assets as follows:

Office premises 1.5 to 3 years Warehouse 2 years

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

(b) Lease liabilities

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

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

The Group's lease liabilities are separately disclosed in the consolidated statement of financial position.

3. 重大會計政策概要(續)

租賃

本集團於合約開始時評估合約是否為租賃或包含租賃。倘合約為換取代價而給予在一段時間內控制已 識別資產使用的權利,則該合約為租賃或包含租賃。

本集團作為承租人

本集團對所有租賃(惟短期租賃及低價值資產租賃除外)採取單一確認及計量方法。本集團確認租賃負債以作出租賃付款,而使用權資產指使用相關資產的權利。

(a) 使用權資產

使用權資產於租賃開始日期(即有關資產可供使用的日期)確認。使用權資產按成本減任何累計折舊及任何減值虧損計量。使用權資產方成就租賃之任何重新計量作出調整。使用權資之成本包括已確認租賃負債金額、已發租賃產之的支援成本收取之任何租賃優惠。使用權資产的款減已資產估計使用年期(以較短者為準)內以直線法折舊如下:

辦公室物業 1.5至3年 倉庫 2年

倘於租期結束時租賃資產的擁有權轉讓至本 集團或成本反映購買權的行使,折舊則根據 資產的估計可使用年期計算。

(b) 租賃負債

租賃負債於租賃開始日期按於租期內作出之租賃付款現值確認。租賃付款包括固匱使付款、包括實質固定付款)減任何應收租賃優惠、取決於某一指數或比率之可變租賃付款。預期根據在剩餘價值擔保中將定行之金購買選快團行款亦包括本集團合理使了一次重選擇權之行使價,側須就終止租賃支付罰款。並發生觸發付款之事件或狀況期間確認為開支。

於計算租賃付款現值時,由於租賃中所隱含之利率不易釐定,本集團則於租賃開始日期後,租賃開始日期後,租賃債金額會增加,以反映利息增加及就所租赁付款作出調減。此外,倘出現修改,租赁動、租賃付款變動(如指數或比率資之未來租賃付款變動)購買相關資產之無辦權評估變更,租賃負債的賬面值將予重新計量。

本集團的租賃負債於綜合財務狀況表內單獨 披露。

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Leases (continued) Group as a lessee (continued)

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of containers (that is those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the recognition exemption for leases of low-value assets to the containers that are considered to be of low value.

Lease payments on short-term leases and leases of lowvalue assets are recognised as an expense on a straight-line basis over the lease term.

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

Investments and other financial assets Initial recognition and measurement

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

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

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

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

3. 重大會計政策概要(續)

租賃(續)

本集團作為承租人(續)

(c) 短期租賃及低價值資產租賃

本集團將短期租賃確認豁免應用於集裝箱的短期租賃(即自開始日期起計租期為12個月或以下,並且不包含購買選擇權的租賃)。低價值資產租賃確認豁免亦應用於被視為低價值的集裝箱租賃。

短期租賃的租賃付款及低價值資產租賃於租 期內按直線法確認為開支。

將相關資產絕大部份之風險及回報擁有權轉移至承 租人的租賃入賬列為融資租賃。

投資及其他金融資產 *初步確認及計量*

金融資產於初步確認時分類,其後按攤銷成本及按 公允值計入損益計量。

初步確認時的金融資產分類取決於金融資產的合約 現金流量特徵以及本集團管理彼等的業務模式。除 並不包含重大融資成分或本集團已採用不調整重大 融資成分影響之切實可行權宜方法之貿易應收款項 外,本集團初始按公允值加上(倘金融資產並非按公允值計入損益)交易成本計量金融資產。並不包含重 大融資成分或本集團已採用切實可行權宜方法之貿 易應收款項,乃根據下文「收益確認」所載政策按照 香港財務報告準則第15號釐定之交易價格計量。

為使金融資產按攤銷成本或按公允值計入其他全面收益進行分類及計量,需產生純粹為支付本金及未償還本金利息(「純粹支付本金及利息」)的現金流量。現金流量並非純粹支付本金及利息的金融資產,不論其業務模式如何,均按公允值計入損益分類及計量。

本集團管理金融資產的業務模式指其如何管理其金融資產以產生現金流量。業務模式確定現金流量是否來自收取合約現金流量、出售金融資產,或兩者兼有。而按攤銷成本分類及計量的金融資產於旨在持有金融資產以收取合約現金流量的業務模式中持有,而按公允值計入其他全面收益分類及計量的金融資產於旨在收取合約現金流量以及出售的業務模式中持有。並非於上述業務模式中持有的金融資產按公允值計入損益分類及計量。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Investments and other financial assets (continued) Initial recognition and measurement (continued)

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

Subsequent measurement

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

Financial assets at amortised cost (debt instruments)

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

Financial assets at fair value through profit or loss

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

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value through profit or loss are also recognised as other income in profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

Derecognition of financial assets

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

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

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

3. 重大會計政策概要(續)

投資及其他金融資產(續) 初步確認及計量(續)

所有正常購買及銷售之金融資產,於交易日確認,即本集團承諾購買或出售資產當日。正常購買或銷售是指按照市場既有規定或慣例須在一段期限內交付資產之金融資產買賣。

後續計量

金融資產的後續計量取決於其以下的分類情況:

按攤銷成本列賬的金融資產(債務工具)

按攤銷成本列賬之金融資產其後使用實際利率法計量,並可能受減值影響。當資產終止確認、修訂或減值時,收益及虧損於損益內確認。

按公允值計入損益的金融資產

按公允值計入損益的金融資產於財務狀況表按公允值列賬,而公允值變動淨額則於損益內確認。

該類別包括本集團並無不可撤回地選擇按公允值計入其他全面收益進行分類的衍生工具及股權投資。 在支付權確立、與股息相關的經濟利益很可能流入 本集團,且股息金額能夠可靠計量時,分類為按公允值計入損益的金融資產的股權投資的股息亦於損 益確認為其他收入。

終止確認金融資產

金融資產(或,倘適用,一項金融資產的一部份或一組同類金融資產部份)在下列情況中終止確認(如自本集團綜合財務報表中移除):

- 收取該項資產所得現金流量的權利經已屆 滿;或
- 本集團已轉讓其收取該項資產所得現金流量的權利,或已承擔一項責任,在未有嚴重拖延之情況下,根據一項「轉付」安排向第三方全數支付已收取之現金流量;以及(a)本集團已轉讓該項資產之絕大部份風險及回報,或(b)本集團並無轉讓或保留該項資產絕大部份風險及回報,但已轉讓該項資產之控制權。

倘若本集團已轉讓其收取資產所得現金流量之權利,或已訂立轉付安排,其將評估其是否保留該項資產之擁有權的風險及回報以及保留之程度。當其並無轉讓亦無保留該項資產之絕大部份風險及回報,亦無轉讓該項資產的控制權,則該項資產將於本集團繼續按其持續參與程度確認該已轉讓資產。在此情況下,本集團同時確認相關負債。已轉讓資產及相關負債按反映本集團所保留權利及責任之基準計量。

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Derecognition of financial assets (continued)

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

Impairment of financial assets

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

General approach

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

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

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

3. 重大會計政策概要(續)

終止確認金融資產(續)

以擔保方式繼續參與已轉讓資產之程度,乃按資產 原有賬面值與本集團可被要求償還的最高代價金額 兩者的較低者計量。

金融資產減值

本集團確認對並非按公允值計入損益持有的所有債務工具預期信貸虧損(「預期信貸虧損」)的撥備。預期信貸虧損乃基於根據合約到期的合約現金流量與本集團預期收取的所有現金流量之間的差額而釐定,並以原實際利率的近似值貼現。預期現金流量將包括出售所持抵押品的現金流量或組成合約條款的其他信貸提升措施。

一般方法

預期信貸虧損分兩個階段進行確認。就自初步確認 起未有顯著增加的信貸風險而言,會為未來12個月 內可能發生違約事件而導致的信貸虧損(12個月預期 信貸虧損)計提預期信貸虧損撥備。就自初步確認起 已顯著增加的信貸風險而言,不論何時發生違約, 須就於餘下風險年限內的預期信貸虧損計提虧損撥 備(存續期預期信貸虧損)。

本集團於各報告日期評估金融工具的信貸風險是否 自初步確認以來顯著增加。在進行該評估時,本集 團將於報告日期就金融工具發生之違約風險與初步 確認日期起金融工具發生之違約風險進行比較,並 會認為無須付出過多成本或努力即可獲得的合理及 有佐證的資料(包括過往及前瞻性資料)。

倘合約付款已逾期90日,則本集團將相關金融資產 視為違約。然而,在若干情況下,倘內部或外部資 料反映,在計及任何本集團之信貸提升措施前,本 集團不大可能悉數收到未償還合約款項,則本集團 亦可將金融資產視為違約。倘無合理預期可收回合 約現金流量,則對金融資產進行撤銷。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Impairment of financial assets (continued) General approach (continued)

Financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables and contract assets which apply the simplified approach as detailed below.

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

Simplified approach

For trade receivables and contract assets that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date.

Financial liabilities

Initial recognition and measurement

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

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

The Group's financial liabilities include trade and retention payables and other payables and accruals.

Subsequent measurement

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

Financial liabilities at amortised cost (loans and borrowings)

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in profit or loss.

3. 重大會計政策概要(續)

金融資產減值(續)

一般方法(續)

除採用下述簡化方法的貿易應收款項及合約資產以外,按攤銷成本計量的金融資產,均須按一般方法 進行減值,並於下列各階段內分類,計量預期信貸 虧損:

- 第一階段 自初步確認以來信貸風險並無顯著增加及虧損撥備以相當於12個月預期信貸虧損金額計量的金融工具
- 第二階段 自初步確認以來信貸風險顯著增加但 並非信貸減值的金融資產及其虧損撥 備以相當於存續期預期信貸虧損金額 計量的金融工具
- 第三階段 一 於報告日期為信貸減值(但並非購買或 原始信貸減值)且其虧損撥備以相當於 存續期預期信貸虧損金額計量的金融 資產。

簡化方法

就並無包含重大融資成分或本集團已應用可行權宜 方法不調整重要融資成分影響的貿易應收款項及合 約資產而言,本集團採用簡化的方法計算預期信貸 虧損。根據該簡化方法,本集團並無追溯信貸風險 變動,而是於各報告日期就存續期預期信貸虧損確 認虧損撥備。

金融負債

初步確認及計量

金融負債於初步確認時分類為按公允值計入損益的金融負債、貸款及借貸或應付款項(倘適用)。

該等金融負債初步按公允值確認,而貸款及借貸以 及應付款項則須扣減直接應佔交易成本。

本集團的金融負債包括貿易應付款項及應付保留金 及其他應付款項及應計費用。

後續計量

金融負債其後按其分類計量如下:

按攤銷成本計量的金融負債(貸款及借貸)

於初步確認後,計息貸款及借貸其後採用實際利率 法按攤銷成本計量,惟除非貼現的影響不大,於該 情況下則會按成本列賬。終止確認負債及按實際利 率攤銷過程中產生的損益在損益內確認。

於計算攤銷成本時考慮任何收購折讓或溢價以及作 為實際利率一部分的費用或成本。實際利率攤銷於 損益內列為融資成本。

綜合財務報表附註

For the year ended 31 March 2022 截至二零二二年三月三十一目止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Treasury shares

Own equity instruments which are reacquired and held by the Company or the Group (treasury shares) are recognised directly in equity at cost. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the weighted average basis. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to disposal.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short-term highly liquid investments that are readily convertible into known amounts of cash, and are subject to an insignificant risk of changes in value and less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, and assets similar in nature to cash, which are not restricted as to use.

3. 重大會計政策概要(續)

終止確認金融負債

倘金融負債下的義務被解除、取消或到期,則本集 團會終止確認金融負債。

當現有金融負債被來自同一放款人的另一項條款迥 異的金融負債替換,或現有負債的條款大部分被修 訂時,該項替換或修訂會被視作終止確認原有負債 及確認新負債,相關各賬面價值之差額於損益內確 認。

抵銷金融工具

倘現時存在一項可強制執行法定權利,可抵銷已確 認金額,且擬以淨額結算或同時變現資產及清算債 務,則金融資產與金融負債可予抵銷,並以淨額在 財務狀況表呈報。

庫存股份

本公司或本集團持有及重新購入的自身股本工具(庫存股份)按成本直接於權益中確認。就購買、銷售、發行或註銷本集團自身的股本工具而言,毋須於損益內確認損益。

存貨

存貨按成本與可變現淨值兩者中的較低者列賬。成 本按加權平均法釐定。可變現淨值乃基於估計售價 減任何在出售時產生的估計成本作出。

現金及現金等價物

就綜合現金流量表而言,現金及現金等價物包括手頭現金及活期存款,以及可隨時兑換為已知數額現金且價值波動風險輕微的短期高流通性投資,減須按要求償還的銀行透支,構成本集團現金管理的整體部分。

就綜合財務狀況表而言,現金及現金等價物包括用途不受限制的手頭現金及存放於銀行的現金(包括定期存款)以及與現金性質類似的資產。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Provisions

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included as finance costs in profit or loss.

The Group provides for warranties in relation to the provision of Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services, M&E Technology Solutions and Engineering Services and Sales of Products, Parts and Components for general repairs of defects occurring during the warranty period. Provisions for these assurance-type warranties granted by the Group are recognised based on past experience of the level of repairs and returns, discounted to their present values as appropriate.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, associates and joint ventures, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

3. 重大會計政策概要(續)

撥備

若由於過往事項產生現有法定或推斷責任,而履行 責任可能需要未來資源流出,且該責任的數額能可 靠估計,則會確認撥備。

當貼現影響重大時,已確認的撥備數額為預期履行責任所需的未來支出於報告期末的現值。隨時間流逝而產生的貼現現值增加將計入損益的融資成本。

本集團就提供交通關鍵系統解決方案、流動票務及 數碼支付解決方案及服務、機電技術解決方案及工 程服務及銷售產品、零件及部件於保修期內發生缺 陷之一般維修提供保證。本集團授予該等保證型保 證撥備乃根據維修及退貨水平之過往經驗確認,並 貼現至適當之現值。

所得税

所得税包括當期及遞延税項。未確認損益的項目相 關的所得税不計入損益,應在其他全面收益確認或 直接在權益中確認。

當期税項資產及負債按根據於報告期末已經頒佈或 實質上已頒佈的稅率(及稅法)及考慮本集團營運所 在國家通行的詮釋及慣例預期獲退回或已付予稅務 當局的數額計量。

遞延税項使用負債法,於報告期末就資產與負債的 税基與其作財務申報用途的賬面值之間所有暫時差 額作出撥備。

所有應納税暫時性差額均確認為遞延税項負債,除 非:

- 遞延税項負債是由初始確認非業務合併交易的商譽或資產及負債所產生,而在交易時既不影響會計溢利亦不影響應課税溢利或虧損;及
- 應課税暫時性差額與附屬公司、聯營公司及 合營公司的投資相關,而本集團能夠控制暫 時性差額撥回的時間,並且在可見未來應不 會撥回暫時性差額。

綜合財務報表附註

For the year ended 31 March 2022 截至二零二二年三月三十一目止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income tax (continued)

Deferred tax assets are recognised for all deductible temporary differences, and the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, associates and joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, for which it is intended to compensate, are expensed.

Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to profit or loss over the expected useful life of the relevant asset by equal annual instalments or deducted from the carrying amount of the asset and released to profit or loss by way of a reduced depreciation charge.

3. 重大會計政策概要(續)

所得税(續)

所有可抵扣的暫時性差額、結轉未利用的税項抵免及任何未利用的稅務損失確認為遞延稅項資產,但以很有可能有足夠的應課稅溢利抵銷可抵扣的暫時性差額、以及結轉未利用的稅項抵免及未利用的稅務損失為限,除非:

- 與可抵扣暫時性差額相關的遞延税項資產, 由初始確認非業務合併交易的資產或負債所 產生,而在交易時既不影響會計溢利亦不影響應課稅溢利或損失;及
- 可抵扣暫時性差額與附屬公司、聯營公司及 合營公司的投資相關,則僅在暫時性差額將 於可見未來撥回,且有足夠應課稅溢利可供 抵銷的情況下,方會確認遞延稅項資產。

於各報告期末對遞延稅項資產的賬面值予以覆核。 如果不再是很可能獲得足夠的應課稅溢利以動用部 分或全部遞延稅項資產,應減少該項遞延稅項資 產。於各報告期末應重新評估未確認的遞延稅項資 產,倘若很可能有足夠應課稅溢利可供收回所有或 部分遞延稅項資產,應確認遞延稅項資產。

遞延税項資產及負債按變現資產或償還負債期間預計適用税率計量,而預計的適用税率乃按報告期末已頒佈或實質上已頒佈的税率(及税法)釐定。

當且僅當本集團擁有可依法強制執行之權利對銷即期稅項資產及即期稅項負債,且遞延稅項資產及遞延稅項負債與同一稅務當局對同一應課稅實體或於各未來期間預期有大額遞延稅項負債或資產需要結算或清償時,擬按淨額基準結算即期稅項負債及資產或同時變現資產及結算負債之不同應課稅實體徵收之所得稅相關,則遞延稅項資產及遞延稅項負債可予對銷。

政府補助

倘有合理保證可取得政府補助,並符合所有附帶條件,則會按其公允值確認政府補助。倘有關補助乃與一項開支項目有關,則按有系統的基準於支銷擬作補償的成本期間確認。

當政府補助與某個資產項目相關聯時,公允值計入 遞延收入賬,並根據相關資產之預期可使用年期以 年限平均法調撥至損益,或者從資產的賬面值中減 去並通過減少折舊費用的方式計入損益。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Revenue recognition

Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services.

When the consideration in a contract includes a variable amount, the amount of consideration is estimated to which the Group will be entitled in exchange for transferring the goods or services to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

When the contract contains a financing component which provides the customer with a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. When the contract contains a financing component which provides the Group with a significant financial benefit for more than one year, revenue recognised under the contract includes the interest expense accreted on the contract liability under the effective interest method. For a contract where the period between the payment by the customer and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in HKFRS 15.

(a) Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Technology Solutions and Engineering Services Revenue from the provision of Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Technology Solutions and Engineering Services is generated from the design, supply and installation of systems and implementation of these services.

Revenue is recognised over time, using an input method to measure progress towards complete satisfaction of the service, because the Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced. The input method recognises revenue based on the proportion of the actual costs incurred relative to the estimated total costs for satisfaction of the construction services.

3. 重大會計政策概要(續)

收益確認

來自客戶合約的收益

來自客戶合約的收益於貨品或服務的控制權轉移至 客戶時確認,其金額反映本集團預期就交換該等貨 品或服務有權獲得的代價。

當合約的代價包括可變金額,代價金額估算為本集團向客戶轉移貨品或服務而有權換取的代價。可變代價於合約開始時估計並受到約束,直至其後消除可變代價的相關不確定性,使已確認累計收益金額的重大收益撥回不大可能發生。

當合約包含融資成分並向客戶提供超過一年為轉移貨品或服務進行融資的重大利益時,收益於合約開始時按應收金額現值計量,並使用貼現率貼現,有關貼現率將於本集團與客戶之間之獨立融資交易中反映。當合約包含融資成分並向本集團提供超過一年的重大財務利益時,根據合約確認的收益包括按照實際利率法對合約負債累計的利息開支。就客戶付款與轉移所承諾貨品或服務間之期間為一年或以內的合約,交易價使用香港財務報告準則第15號可行權宜方法,不會就重大融資成分的影響予以調整。

(a) 交通關鍵系統解決方案、流動票務及數碼支 付解決方案及服務及機電技術解決方案及工 程服務

提供交通關鍵系統解決方案、流動票務及數碼支付解決方案及服務及機電技術解決方案及工程服務之收益來自系統設計、供應及安裝及執行該等服務。

由於本集團之履約行為創造或改良了客戶在 資產被創造或改良時已控制的資產,因此本 集團隨時間轉移確認收益,並採用輸入法計 量完全達成合約的進度。輸入法按已實際產 生的成本佔完成建造服務所需估計總成本的 比例而確認收益。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Revenue recognition (continued) Revenue from contracts with customers (continued)

(a) Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Technology Solutions and Engineering Services (continued)

Claims to customers are amounts that the Group seeks to collect from the customers as reimbursement of costs and margins for scope of works not included in the original construction contract. Claims are accounted for as variable considerations and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognised will not occur when the associated uncertainty with the variable considerations is subsequently resolved. The Group uses the expected value method to estimate the amounts of claims because this method best predicts the amount of variable consideration to which the Group will be entitled.

Under the terms of contracts, the Group's performance creates and/or enhances the assets which the customers control during the course of work by the Group. Revenue from the provision of contracting services is therefore recognised based on the stage of completion of contracts over time using the input method. The Group normally receives progress payment from customers on a monthly basis with reference to the contract terms. The Group requires certain customers to provide upfront deposits at rates ranging from 5% to 20% of total contract sum. When the Group receives a deposit before the project commences, this will give rise to contract liabilities at the start of a contract until the full amount of deposits is deducted proportionately from monthly progress payment.

A contract asset, net of contract liability related to the same contract, is recognised over the period in which these services are performed and represents the Group's right to consideration for the services performed and not billed because the rights are conditional on the Group's future performance accepted by the customers. The contract assets are transferred to trade receivables when the rights become unconditional. The Group typically transfers its contract assets to trade receivables when progress certificate/invoice is issued.

Retention receivables, prior to the expiration of the maintenance period which usually ranges from one to three years from the date of the practical completion of the project, are classified as contract assets. The relevant amount of contract assets is reclassified to trade receivables when the maintenance period expires, and/or the maintenance/payment certificate is issued, and/or the final account is issued.

3. 重大會計政策概要(續)

收益確認(續)

來自客戶合約的收益(續)

(a) 交通關鍵系統解決方案、流動票務及數碼支 付解決方案及服務及機電技術解決方案及工 程服務(續)

> 向客戶索償為本集團尋求向客戶收取成本補 償及原有承建合約並未載列的工程範疇的利 潤之款項。索償入賬列作可變代價並受到限 制,直至與可變代價相關的不明朗因素在往 後解決時,已確認的累計收益金額很可能不 會回撥大額收益。本集團使用預期價值法估 計索償金額,因為該方法最能預測本集團將 有權收取的可變代價金額。

> 根據合約的條款,本集團的表現創造及/或 增強客戶在本集團作業過程中控制的資產。 因此,提供合約服務的收益使用輸入法隨時間根據完成合約的階段確認。本集團通常 參考工程合約條款每月從客戶處收取進度付款。本集團要求若干客戶提供介乎按總合約 金額5%至20%利率計算的事先按金。本集團 在項目開始前收到按金,這將造成於合約開 始時的合約負債,直至按金的全部金額按比 例每月從進度付款中扣減。

> 合約資產,扣除與相同合約相關的合約負債,於實施機電工程解決方案及服務的期間確認,代表本集團有權就已實施但尚未開票的服務收取代價,因為該等權利乃取決於客戶接納本集團未來表現。當權利變為無條件時,合約資產轉撥至貿易應收款項。本集團通常在發出進度證書/發票時將其合約資產轉撥至貿易應收款項。

於保修期屆滿前,應收保留金分類為合約資產,通常介乎自項目實際完成日期起一至三年。合約資產的相關金額在保修期屆滿,及/或保修/付款證書已發出,及/或最終賬戶已發行時重新分類至貿易應收款項。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Revenue recognition (continued)

Revenue from contracts with customers (continued)

(b) Provision of Digital Fabrication and Maintenance Services
Revenue from the provision of fabrication services is
generated from design and fabrication services for the
fabrication of made-to-order products for the customers.
Revenue is recognised at the point in time when control of
the asset is transferred to the customer, generally on delivery
of the goods to specific locations and customers obtaining
control of the goods.

Revenue from the provision of maintenance services to the customers' facilities is recognised over time when services are rendered during the contract period. The services are billed based on the services performed.

(c) Sales of Products, Parts and Components

Revenue from the sales of products, parts and components is recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the goods to specific locations and customers obtaining control of the materials.

Other income

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognised for the earned consideration that is conditional. Contract assets are subject to impairment assessment, details of which are included in the accounting policies for impairment of financial assets.

Contract liabilities

A contract liability is recognised when a payment is received or a payment is due (whichever is earlier) from a customer before the Group transfers the related goods or services. Contract liabilities are recognised as revenue when the Group performs under the contract (i.e., transfers control of the related goods or services to the customer).

Contract costs

Other than the costs which are capitalised as inventories and property, plant and equipment, costs incurred to fulfil a contract with a customer are capitalised as an asset if all of the following criteria are met:

- (a) The costs relate directly to a contract or to an anticipated contract that the entity can specifically identify.
- (b) The costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future.
- (c) The costs are expected to be recovered.

The capitalised contract costs are amortised and charged to profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the asset relates. Other contract costs are expensed as incurred.

3. 重大會計政策概要(續)

收益確認(續)

來自客戶合約的收益(續)

(b) 提供數碼裝配及保養服務

提供裝配服務產生的收益來自為客戶裝配按 訂單製造的產品。該收益於資產控制權轉移 至客戶、貨品通常交付至指定位置及客戶獲 得貨品控制權時的時間點確認。

向客戶的設施提供保養服務產生的收益於合約期間於提供服務時隨著時間確認。服務根據所提供服務開票。

(c) 銷售產品、零件及部件

銷售產品、零件及部件的收益於資產控制權 轉移至客戶、貨品通常交付至指定位置及客 戶獲得材料控制權時的時間點確認。

其他收入

利息收入按應計基準使用實際利息法確認,當中採用將金融工具預期年期或更短期間(如適用)內的估計未來現金收入準確貼現至金融資產賬面淨額的利率。

合約資產

合約資產乃就換取已向客戶轉移的貨品或服務而收取代價之權利。倘本集團於客戶支付代價前或到期付款前將貨品或服務轉移予客戶,則就附帶條件賺取的代價確認合約資產。合約資產有待進行減值評估,其詳情載於金融資產減值之會計政策。

合約負債

合約負債於本集團將相關貨品或服務轉移前向客戶作出收款或到期付款時(以較早者為準)確認。合約負債於本集團履行合約(即向客戶轉移相關貨品或服務的控制權)時確認為收益。

合約成本

除撥充存貨以及物業、廠房及設備資本之成本外, 倘符合以下全部條件,則因履行客戶合約而產生之 成本亦撥充資產資本:

- (a) 成本與合約或實體能具體識別的預計合約直接有關。
- (b) 成本為實體產生或提升資源而該資源將於日 後用於履行(或持續履行)履約責任。
- (c) 成本預期可予收回。

撥充資本的合約成本按向客戶轉讓與資產相關的貨 品或服務一致的系統化基準攤銷及於損益扣除。其 他合約成本於產生時列為開支。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Share-based payments Share option scheme

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees for grants after 7 November 2002 is measured by reference to the fair value at the date at which they are granted. The fair value is determined by an external valuer using a binomial model, further details of which are given in note 36 to the consolidated financial statements.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

3. 重大會計政策概要(續)

以股份為基礎付款

購股權計劃

本公司實施購股權計劃,旨在為對本集團業務成功 作出貢獻之合資格參與者提供激勵與獎勵。本集 團僱員(包括董事)以股份為基礎付款之方式收取報 酬,而僱員提供服務作為收取股本工具之代價(「權 益結算之交易」)。

於二零零二年十一月七日之後之與僱員進行權益結算之交易之成本,乃參照授出日期之公允值而計量。公允值乃由外聘估值師採用二項式模型釐定,進一步詳情載於綜合財務報表附註36。

權益結算之交易的成本,連同在表現及/或服務條件得到履行的期間內相應增加的權益在僱員福利開支中確認。於歸屬日期前的各報告期末,權益結算之交易所確認的累計開支,反映了歸屬期屆滿的程度及本集團對於最終將歸屬的股本工具數量的最佳估計。期內於損益扣除或計入的金額,指該期初及期末所確認的累計開支的變動。

釐定獎勵的授出日期公允值時,不會計及服務及非市場表現條件,但會評估達成該等條件的可能性,作為本集團對最終將歸屬的股本工具數量的最佳估計的一部分。市場表現條件反映於授出日期公允值內。獎勵所附帶但並無相關服務要求的任何其他條件視為非歸屬條件。除非有另外的服務及/或表現條件,否則非歸屬條件反映於獎勵的公允值內,並將即時支銷獎勵。

基於未能達成非市場表現及/或服務條件而最終並無歸屬的獎勵不會確認開支。倘獎勵包括市場或非歸屬條件,交易視為歸屬,而不論市場或非歸屬條件是否達成,惟所有其他表現及/或服務條件須已達成。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Share-based payments (continued) Share option scheme (continued)

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share.

Shares held under the share award scheme

Where shares of the Company are gifted or purchased from the open market for the share award scheme, the fair value at the date of gifting or consideration paid, including any directly attributable incremental costs, respectively, is presented as "Shares held under the share award scheme" and deducted from equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

Other employee benefits Retirement benefit schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for those employees who are eligible to participate in the MPF Scheme. Contributions are made based on a percentage of the employees' basic salaries and are charged to profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme, except for the Group's employer voluntary contributions, which are refunded to the Group when the employee leaves employment prior to the contributions vesting fully, in accordance with the rules of the MPF Scheme.

The Group also operates a Mandatory Provident Fund Exempted ORSO retirement benefit scheme (the "**ORSO Scheme**") for those employees who are eligible to participate in the ORSO Scheme. The ORSO Scheme operates in a way similar to the MPF Scheme, except that when an employee leaves the scheme prior to his/her interest in the Group's employer contributions vesting fully, the ongoing contributions payable by the Group are reduced by the relevant amount of the employer's forfeited contributions.

3. 重大會計政策概要(續)

以股份為基礎付款(續) *購股權計劃(續)*

倘若以權益結算獎勵的條款有所更改,則在達致獎勵原定條款的情況下,所確認的開支最少須達到猶如條款並無任何更改的水平。此外,倘若按更改日期計量,任何更改導致以股份基礎支付的總公允值有所增加,或對僱員帶來其他利益,則應就該等更改確認開支。

倘若註銷以權益結算獎勵,應被視為已於註銷日期歸屬,任何尚未確認獎勵的開支,均應立刻確認,包括在本集團或其僱員控制下的非歸屬條件並未達成的任何獎勵。然而,若授予新獎勵代替已註銷的獎勵,並於授出日期指定為替代獎勵,則已註銷的獎勵及新報獎勵,誠如前段所述,均應被視為原獎勵的更改。

尚未行使購股權的攤薄影響於計算每股盈利時反映 為額外股份攤薄。

根據股份獎勵計劃持有的股份

倘本公司股份為饋贈或就股份獎勵計劃從公開市場 購買,於饋贈或支付代價日期的公允值包括任何直 接應佔增加成本,呈列為「根據股份獎勵計劃持有的 股份」及自權益扣除。概無收益或虧損於購買、出 售、發行或註銷本公司自身股本工具時於損益內確 認。

其他僱員福利 *退休福利計劃*

根據強制性公積金計劃條例,本集團為合資格參與強積金計劃之僱員設立定額供款之強制性公積金退休福利計劃(「強積金計劃」)。供款乃按該等僱員之基本薪金之某一百分比作出,並按強積金計劃之資產由則於應付供款時自損益扣除。強積金計劃之資產由本集團以外之獨立管理基金持有。向強積金計劃作出供款時,本集團的僱主供款將全數歸屬僱員擁有,惟本集團僱主的自願供款則除外,根據強積金計劃的規則,當僱員在供款全數歸屬彼等前離職,則僱主的自願供款將設環予本集團。

本集團另外為合資格參與之僱員設有強制性公積金豁免之職業退休計劃(「職業退休計劃」)。職業退休計劃之運作形式與強積金計劃相似,惟當僱員在符合資格獲得本集團全部僱主供款前退出該計劃,則僱主之沒收供款之有關數額乃用以扣減本集團持續應繳之供款。

綜合財務報表附註

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

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Dividend

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting. Proposed final dividends are disclosed in the notes to the consolidated financial statements.

Foreign currencies

These financial statements are presented in HK\$, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss, respectively).

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

3. 重大會計政策概要(續)

股息

當末期股息於股東週年大會上獲股東批准時,末期股息獲確認為負債。擬派末期股息於綜合財務報表附計內披露。

外幣

本財務報表均以港元呈列,而港元乃本公司的功能 貨幣。本集團旗下各實體自行決定功能貨幣,而各 實體財務報表中包含的項目以該功能貨幣計量。本 集團實體記錄的外幣交易按交易日期適用的各自功 能貨幣匯率初步入賬。以外幣計值的貨幣資產及負 債以報告期末適用的功能貨幣匯率重新換算。所 有產生自結算或換算貨幣項目的差額一律於損益確 認。

以歷史成本按外幣計量的非貨幣項目按初步交易日的匯率換算。以外幣按公允值計量的非貨幣項目會使用計量公允值當日的匯率換算。換算按公允值計量的非貨幣項目而產生的收益或虧損,按確認該項目的公允值變動的收益或虧損一致的方法處理(即公允值收益或虧損於其他全面收益或損益內確認的項目,其換算差額亦分別於其他全面收益或損益內確認)。

於釐定相關資產於初步確認,終止確認與預付代價 有關的非貨幣資產或非貨幣負債產生的開支或收入 的匯率時,初步交易日為本集團初步確認因預付代 價而產生非貨幣資產或非貨幣負債的日期。倘多次 預先支付或收取款項,本集團會就每次支付或收取 預付代價釐定交易日。

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4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

The major judgements, estimates and assumptions, that have the most significant effect on the amounts recognised in the financial statements and have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are set out below:

Contract revenue from and contract costs of Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Technology Solutions and Engineering Services

The Group reviews and revises the estimates of contract revenue, contract costs, variation orders and contract claims prepared for each contract of Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Technology Solutions and Engineering Services as the contract progresses. Budget engineering service costs are prepared by management on the basis of estimation of direct labour costs to be incurred and quotations from time to time provided by the major contractors, suppliers or vendors involved and the experience of management. In order to keep the budget accurate and up-to-date, management conducts periodic reviews of the budgets of contracts by comparing the budgeted amounts to the actual amounts incurred. Such significant estimate may have impact on the revenue recognised in each period with adjustments made on a prospective basis.

Recognised amounts of these services contracts revenue and related receivables reflect management's best estimate of each contract's outcome and stage of completion, which are determined on the basis of a number of estimates. This includes the assessment of the profitability of these ongoing services contracts.

For more complex contracts in particular, costs to complete and contract profitability are subject to significant estimation uncertainty. The actual outcomes in terms of total cost or revenue may be higher or lower than estimated at the end of the reporting period, which would affect the revenue and profit recognised in future years as an adjustment to the amounts recorded to date with adjustments made on a prospective basis.

4. 重大會計判斷及估計

本集團財務報表的編製需要由管理層作出影響收益、開支、資產及負債的呈報金額及其相關披露及或然負債披露的判斷、估計及假設。該等假設及估計的不明朗因素,可能導致須就日後受影響的資產或負債的賬面值作出重大調整。

對於財務報表內確認的金額具有最重大影響且具有 導致下個財政年度的資產及負債賬面值出現大幅調 整的重大風險的主要判斷、估計及假設載列如下:

來自交通關鍵系統解決方案、流動票務及數碼支付 解決方案及服務及機電技術解決方案及工程服務的 合約收益及合約成本

隨著合約工程進度,本集團檢討及修訂就每一份交通關鍵系統解決方案、流動票務及數碼支付解決方案及服務及機電技術解決方案及工程服務合約編製的合約收益、合約成本、更改工程指令及合約索償估計。工程服務成本預算由管理層以所涉及的主要承包商、供應商或賣方不時提供的估計產生的直接勞工成本及報價及管理層的經驗為基礎而編製。為確保預算準確及更新,管理層通過比較預算金額關確保預算準確及更新,管理層通過比較預算金額關重大估計或會對各期間所確認的收益造成影響,按預期基準作出調整。

該等服務合約收益及相關應收款項的已確認金額反 映管理層對各合約的結果及完成階段的最佳估計, 乃基於若干估計釐定。這包括評估持續經營之機電 工程解決方案及服務合約的盈利能力。

特別對較複雜的合約而言,完成成本及合約盈利能力受限於重大估計不明朗因素。總成本或總收益之實際結果可能高於或低於報告期末作出之估計,從而將影響未來年度作為迄今記錄金額的調整而確認之收益及溢利,按預期基準作出調整。

綜合財務報表附註

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

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (CONTINUED)

Provision for ECLs on trade receivables and contract assets

The Group calculates ECLs for the trade receivables and contract assets. The provision rates are based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. In addition, trade receivables and contract assets with significant balances that are credit impaired are assessed for ECLs individually.

The provision for ECLs is sensitive to changes in estimates. The information about the Group's trade receivables, contract assets and ECLs is disclosed in notes 16, 18 and 32 to the consolidated financial statements, respectively.

5. REVENUE AND SEGMENTAL INFORMATION

An analysis of the Group's revenue is as follows:

4. 重大會計判斷及估計(續)

就貿易應收款項及合約資產計提的預期信貸虧損撥 備

本集團計算貿易應收款項及合約資產預期信貸虧損。撥備率乃基於其歷史信貸虧損經驗,並就債務人及經濟狀況的特定前瞻性因素作出調整。於各報告日期會重新評估信貸評級。此外,具有重大結餘信貸減值的貿易應收款項及合約資產就預期信貸虧損單獨進行評估。

預期信貸虧損撥備受到估計變動的影響。有關本集 團貿易應收款項、合約資產及預期信貸虧損的資料 分別披露於綜合財務報表附註16、附註18及附註 32。

2022

2021

5. 收益及分部資料

本集團的收益分析如下:

	_	二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Revenue from contracts with customers Transportation Mission Critical System Solutions Mobile Ticketing and Digital Payment Solutions and	來自客戶合約的收益 交通關鍵系統解決方案 流動票務及數碼支付解決方案	33,987	50,207
Services M&E Technology Solutions and Engineering Services Digital Fabrication and Maintenance Services Sales of Products, Parts and Components	及服務 機電技術解決方案及工程服務 數碼裝配及保養服務 銷售產品、零件及部件	26,333 67,754 32,213 2,272	37,947 92,912 40,664 3,109
	-	162,559	224,839
(a) Disaggregated revenue information	(a) 分拆收3	益資料	
	_	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
By timing of revenue recognition: Transferred at a point in time Transferred over time	按收益確認時間: 於某個時間點轉移 隨著時間轉移 —	2,963 159,596	9,632 215,207
Total revenue from contracts with customers	來自客戶合約的收益總額	162,559	224,839

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

5. REVENUE AND SEGMENTAL INFORMATION (CONTINUED)

5. 收益及分部資料(續)

(b) Performance obligations

The amounts of transaction prices allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at the end of the reporting period are as follows:

(b) 履約責任

於報告期間末,分配至剩餘履約責任(未履約 或部份未履約)的交易價格金額如下:

2022

_	靈	_	_	年
_	➾	_	_	-

Mobile M&E	Mission Critical System Solutions 交通關鍵 系統解決方案 HK\$'000		
35,482 42,588 153,423 17,233 8,116 111,721 151,622 25,231		一年內 一年以上	Within one year More than one year
43,598 154,309 305,045 42,464	43,598		
二零二一年			2021
Mobile M&E Transportation Ticketing Technology Digital Mission and Digital Solutions Fabrication Critical Payment and and System Solutions Engineering Maintenance	Mission Critical		
Solutions and Services Services Services (Solutions		
X知爾艇 數喃文內解决 解决方案及服務 工程服務 保養服務 FK\$'000 HK\$'000 HK\$'000 HK\$'000 HK\$'1000 千港元 千港元 千港元 千港元	系統解決方案 HK\$'000		
32,359 41,762 75,731 20,049 8,862 98,922 69,256 8,289	,	一年內 一年以上	Within one year More than one year
41,221 140,684 144,987 28,338	41,221		

綜合財務報表附註

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

5. REVENUE AND SEGMENTAL INFORMATION (CONTINUED)

Segment information

The Group's operating income was derived from the provision of M&E engineering solutions and services during both years. For the purposes of resource allocation and performance assessment, the chief operation decision maker (i.e. the executive directors of the Company) reviews the overall results and financial position of the Group as a whole. Accordingly, the Group has only one single operating segment and no separate analysis of this single segment is presented other than entity-wide disclosure.

Geographical information

The Group's revenue from external customers based on the place of operation of customers and non-current assets by jurisdictions based on the location of the assets are detailed below:

5. 收益及分部資料(續)

分部資料

於兩個年度內,本集團的經營收入來自提供機電工程解決方案及服務。就資源分配及表現評估而言,主要經營決策者(即本公司執行董事)審閱本集團的整體業績及財務狀況。因此,本集團僅有一個單一經營分部及除實體範圍內的披露外,並無呈列該單一分部的單獨分析。

地區資料

本集團來自外部客戶(基於客戶營運所在地)的收益 及按司法權區(基於資產所在位置)劃分的非流動資 產詳述如下:

Rever	nue	Non-curre	nt assets
收益	盍	非流動資產	
2022	2021	2022	2021
二零二二年	二零二一年	二零二二年	二零二一年
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元
		(note)	(note)
		(附註)	(附計計)
		1775	(113 #11)
156 404	010.641		
156,401	219,641	10,929	9,330
156,401 3,641	219,641 2,354		
•	- , -		
3,641	2,354		

Hong Kong 香港 Taiwan 台灣 Canada 加拿大 Others 其他

Note: Non-current assets comprise property, plant and equipment and right-ofuse assets.

Information about a major customer

Revenue from a customer of the corresponding years contributing over 10% of the total revenue of the Group is as follows:

Customer A 客戶A

Other than disclosed above, there was no revenue from customers individually contributing over 10% of the total revenue of the Group during the years ended 31 March 2022 and 2021.

附註: 非流動資產包括物業、廠房及設備以及使用權資產。

有關一名主要客戶的資料

於相應年度佔本集團總收益10%以上之一名客戶收益如下:

2022 - =	2021
二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
104,252	150,810

除上文所披露者外,於截至二零二二年及二零二一年三月三十一日止年度,概無來自單一客戶的收益 佔本集團總收益10%以上。

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

6. OTHER INCOME AND GAINS AND LOSSES, NET

6. 其他收入及收益以及虧損淨額

Other income

其他收入

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Bank interest income Government subsidies (note) Written-off of trade payables Recovery of a written-off trade receivable Interest income from financial assets at fair value	銀行利息收入 政府補助 <i>(附註)</i> 撇銷貿易應付款項 收回撇銷貿易應收款項 按公允值計入損益的金融資產	267 826 5,002	342 10,739 - 1,500
through profit or loss Sundry income	的利息收入 雜項收入	329 102 	219 272 ——————————————————————————————————

Note: The government subsidies during the year ended 31 March 2021 represented (i) government subsidies granted due to the Covid-19 pandemic of HK\$10,502,000 under the Employment Support Scheme; (ii) subsidies of HK\$96,000 from the Group's participation in the Youth Employment and Training Programme, which is initiated by the Labour Department of Hong Kong Government; and (iii) other subsidies of HK\$141,000. The government subsidies during the year ended 31 March 2022 represented subsidies of HK\$431,000 from the Group's participation in the Youth Employment and Training Programme and other subsidies of HK\$395,000.

There are no unfulfilled conditions of contingencies relating to these subsidies.

附註:於截至二零二一年三月三十一日的政府補助指(i)因 Covid-19疫情獲授保就業計劃項下政府補助10,502,000 港元:(i)本集團參與香港政府勞工處發起的展翅青見計 劃收取補助96,000港元:及(ii)其他補助141,000港元。 於截至二零二二年三月三十一日止年度的政府補助指本 集團參與香港政府勞工處發起的展翅青見計劃收取補助 431,000港元及其他補助395,000港元。

概無有關該等補助的未履行或然條件。

Other gains and losses, net

其他收益及虧損淨額

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Gain on disposal of property, plant and equipment Net foreign exchange gain	出售物業、廠房及 設備收益 外匯收益淨額	155 546	- 225
		701	225

綜合財務報表附註

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

7. FINANCE COSTS

Finance costs represented interest on lease liabilities during the years ended 31 March 2022 and 2021.

8. DIRECTORS' AND EMPLOYEES' EMOLUMENTS

(a) Directors' and chief executive's emoluments

Directors' remuneration for the year, disclosed pursuant to the GEM Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

7. 融資成本

於截至二零二二年及二零二一年三月三十一日止年 度,融資成本指租賃負債之利息。

8. 董事及僱員薪酬

(a) 董事及主要行政人員薪酬

根據GEM上市規則、香港公司條例第383(1) (a)、(b)、(c)及(f)條及公司(披露董事利益資料) 規例第2部,年內董事薪酬披露如下。

		Fees 袍金 HK\$'000 千港元	Salaries and allowances 薪金及津貼 HK\$'000 千港元	Performance bonus 表現花紅 HK\$'000 千港元 (note)	Retirement benefit scheme contributions 退休福利 計劃供款 HK\$000 千港元	Equity-settled share-based payment expenses 權益結算 購股權開支 HK\$000 千港元	Total 總額 HK\$'000 千港元
				(M註)			
Year ended 31 March 2022	■ 截至二零二二年三月三十一日止年度						
Mr. Luk Kam Ming ("Mr. KM Luk")	陸鑑明先生(「 陸鑑明先生 」)	-	1,068	-	-	-	1,068
Mr. Luk Kwai Lung	陸季農先生	60	652	39	33	-	784
Mr. Luk Yin Cheung	陸彥彰先生	60	636	31	32	-	759
Mr. Chan Chak Lun Philip	陳澤麟先生	60	1,332	64	107	38	1,601
Mr. Lau On Kwok	劉安國先生	180	-	-	-	-	180
Mr. Law Wing Chi Stephen	羅永志先生	180	-	-	-	-	180
Dr. Tse Chi Kong	謝智剛博士 -	180		-	-	-	180
	-	720	3,688	134	172	38	4,752
Year ended 31 March 2021	截至二零二一年三月三十一日止年度						
Mr. KM Luk	陸鑑明先生	-	1,068	-	-	-	1,068
Mr. Luk Kwai Lung	陸季農先生	60	628	31	31	-	750
Mr. Luk Yin Cheung	陸彦彰先生	60	612	17	30	-	719
Mr. Chan Chak Lun Philip	陳澤麟先生	60	1,236	62	99	151	1,608
Mr. Lau On Kwok	劉安國先生	161	-	-	-	-	161
Mr. Law Wing Chi Stephen	羅永志先生	161	-	-	-	-	161
Dr. Tse Chi Kong	謝智剛博士	161				-	161
		663	3,544	110	160	151	4,628

Note: Performance bonus is determined by reference to the duties and responsibilities of the relevant individuals within the Group and the Group's performance.

附註: 表現花紅乃參考本集團內有關個人的職責及責 任以及本集團的表現後釐定。

綜合財務報表附註

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

DIRECTORS' AND EMPLOYEES' EMOLUMENTS 8. (CONTINUED)

Directors' and chief executive's emoluments (continued)

The emoluments of executive directors were for their services in connection with the management of the affairs of the Company and the Group.

The emoluments of the independent non-executive directors were for their services as directors of the Company.

During the years ended 31 March 2022 and 2021, no remuneration was paid by the Group to the directors of the Company as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors of the Company have waived any remuneration during the years ended 31 March 2022 and 2021.

Employees' emoluments

The five highest paid individuals included two (2021: two) directors of the Company whose emoluments are included in the disclosures in (a) above for the years ended 31 March 2022 and 2021. The emoluments of the remaining three (2021: three) individuals for the years ended 31 March 2022 and 2021 were as follows:

Salaries and other benefits Performance bonus (note) Equity-settled share-based payment expenses Retirement benefit scheme contributions

Note: Performance bonus is determined by reference to the duties and responsibilities of the relevant individuals within the Group and the Group's performance.

Their emoluments were within the following bands:

Nil to HK\$1,000,000 零至1,000,000港元 HK\$1,000,001 to HK\$1,500,000 1,000,001港元至1,500,000港元

During the years ended 31 March 2022 and 2021, no emoluments were paid by the Group to the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office.

8. 董事及僱員薪酬(續)

董事及主要行政人員薪酬(續) (a)

執行董事薪酬乃就彼等管理本公司及本集團 事務提供之服務而發出。

獨立非執行董事薪酬乃就彼等作為本公司董 事提供之服務而發出。

於截至二零二二年及二零二一年三月三十一 日止年度,本集團並無向本公司董事支付薪 酬作為吸引彼等加入或於加入本集團時的獎 勵或作為離職賠償。於截至二零二二年及二 零二一年三月三十一日止年度,概無本公司 董事放棄任何薪酬。

五名最高薪人士包括於截至二零二二年及二 零二一年三月三十一日止年度酬金計入上文 (a)披露中的本公司兩名(二零二一年:兩名) 董事。於截至二零二二年及二零二一年三月 三十一日止年度,其餘三名(二零二一年:三 名)人士的薪酬如下:

	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
薪金及其他福利 表現花紅 <i>(附註)</i> 權益結算以股份為基礎付款的開支 退休福利計劃供款	2,737 207 - 137	2,607 199 301 130
	3,081	3,237

附註:表現花紅乃參考本集團內有關個人的職責及責任 以及本集團的表現後釐定。

彼等的薪酬在以下範圍之內:

	2022	2021
	二零二二年	二零二一年
	Number of	Number of
	individuals	individuals
	人數	人數
	2	2
-	1	1
	3	3

於截至二零二二年及二零二一年三月三十一 日止年度,本集團並無向五名最高薪人士支 付薪酬,作為吸引彼等加入或加入本集團後 的獎勵或作為離職補償。

綜合財務報表附註

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

9. PROFIT BEFORE TAX

9. 除税前溢利

The Group's profit before tax is arrived at after charging/(crediting):

本集團除税前溢利經扣除/(計入)以下各項後達 致:

			2022	2021
		Notes 附註	二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Auditor's remuneration	核數師薪酬		1,725	1,620
Depreciation of property, plant and equipment	物業、廠房及設備折舊	13	2,037	1,980
Depreciation of right-of-use assets	使用權資產折舊	14	6,049	5,830
Directors' remuneration	董事酬金	8	4,752	4,628
Employee benefit expenses (excluding directors' and chief executive's remuneration (note 8)):	僱員福利開支(不包括董事及 主要行政人員的薪酬 (附註8))			
Salaries and other benefits*	薪金及其他福利*		69,619	69,584
Retirement benefit scheme contributions	退休福利計劃供款		2,684	2,902
Equity-settled share-based payment expenses	權益結算以股份為基礎付款		•	
	的開支	_	611	903
Total employee benefit expenses	僱員福利開支總額	_	72,914	73,389
Cost of sales	銷售成本			
Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Tachnelogy Solutions and Engineering	一交通關鍵系統解決方案、 流動票務及數碼支付解決 方案及服務及機電技術解 決方案及工程服務			
Technology Solutions and Engineering Services	大刀条以工性服务		97,109	131,844
- Others	一其他		20,931	28,812
	一		20,931	20,012
Lease payments not included in the measurement of lease liabilities	租賃付款		130	108
	外匯收益淨額	6		
Net foreign exchange gain	外匯收益净額 按公允值計入損益的金融資產	6	(546)	(225)
Fair value loss/(gain) on financial assets at fair value through profit or loss	之公允值前入損益的並融員產 之公允值虧損/(收益)	31	180	(154)
Gain on disposal of property, plant and equipmen		6	(155)	(134)
dant on disposal of property, plant and equipmen	12 日日177末 風乃及民間牧田	_	(155)	

For the year ended 31 March 2022, HK\$51,393,000 (2021:HK\$54,021,000) of salaries and other benefits is included in "Cost of sales" in the consolidated statement of profit or loss and other comprehensive income.

截至二零二二年三月三十一日止年度,薪金及其他福利 51,393,000港元(二零二一年:54,021,000港元)計入綜 合損益及其他全面收益表中的「銷售成本」。

10. INCOME TAX EXPENSE

10. 所得税開支

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Current – Hong Kong Charge for the year Overprovision in prior years Deferred <i>(note 23)</i>	即期-香港 年內開支 過往年度超額撥備 遞延 <i>(附註23)</i>	1,934 (2) (164)	4,656 (29) (167)
Total tax expense for the year	本年度税項開支總額	1,768	4,460

綜合財務報表附註

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

10. INCOME TAX EXPENSE (CONTINUED)

Hong Kong profits tax has been provided at the rate of 16.5% (2021: 16.5%) on the estimated assessable profits arising in Hong Kong during the year, except for one subsidiary of the Group which is a qualifying entity under the two-tiered profits tax rates regime. The first HK\$2,000,000 (2021: HK\$2,000,000) of assessable profits of this subsidiary are taxed at 8.25% (2021: 8.25%) and the remaining assessable profits are taxed at 16.5% (2021: 16.5%).

The Group is not subject to any income tax in the Cayman Islands and the BVI pursuant to the rules and regulations in those jurisdictions.

The tax charge for both years can be reconciled to the profit before tax as follows:

10. 所得税開支(續)

香港利得税已按年內於香港產生的估計應課税溢利按16.5%(二零二一年:16.5%)的税率計提撥備,惟本集團旗下一間附屬公司符合兩級利得稅稅率制度除外。該附屬公司首2,000,000港元(二零二年:2,000,000港元)的應課稅溢利按8.25%(二零二一年:8.25%)的稅率徵稅,其餘應課稅溢利稅率為16.5%(二零二一年:16.5%)。

根據於開曼群島及英屬處女群島的規則及規例,本 集團於該等司法權區無須繳納任何所得税。

於兩個年度的稅項開支可與除稅前溢利對賬如下:

2022

2021

		二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Profit before tax	除税前溢利	9,653	36,457
Tax at the statutory tax rate of 16.5% Income tax at the concessionary rate Adjustments in respect of current tax of previous	按法定所得税率16.5%計算之税項 按優惠税率課税的所得税 有關過往期間即期税項的調整	1,593 (165)	6,015 (165)
periods		(2)	(29)
Income not subject to tax	毋須納税之收入	(152)	(1,861)
Expenses not deductible for tax	不可扣税開支	473	222
Tax losses not recognised	未確認税項虧損	21	278
Tax charge for the year at the Group's effective tax rate	按本集團實際税率計算的 本年度税項開支	1,768	4,460
eliective tax rate	个十尺机块两人	1,700	4,400

No deferred tax assets have been recognised in respect of tax losses of HK\$126,000 as they have arisen from a subsidiary with unpredictability of future profit and it is not considered probable that taxable profits will be available against which the tax losses can be utilised.

由於税項虧損產生自未來溢利不可預測的附屬公司,因此,並無就税項虧損126,000港元確認遞延税項資產,而應課税溢利亦不大可能用於抵銷動用的稅項虧損。

11. DIVIDEND

	_	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Dividend recognised as distribution during the year:	年內確認為分派的股息:		
2021 Final dividend of HK2.73 cents (2020: HK2.0 cents) per ordinary share Less: Dividend for shares held under the	二零二一年末期股息每股普通股 2.73港仙(二零二零年:2.0港仙) 減:根據股份獎勵計劃持有的股份股息	10,988	8,000
share award scheme		(79)	(69)
	_	10,909	7,931

11. 股息

The proposed final dividend of HK2.0 cents per share in respect of the year ended 31 March 2022 has been proposed by directors and is subject to approval at the forthcoming annual general meeting.

董事已建議截至二零二二年三月三十一日止年度建議末期股息每股2.0港仙,並須待於應屆股東週年大會上批准,方可作實。

綜合財務報表附註

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

12. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE COMPANY

The calculations of the basic earnings per share amount for the years ended 31 March 2022 and 2021 are based on the profit for the year attributable to owners of the Company of HK\$7,885,000 (2021: HK\$31,997,000), and the weighted average number of ordinary shares in issue less treasury shares held under share award scheme during the year of 399,428,000 (2021: 396,544,000).

The calculations of the diluted earnings per share amount for the years ended 31 March 2022 and 2021 are based on the profit for the year attributable to owners of the Company and the weighted average number of ordinary shares in issue less treasury shares held under share award scheme as used in the basic earnings per share calculation, and the weighted average number of 2,877,000 (2021: 518,000) ordinary shares assumed to have been issued at no consideration on the deemed exercise of dilutive potential ordinary shares into ordinary shares and the effect of awarded shares.

12. 本公司普通股權益持有人應佔每股盈利

截至二零二二年三月三十一日止年度每股基本盈利金額乃根據本公司擁有人應佔年內溢利7,885,000港元(二零二一年:31,997,000港元),以及年內已發行普通股加權平均數減根據股份獎勵計劃持有的庫存股份399,428,000股(二零二一年:396,544,000股)計算。

截至二零二二年及二零二一年三月三十一日止年度每股攤薄盈利乃基於本公司擁有人應佔年內溢利及已發行普通股加權平均數減計算每股基本盈利所用根據股份獎勵計劃持有的庫存股份,並假設視為行使潛在攤薄普通股以轉換為普通股時以零代價發行的2,877,000股(二零二一年:518,000股)普通股的加權平均數及獎勵股份的影響計算。

	_	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Earnings Profit attributable to ordinary equity holders of the Company, used in the basic earnings per share calculation	盈利 本公司普通股權益持有人應佔溢利, 用於計算每股基本盈利	7,885	31,997
		Number of s 股份數[
		2022	2021
		二零二二年 '000	二零二一年 '000
		千股	千股
Shares Weighted average number of ordinary shares in issue less treasury shares held under the share award scheme during the year used in the basic earnings per share calculation	股份 已發行普通股加權平均數減計算每股基本 盈利所用年內股份獎勵計劃項下持有的 庫存股份	399,428	396,544
Effect of dilution – weighted average number of ordinary shares	攤薄影響-普通股加權平均數		
Share options	購股權	1,754	129
Share awards	股份獎勵	1,123	389
	_	402,305	397,062

綜合財務報表附註

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

13. PROPERTY, PLANT AND EQUIPMENT

13. 物業、廠房及設備

		Leasehold improvements	Furniture and fixtures	Plant and machinery	Computer equipment	Motor vehicles	Cruiser	Total
		租賃物業裝修 HK\$'000 千港元	傢俬及 固定裝置 HK\$'000 千港元	廠房及機器 HK\$'000 千港元	電腦設備 HK\$'000 千港元	汽車 HK\$'000 千港元	小型快艇 HK\$'000 千港元	總計 HK\$'000 千港元
Cost: As at 1 April 2020 Additions	成本: 於二零二零年四月一日 添置	2,814 1,201	975 58	3,240 23	7,808 453	3,959 -	- 162	18,796 1,897
As at 31 March 2021 and 1 April 2021 Additions Disposals	於二零二一年三月三十一日及 二零二一年四月一日 添置 出售	4,015 232 -	1,033 - (15)	3,263 74 (112)	8,261 625 -	3,959 - (379)	162 - (108)	20,693 931 (614)
As at 31 March 2022	於二零二二年三月三十一日	4,247	1,018	3,225	8,886	3,580	54	21,010
Accumulated depreciation: As at 1 April 2020 Provided during the year	累計折舊: 於二零二零年四月一日 年內撥備	1,136 626	968 37	2,264 351	6,577 396	1,878 551	- 19	12,823 1,980
As at 31 March 2021 and 1 April 2021 Provided during the year Disposals	於二零二一年三月三十一日及 二零二一年四月一日 年內撥備 出售	1,762 749	1,005 12 (15)	2,615 308 (112)	6,973 457 -	2,429 484 (379)	19 27 (29)	14,803 2,037 (535)
As at 31 March 2022	於二零二二年三月三十一日	2,511	1,002	2,811	7,430	2,534	17	16,305
Net carrying value: As at 31 March 2022	賬面淨值: 於二零二二年三月三十一日	1,736	16	414	1,456	1,046	37	4,705
As at 31 March 2021	於二零二一年三月三十一日	2,253	28	648	1,288	1,530	143	5,890

綜合財務報表附註

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

14. LEASES

The Group has lease contracts as lessees for several properties. Leases of the properties generally have lease terms between 1 and 3 years.

(a) Right-of-use assets

The carrying amount of the Group's right-of-use assets and the movements during the year are as follows:

14. 租賃

本集團作為若干物業的承租人訂立租賃合約。物業租賃之租賃期限一般為1至3年。

(a) 使用權資產

本集團使用權資產的賬面值及年內變動如 下:

		Properties 物業 HK\$'000 千港元
At 1 April 2020	於二零二零年四月一日	8,687
Additions	添置	583
Depreciation charge	折舊費用	(5,830)
At 31 March 2021 and 1 April 2021	於二零二一年三月三十一日及二零二一年四月一日	3,440
Additions	添置	8,833
Depreciation charge	折舊費用	(6,049)
At 31 March 2022	於二零二二年三月三十一日	6,224

(b) Lease liabilities

The carrying amount of lease liabilities and the movements during the year are as follows:

(b) 租賃負債

租賃負債的賬面值及年內變動如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Carrying amount at 1 April New leases Accretion of interest recognised during the year Covid-19-related rent concessions from a lessor	於四月一日之賬面值 新租賃 年內確認之應計利息 來自一名出租人的Covid-19相關	3,531 8,833 236	8,701 583 261
Payments	租金寬減 付款	(11) (6,269)	(150) (5,864)
Carrying amount at 31 March	於三月三十一日之賬面值	6,320	3,531
		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Analysed into: Repayable: Within one year In the second year	分析: 償還: 一年內 於第二年	6,190 130	3,213 318
Less: non-current portion	減:非流動部分	6,320 (130)	3,531 (318)
Current portion	流動部分	6,190	3,213

The maturity analysis of lease liabilities is disclosed in note 32 to the consolidated financial statements.

租賃負債之到期情況分析於綜合財務報表附 註32披露。

綜合財務報表附註

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

14. LEASES (CONTINUED)

14. 租賃(續)

(c) The amounts recognised in profit or loss for the reporting period in relation to leases are as follows:

(c) 於報告期間就該等租賃而於損益確認之金額 如下:

2022

2021

		二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Interest on lease liabilities Depreciation charge of right-of-use assets Expense relating to short-term leases	租賃負債之利息 使用權資產之折舊費用 與短期租賃及其他租賃有關	236 6,049	261 5,830
(included in administrative expenses) Covid-19-related rent concessions from a lessor	(計入行政開支內) 來自一名出租人的Covid-19相關租金寬減	130 (11)	108 (150)
Total amount recognised in profit or loss	於損益確認的總金額	6,404	6,049

The total cash outflows for leases are disclosed in note 34 to the consolidated financial statements. 租賃的現金流出總額於綜合財務報表附註34 內披露。

15. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

15. 按公允值計入損益的金融資產

		Notes 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Unlisted investments, at fair value	非上市投資(按公允值)			
Deposits paid for life insurance products,	人壽保險產品已付按金,			
included in non-current assets An equity-linked note, included in current assets	計入非流動資產 股票掛鉤票據,計入流動	(a)	5,913	5,661
	資產	(b)	1,323	
			7,236	5,661

The above unlisted investments at 31 March 2022 were (i) the deposits paid for life insurance products and (ii) the equity-linked note issued by financial institutions in Hong Kong. They were classified as financial assets at fair value through profit or loss as their contractual cash flows are not solely payments of principal and interest.

Notes:

(a) The life insurance products were entered by the Group's subsidiaries with financial institutions on certain senior management of the Group, including Mr. Chan Chak Lun Philip and Mr. Luk Yin Cheung, directors of the Company. Under the life insurance policies, the beneficiary and policy holders are subsidiaries of the Group. The Group's subsidiaries are required to pay a single premium or annual premium for the policies and may request a partial surrender or full surrender of the policies at any time and receive cash back based on the value of the policies at the date of surrender, which is determined by the account value net of any surrender charge (the "Cash Values"). The policy premium expense, insurance charges and surrender charges are recognised in profit or loss. The life insurance policies have guaranteed value or carry guaranteed interest of 4.25% per annum at first year, and a minimum guaranteed interest of 2.00% per annum at the second year and onwards.

The Cash Values which are considered a close estimate to the fair values of the life insurance policies, were HK\$5,913,000 as at 31 March 2022 (2021: HK\$5,661,000), determined by reference to the Cash Values as determined by the insurance companies. The fair value of the Group's insurance policies was measured using significant unobservable inputs (Level 3 of fair value hierarchy) as defined in HKFRS 13.

The aggregate carrying amounts of HK\$5,570,000 (2021: HK\$5,357,000) as at 31 March 2022 were pledged as security for a banking facility of the Group.

The entire balance of the life insurance products is denominated in United States dollars ("USD").

於二零二二年三月三十一日,上述非上市投資為(i) 就人壽保險產品已付按金及(ii)香港金融機構發行的 股票掛鉤投資。該等產品被分類為按公允值計入損 益的金融資產,原因為彼等的合約現金流量並非僅 為支付本金及利息。

附註:

(a) 本集團附屬公司與金融機構就本集團若干高級管理層 (包括本公司董事陳澤麟先生及陸彥彰先生)訂立人壽保 險保單。根據人壽保險保單,本集團附屬公司為受益人 及保單持有人。本集團附屬公司需就該等保單一次 付保險費或年度保費,目可隨時要求部分退保或全部或 保及於退保當日按照保單價值收回現金,有關現金乃根 據賬戶價值扣除任何退保費釐定(「現金價值))。保單保 費、保險費及退保費的對資益內確認。人壽保險單於 個年度按保證年利率4.25%計息,自第二年起,按最低 保證年利率2.00%計息。

就人壽保險保單的現金價值被視為公允值的貼近估計值,於二零二二年三月三十一日為5,913,000港元(二零二一年:5,661,000港元),乃參考保險公司提供的現金價值釐定。本集團的保險保單的公允值採用香港財務報告準則第13號界定的重大不可觀察輸入數據(公允值層級第三級)計量。

於二零二二年三月三十一日,賬面總值5,570,000港元 (二零二一年:5,357,000港元)已抵押作為本集團銀行融 資的抵押品。

人壽保險產品的全部結餘以美元(「**美元**」)列值。

綜合財務報表附註

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

15. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (CONTINUED)

Notes: (continued)

(b) The unlisted equity-linked note was subject to knock-out and a maximum tenor of 12 months and was linked to a basket of Hong Kong stocks. The unlisted equity-linked note carries interest at the rate of 8% per annum and could only be redeemed by the issuers at the specific observation dates. The equity-linked note contains terms enabling the issuers either to deliver the underlying equity securities on maturity if the market prices of the worst performing underlying security were lower than its respective predetermined reference stock prices or cash settlement of the principal and interest if the market prices of the underlying securities were higher than their respective pre-determined reference stock prices on each observation date.

Fair value of unlisted equity-linked note is determined using a valuation technique that is classified as Level 3 in the fair value hierarchy.

16. TRADE RECEIVABLES

The Group grants credit terms of 30 to 60 days to its customers from the date of invoices on progress billings of contract and maintenance works and sales of goods. An ageing analysis of the trade receivables is presented based on the invoice date at the end of the reporting period.

Within 30 days 31 to 60 days 61 to 90 days Over 90 days	30日內 31至60日 61至90日 超過90日
Less: Accumulated loss allowance	減:累計虧損撥備
Total	總計

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is normally required. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise credit risk. Overdue balances are reviewed regularly by senior management. Trade receivables are non-interest-bearing.

15. 按公允值計入損益的金融資產(續)

附註:(續)

(b) 非上市股票掛鉤票據受限於拋售及最長期限為12個月及 與一籃子香港股票掛鉤。非上市股票掛鉤票據按年利率 8%計息及僅可於指定觀察日期由發行人贖回。股票掛 鉤票據條款規定,倘表現最差的相關證券的市價低於其 各自預先確定的參考股價,則發行人可於到期時交付相 關股票證券;倘相關證券的市價高於彼等各自預先確定 的參考股價,則發行人可於每個觀察日期現金結算本金 及利息。

> 非上市股票掛鉤票據的公允值使用在公允值層級中分類 為第三級的估值技術釐定。

16. 貿易應收款項

本集團自合約及維修工程進度款項發票日期及銷售 貨品起向其客戶授出30日至60日的信貸期。於報告 期間末基於發票日期呈列貿易應收款項賬齡分析。

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元
20,195	11,529
14,691	16,927
11,485	10,641
5,160	1,914
51,531	41,011
(557)	(282)
50,974	40,729

本集團與其客戶之貿易條款主要以信貸形式進行, 惟新客戶一般需預先付款除外。每位客戶均有最大 信貸限額。本集團務求對未清還之應收款項維持嚴 格監管並設有信貸控制部門以將信貸風險減至最 低。高級管理層定期檢討逾期結餘。貿易應收款項 不計息。

綜合財務報表附註

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

16. TRADE RECEIVABLES (CONTINUED)

As at 31 March 2022, included in the Group's trade receivable balances were balances from customers with an aggregate carrying amount of HK\$23,638,000 (2021: HK\$18,873,000) which were past due as at the reporting date. Out of the past due balances, HK\$3,046,000 (2021: HK\$1,197,000) has been past due more than 90 days and was not considered as in default. The Group rebutted the presumption of default under the expected credit loss model for trade receivables past due over 90 days assuming no significant change in credit quality after having an understanding of those customers' background as well as the good payment records and continuous business relationship with those customers. Further, such long outstanding balances were primarily due to overdue payment which was a common practice in Transportation Mission Critical System Solutions, Mobile Ticketing and Digital Payment Solutions and Services and M&E Technology Solutions and Engineering Services. The Group did not hold any collateral over these balances.

Details of impairment of trade receivables for the year ended 31 March 2022 are set out in note 32 to the consolidated financial statements. The ECLs for trade receivables as at 31 March 2022 and 31 March 2021 were HK\$557,000 and HK\$282,000, respectively.

As at 31 March 2022, trade receivables were denominated in HK\$ except a balance of HK\$256,000 which was denominated in Renminbi ("RMB") (2021: trade receivables were denominated in HK\$ except a balance of HK\$297,000 which was denominated in USD).

17. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

Non-current: Deposits	非即期: 按金
Current: Advances to suppliers Prepayments Interest receivables Others	即期: 墊款予供應商 預付款項 應收利息 其他
Total	總計

None of the above assets is either past due or impaired. The financial assets included in the above balances relate to receivables for which there was no recent history of default. Their related ECLs considerations are set out in note 32 to the consolidated financial statements.

16. 貿易應收款項(續)

於二零二二年三月三十一日,本集團貿易應收款項包括賬面值為23,638,000港元(二零二一年:18,873,000港元)的應收客戶款項,該款項於報告日期已逾期。該等逾期結餘中,3,046,000港元(二零二一年:1,197,000港元)已逾期超過90天及並未被視為違約。本集團在了解該等客戶的背景以及與該等客戶的良好支付記錄及持續業務關係後,假設信貸質素並無重大變動,推遲逾期90天的貿易應收款項逾期信貸虧損模式下的違約退訂。此外,長期為價還結餘主要由於交通關鍵系統解決方案、流動票務及數碼支付解決方案及服務及機電技術解決方案及工程服務的常見慣例。本集團並無就該等結餘持有任何抵押品。

截至二零二二年三月三十一日止年度,貿易應收款項減值之詳情載於綜合財務報表附註32。於二零二二年三月三十一日及二零二一年三月三十一日的貿易應收款項預期信貸虧損分別為557,000港元及282,000港元。

於二零二二年三月三十一日,貿易應收款項均以港元列值,惟結餘256,000港元乃以人民幣(「人民幣」)列值(二零二一年:貿易應收款項均以港元列值,惟結餘297,000港元乃以美元列值)。

17. 其他應收款項、按金及預付款項

2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
1,011	1,321
5,324 708 38 155	2,407 1,682 14 403
6,225	4,506
7,236	5,827

上述資產概無逾期亦無減值。計入上述結餘之金融 資產與並無近期違約記錄之應收款項有關。相關預 期信貸虧損載於綜合財務報表附註32。

綜合財務報表附註

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

18. CONTRACT ASSETS

Solutions

Services

Total

31 March 2022 31 March 2021 1 April 2020 二零二一年 二零二零年 二零二二年 三月三十一日 三月三十一日 四月一日 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 Transportation Mission Critical System 交通關鍵系統解決方案 16.762 26,666 32.383 Mobile Ticketing and Digital Payment 流動票務及數碼支付解決方案 Solutions and Services 及服務 5,602 7,082 6,638 機電技術解決方案及工程服務 M&E Technology Solutions and **Enaineerina Services** 25.501 27.611 23.360 Digital Fabrication and Maintenance 數碼裝配及保養服務 744 65 2,521 總計 47,930 63,880 63,125

18.

合約資產

A contract asset, net of contract liability related to the same contract, is recognised over the period in which the engineering services are performed, representing the Group's right to consideration for the services performed and not billed because the rights are conditional on the Group's future performance accepted by the customers. The contract assets are transferred to trade receivables when the rights become unconditional. The Group typically transfers its contract assets to trade receivables when progress certificate/invoice is issued. The Group generally provides their customers with maintenance period of one to three years from the date of the practical completion of the project. Upon the expiration of the maintenance period, the customers will provide a maintenance certificate and pay the retentions within the term specified in the contract. The decrease in contract assets in 2022 was mainly due to the transfer of contract assets to trade receivables during the year and the increase in contract assets in 2021 was the result of the increase in the provision of engineering services at the end of the year.

The expected timing of recovery or settlement for contract assets as at 31 March is as follows:

Within one year	一年內
After one year	一年後
Total contract assets	合約資產總值

An impairment analysis is performed at each reporting date to measure expected credit losses. The provision rates for the measurement of the expected credit losses for the contract assets are based on those for the trade receivables as the contract assets and the trade receivables are from the same customer bases. The provision rates of contract assets are based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The Group applies the simplified approach to provide for the ECLs prescribed by HKFRS 9. Reversal of loss allowance of HK\$166,000 (2021: loss allowance of HK\$179,000) was recognised during the year. Details of impairment of contract assets for the years ended 31 March 2022 and 2021 are set out in note 32 to the consolidated financial statements.

合約資產,扣除與相同合約相關的合約負債,於實 施工程服務的期間確認,代表本集團有權就已實施 但尚未開票的服務收取代價,因為該等權利乃取決 於客戶接納本集團未來表現。當條件變為無條件 時,合約資產轉撥至貿易應收款項。本集團通常在 發出進度證書/收據時將其合約資產轉撥至貿易應 收款項。本集團通常向其客戶提供自項目實際完成 日期起計一至三年的保修期。於保修期屆滿後,客 戶將提供保修證書及於合約指定的期限內支付保留 金。於二零二二年的合約資產減少主要由於年內自 合約資產轉撥至貿易應收款項所致,而於二零二-年的合約資產增加乃於年末提供工程服務增加的結 果。

於三月三十一日,合約資產的預期收回或結算時間 如下:

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元
36,795	52,059
11,135	11,821
47,930	63,880

於各報告日進行減值分析以計量預期信貸虧損。計 量合約資產預期信貸虧損的撥備率乃基於該等貿易 應收款項,原因為合約資產及貿易應收款項來自同 一客戶基礎。合約資產的撥備率乃基於其歷史信貸 虧損經驗,並就債務人及經濟狀況的特定前瞻性因 素作出調整。根據香港財務報告準則第9號的規定, 本集團應用簡化方法以計提預期信貸虧損。年內已 確認虧損撥備166,000港元(二零二一年:虧損撥備 179,000港元)。截至二零二二年及二零二一年三月 三十一日止年度之合約資產的減值詳情載於綜合財 務報表附註32。

綜合財務報表附註

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

19. CONTRACT LIABILITIES

19. 合約負債

31 March 2022

		二零二二年 三月三十一日 HK\$'000 千港元	二零二一年 三月三十一日 HK\$'000 千港元	二零二零年 四月一日 HK\$'000 千港元
Transportation Mission Critical System	交通關鍵系統解決方案			
Solutions Makila Ticketing and Digital Daymant	流動票務及數碼支付解決方案	2,143	5,562	4,935
Mobile Ticketing and Digital Payment Solutions and Services M&E Technology Solutions and	ル 製 示	7,227	13,136	9,515
Engineering Services	饭电汉的胜八万米及工任成份	7,481	13,077	16,904
Digital Fabrication and Maintenance	數碼裝配及保養服務			
Services		202	542	108
Total	總計	17,053	32,317	31,462

The Group requires certain customers under engineering service contracts to provide upfront deposits at rates ranging from 5% to 20% of the total contract sum. When the Group receives a deposit before the project commences, this will give rise to contract liabilities at the start of a contract until the full amount of the deposit is deducted proportionately from progress payment. The decrease in contract liabilities in 2022 was mainly due to utilisation of shortterm advances received from customers in relation to the provision of engineering services during the year and the increase in contract liabilities in 2021 was mainly due to the increase in short-term advances received from customers in relation to the provision of engineering services at the end of the year.

TIME DEPOSITS WITH ORIGINAL MATURITY OVER THREE MONTHS/PLEDGED BANK DEPOSITS/BANK **BALANCES AND CASH**

As at 31 March 2022, bank balances and cash comprise cash held by the Group and bank deposits carrying interest at market rates which ranged from 0.01% to 2.42% per annum (2021: ranged from 0.01% to 2.07% per annum) with original maturity of three months or less.

As at 31 March 2022, pledged bank deposits represented deposits pledged to banks to secure banking facilities granted by banks to the Group, carrying fixed interest rates ranging from 0.03% to 0.40% per annum (2021: ranging from 0.07% to 0.08% per annum).

As at 31 March 2022, time deposits with original maturity over three months carried fixed interest rates ranging from 0.06% to 2.44% per annum (2021: fixed interest rate of 0.26% per annum).

本集團根據工程服務合約要求若干客戶提供事前按 金,金額按介平總合約金額的5%至20%的利率計 算。本集團在項目開始前收到按金,這將在合約開 始產生合約負債,直至按金的全部金額自進度付款 按比例扣除。於二零二二年的合約負債減少主要 由於年內就提供工程服務動用已收客戶短期墊款所 致,而於二零二一年的合約負債增加主要由於年末 就提供工程服務動用已收客戶短期墊款增加所致。

21 March 2021

1 April 2020

原到期日超過三個月的定期存款/有抵押銀行存 20. 款/銀行結餘及現金

於二零二二年三月三十一日,銀行結餘及現金包括 本集團所持現金及原到期日為三個月或以下銀行存 款按介乎0.01%至2.42%(二零二一年:介乎每年 0.01%至2.07%)的市場年利率計息。

於二零二二年三月三十一日,有抵押銀行存款指抵 押予銀行以為銀行向本集團授出的銀行融資作抵 押,按固定年利率介於0.03%至0.40%(二零二一 年:介乎每年0.07%至0.08%)計息。

於二零二二年三月三十一日,原到期日超過三個月 的定期存款包括固定年利率介於0.06%至2.44%(二 零二一年:固定年利率0.26%)的銀行存款。

綜合財務報表附註

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

20. TIME DEPOSITS WITH ORIGINAL MATURITY OVER THREE MONTHS/PLEDGED BANK DEPOSITS/BANK BALANCES AND CASH (CONTINUED)

At the end of the reporting period, the carrying amounts of the Group's time deposits with original maturity over three months, pledged bank deposits and bank balances and cash are denominated in the following currencies:

HK\$ 港元 Euro ("**EUR**") 歐元(「**歐元**」) RMB 人民幣 USD 美元 Other currencies 其他貨幣

20. 原到期日超過三個月的定期存款/有抵押銀行存款/銀行結餘及現金(續)

21. 貿易應付款項及應付保留金

款項賬齡分析:

附註:

於報告期間末,本集團以下列貨幣計值的原到期超過三個月的定期存款、有抵押銀行存款及銀行結餘及現金的賬面值:

購買及分包合約工程服務的信貸期介乎30至60日。

以下為於報告期間末基於發票日期呈列的貿易應付

2022

2021

於三月三十一日 2022 2021 二零二二年 二零二一年 HK\$'000 千港元 千港元 千港元 60,325 98,275 2,633 641 9,454 2,969 29,705 25,648 3,746 184 105,863 127,717	AS at 31 Warch		
 二零二年 HK\$'000 千港元 60,325 2,633 9,454 9,454 2,969 29,705 25,648 3,746 一零三一年 HK\$'000 千港元 60,325 2,633 641 2,969 25,648 184 	於三月三十·	一日	
HK\$'000 千港元HK\$'000 千港元60,325 2,633 9,454 29,705 3,74698,275 241 2,969 25,648 184	2022	2021	
千港元千港元60,32598,2752,6336419,4542,96929,70525,6483,746184	二零二二年	二零二一年	
60,325 98,275 2,633 641 9,454 2,969 29,705 25,648 3,746 184	HK\$'000	HK\$'000	
2,633 641 9,454 2,969 29,705 25,648 3,746 184	千港元	千港元	
2,633 641 9,454 2,969 29,705 25,648 3,746 184	60 325	09 275	
9,454 2,969 29,705 25,648 3,746 184	,	, -	
29,705 25,648 3,746 184	,		
3,746 184	., .	,	
	,	- ,	
105,863 127,717	3,746	184	
	105,863	127,717	

As at 21 March

21. TRADE AND RETENTION PAYABLES

The credit period on purchases and subcontracting of contract work services ranges from 30 to 60 days. The following is an ageing analysis of trade payables presented based on the invoice date at the end of the reporting period:

		Notes 附註	二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
Trade payables: Within 30 days 31 to 60 days 61 to 90 days 91 to 365 days Over 365 days	貿易應付款項: 30日內 31至60日 61至90日 91至365日 超過365日	(a)	3,685 210 455 99 782	2,050 115 122 71 5,839
Retention payables	應付保留金	(b) _	5,231 3,412	8,197 4,502
Total trade and retention payables	貿易應付款項及應付保留金 總額	_	8,643	12,699

Notes:

(a) As at 31 March 2021, included in the trade payables aged over 365 days was an amount of HK\$4,901,000, representing the full provision for the Group's contractual obligation, which was pending settlement as the Group was in dispute with the counterparty for the final settlement. This amount of payable was included in written-off of trade payables amounting to HK\$5,002,000 during the year ended 31 March 2022 as the derecognition criteria in accordance with the Group's accounting policies were met.

As at 31 March 2022, trade payables of HK\$218,000 (2021: HK\$141,000), HK\$42,000 (2021: Nil) and HK\$1,000 (2021: HK\$54,000) were denominated in RMB, EUR and USD, respectively.

(b) Retention payables to sub-contractors of contract work are interest-free and payable by the Group after the completion of the maintenance period of the relevant contracts or in accordance with the terms specified in the relevant contracts, ranging from 1 to 2 years from the completion dates of the respective contracts. (a) 於二零二一年三月三十一日,計入貿易應付款項的賬齡 超過365日的款項為4,901,000港元,指就本集團合約責 任悉數撥備。該款項待結算,乃由於本集團與對手方就 最終結算存在爭議所致。於截至二零二二年三月三十一 日止年度,該款項已計入繳銷貿易應付款項5,002,000 港元,因為根據本集團會計政策,其符合終止確認標 淮。

於二零二二年三月三十一日,貿易應付款項218,000港元(二零二一年:141,000港元)、42,000港元(二零二一年:零1)及1,000港元(二零一二年:54,000港元)分別以人民幣、歐元及美元列值。

(b) 應付分包商的合約工程保留金為免息,須由本集團於相關合約維修期完成後或根據相關合約規定的條款支付,自相關工程服務合約完成日期起計介乎1至2年。

綜合財務報表附註

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

22. OTHER PAYABLES AND ACCRUALS

22. 其他應付款項及應計費用

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Accrued staff costs Provision for annual leave Other payables	應計員工成本 年假撥備 其他應付款項	4,110 2,599 4,827	4,272 2,700 5,568
Total	總計	11,536	12,540

23. DEFERRED TAX

The movements in deferred tax liabilities during the year are as follows:

23. 遞延税項

年內遞延税項負債的變動如下:

		Impairment of trade receivables and contract assets 貿易應收款項及合約資產減值 HK\$'000	Accelerated tax (accounting) depreciation 加速税項 (會計)折舊 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2020 Credit to profit or loss	於二零二零年四月一日 計入損益(附註10)	(58)	410	352
(note 10)	ii/八京血(アクカ紅1U/	(24)	(143)	(167)
At 31 March 2021 and 1 April 2021	於二零二一年 三月三十一日及 二零二一年四月一日	(82)	267	185
Credit to profit or loss (note 10)	計入損益(附註10)	(18)	(146)	(164)
At 31 March 2022	於二零二二年 三月三十一日	(100)	121	21

24. JOINT OPERATION

Particulars of the Group's joint operation are as follows:

24. 合營業務

本集團合營業務的詳情載列如下:

Name 名稱	Form of business structure 業務架構形式	Place of registration and business 註冊及營業地點		t he Group 霍益百分比 2021 二零二一年	Principal activity 主要業務活動
			%	%	
KML – Huaming Joint Venture	Body unincorporate	Hong Kong	35	35	Provision of engineering service
KML - Huaming Joint Venture	非法人團體	香港			提供工程服務

綜合財務報表附註

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

24. JOINT OPERATION (CONTINUED)

Note: Under the joint venture agreement, the joint operators have contractually agreed the sharing of control over the relevant activities of this body unincorporate, hence this body unincorporate is jointly controlled by the Group and the other joint operator. Furthermore, the relevant joint venture agreement specifies that the Group and another party to the joint arrangement have rights to the assets and obligations to the liabilities relating to the joint arrangement, therefore this body unincorporate is classified as joint operation.

24. 合營業務(續)

附註: 根據合營企業協議,合營經營者已共同協定分佔該非法 人團體相關活動的控制權,因此,該非法人團體由本集 團及另一名合營經營者共同控制。此外,相關合營企業 協議規定,本集團及合營安排的另一方對合營安排相關 資產享有權利,對相關債務承擔義務。因此,該非法人 實體被分類為合營業務。

25. SHARE CAPITAL

25. 股本

	_	Number of shares 股份數目 '000 千股	Amount 金額 HK\$'000 千港元
Ordinary shares of HK\$0.01 each	每股面值0.01港元的普通股		
Authorised: At 31 March 2022 and 2021	法定: 於二零二二年及二零二一年三月三十一日 -	3,800,000	38,000
Issued and fully paid: At 31 March 2022	已發行及悉數繳足: 於二零二二年三月三十一日	402,500	4,025
At 31 March 2021	於二零二一年三月三十一日	402,500	4,025

A summary of movement in the Company's share capital is as follows:

本公司股本變動概要載列如下:

		Number of shares in issue 已發行股份數目 '000 千股	Share capital 股本 HK\$'000 千港元
At 1 April 2020 Share options exercised (note)	於二零二零年四月一日 已行使購股權 <i>(附註)</i>	400,000 2,500	4,000 25
At 31 March 2021, 1 April 2021 and 31 March 2022	於二零二一年三月三十一日、二零二一年四月一日 及二零二二年三月三十一日	402,500	4,025

Note: Share options with rights to subscribe for 2,500,000 shares were exercised at the subscription price of HK\$0.259 per share (note 36), resulting in the issue of 2,500,000 shares for a total cash consideration, before expenses, of HK\$648,000. An amount of HK\$263,000 was transferred from the share-based payment reserve to share capital upon the exercise of the share options.

Details of the Company's share option scheme and the Company's share award scheme are included in notes 36 and 37 to the consolidated financial statements, respectively.

附註: 附有認購2,500,000股股份的購股權已按認購價每股 0.259港元行使(附註36),導致以現金代價總額(扣除開 支前)648,000港元發行2,500,000股股份。於行使購股 權後,263,000港元由以股份為基礎付款儲備轉撥至股 本。

本公司購股權計劃以及本公司的股份獎勵計劃的詳情分別載於綜合財務報表附註36及37。

綜合財務報表附註

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

26. RESERVES

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity on page 63 of the annual report.

Share-based payment reserve

The Group's share-based payment reserve comprise (i) the fair value of share options vested which are vet to be exercised, as further explained in the accounting policy of share-based payments in note 3 to the consolidated financial statements. The amount will either be transferred to the share premium account when the related share options are exercised, or transferred to accumulated profits should the related share options lapse or be forfeited; and (ii) the amount to be expensed as share-based payment expenses determined by reference to the fair value of the shares under the share award scheme granted, taking into account all non-vesting conditions associated with the grants on grant date. The total expense is recognised on a straight-line basis over the relevant vesting periods (or on the grant date if the shares vest immediately), with a corresponding credit to the share-based payment reserve under equity. Upon vesting, the related costs of the vested shares under the share award scheme are credited to shares under the share award scheme, with a corresponding decrease in the sharebased payment reserve.

Other reserves

The Group's other reserves mainly represent (i) the difference between the nominal values of the ordinary shares issued by the Company and the share capital of subsidiaries acquired through an exchange of shares pursuant to the reorganisation of the Group during the year ended 31 March 2018 and (ii) the deemed capital contribution from Mr. KM Luk, a controlling shareholder and an executive director of the Company, in respect of the transfer of 2,000,000 shares to the trust of the share award scheme at nil consideration, and details of the share award scheme are set out in note 37 to the consolidated financial statements.

26. 儲備

本集團本年度及過往年度之儲備及有關變動金額於 本年報第63頁綜合權益變動表內呈列。

以股份為基礎付款儲備

以股份為基礎付款儲備包括(i)已歸屬但尚未行使之購股權之公允值,進一步詳情於綜合財務報表附註3中以股份為基礎付款的會計政策內解釋。該金額將於有關購股權獲行使時轉撥至股份溢價賬,或於有關購股權失效或被沒收時轉撥至累計溢利;及(ii)作為以股份為基礎付款的開支金額乃經參考已授出股份獎勵計劃項下股份公允值,計及於授出日期授出相關所有非歸屬條件而釐定。總開支按直線基準於相關歸屬期(或倘股份立即歸屬則於授出日期)確認,相應計入股權下以股份為基礎付款儲備。於歸屬時,根據股份獎勵計劃歸屬股份相關成本計入股份獎勵計劃項下股份,以股份為基礎付款儲備相應減少。

其他儲備

本集團之其他儲備主要指(i)本公司截至二零一八年 三月三十一日止年度之已發行普通股之面值與透 過根據本集團重組交換股份所收購附屬公司股本 之差額及(ii)就按零代價向股份獎勵計劃之信託轉讓 2,000,000股股份而言,視作本公司控股股東及執行 董事陸鑑明先生注資,及股份獎勵計劃之詳情載於 綜合財務報表附註37。

綜合財務報表附註

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

27. COMMITMENTS

The Group had no material capital commitments as at 31 March 2022 (2021: Nil).

28. RELATED PARTY TRANSACTIONS

The Group had the following transactions with related parties during the year ended 31 March 2022:

27. 承擔

於二零二二年三月三十一日,本集團並無重大資本 承擔(二零二一年:無)。

28. 關聯方交易

截至二零二二年三月三十一日止年度,本集團與其 關聯方擁有下列交易:

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元_
,	
g.	7

Purchase of materials from Logistic Industrial Supply Company Limited ("Logistic Industrial") (note a)

Rental payments

K M L Limited (note b)

向洛士工業器材有限公司(「**洛士工業**」) 採購物料*(附註a)*

繳付租金 圖遠有限公司(*附註b*)

5,646 5,557

Notes:

- (a) Logistic Industrial is a company over which Mr. KM Luk and Ms. Leung Kwok Yee have significant influence. The purchase prices of goods were mutually agreed between the parties.
- (b) K M L Limited is controlled by Mr. KM Luk. Rental payments were on a mutually-agreed basis.

Save as disclosed elsewhere in these financial statements, the Group had no material transactions and outstanding balances with related parties during the years ended 31 March 2022 and 2021.

Compensation of key management personnel

Key management personnel of the Group are the directors of the Company. Their remuneration during the years ended 31 March 2022 and 2021 is set out in note 8.

附註:

- (a) 洛士工業為陸鑑明先生及梁幗儀女士對其有重大影響力 的公司。貨品之採購價由雙方相互協定。
- (b) 圖遠有限公司由陸鑑明先生控制。繳付租金按相互協定 基準釐定。

除該等財務報表其他處所披露外,於截至二零二二年及二零二一年三月三十一日止年度,本集團與關聯方並無重大交易及未償還結餘。

關鍵管理人員薪酬

本集團關鍵管理人員為本公司董事。彼等於截至二零二二年及二零二一年三月三十一日止年度的薪酬於附註8載列。

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

29. RETIREMENT BENEFIT SCHEMES

The Group participates in defined contribution schemes which are registered under the ORSO Scheme and the MPF Scheme established under the Mandatory Provident Fund Ordinance in December 2000. The assets of the schemes are held separately from those of the Group, in funds under the control of trustees. Employees who were members of the ORSO Scheme prior to the establishment of the MPF Scheme were offered a choice of staying with the ORSO Scheme or switching to the MPF Scheme, whereas all new employees joining the Group on or after 1 December 2000 are required to join the MPF Scheme.

For members of the MPF Scheme, except for the Group's voluntary contributions, the Group contributes 5% of relevant payroll costs to the MPF Scheme, subject to a cap of monthly relevant income of HK\$30,000, which matches contribution of the employee.

The ORSO Scheme is funded by monthly contributions from both employees and the Group at rates ranging from 5% to 8% of the employee's basic salary, depending on the length of service with the Group.

The total expense recognised in profit or loss of HK\$2,856,000 (2021: HK\$3,062,000) during the year ended 31 March 2022 represents contributions paid and payable to these plans by the Group at rates specified in the rules of the plans.

30. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to owners through the optimisation of the debt and equity balance.

The capital structure of the Group consists of debt and equity of the Group, comprising issued share capital and accumulated profits.

Management of the Group reviews the capital structure regularly taking into account the cost of capital and the risk associated with the capital. The Group will balance its overall capital structure through the issuance of new shares and the raise of borrowings.

31. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

Management has assessed that the fair values of financial assets and liabilities which are due to be received or settled within one year approximate to their carrying amounts largely due to the short-term maturities of these instruments.

The fair values of the financial assets and liabilities are included at the amounts at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

29. 退休福利計劃

本集團參與定額供款計劃,此乃根據職業退休計劃 條例計劃及強制性公積金計劃(於二零零零年十二月 根據強制性公積金條例成立)而註冊。該等計劃資產 由受託人以基金形式管理,與本集團之資產分開持 有。於強積金計劃成立前屬於職業退休計劃成員之 僱員有權選擇繼續參與職業退休計劃,或轉移參加 強積金計劃,惟於二零零零年十二月一日或之後加 入本集團之所有新僱員則須參加強積金計劃。

就強積金計劃之成員而言,除本集團自願供款外, 本集團須向強積金計劃之有關工資成本作5%供款, 惟以每月相關收入上限30,000港元為限,該筆供款 與僱員之供款額一致。

職業退休計劃條例計劃之資金來自僱員及本集團按 介乎僱員底薪5%至8%作每月供款,取決於服務予 本集團的時間長短。

於截至二零二二年三月三十一日止年度,於損益中確認的總開支2,856,000港元(二零二一年:3,062,000港元)指本集團根據計劃原則指定的比率已付及應付該等計劃的供款。

30. 資本風險管理

本集團管理其資本以確保本集團內實體將能夠持續 經營,同時透過優化債務及權益結餘為擁有人帶來 最大回報。

本集團的資本架構由本集團債務及權益組成,包括 已發行股本及累計溢利。

本集團管理層經計及資本成本及與資本有關的風險,定期檢討資本架構。本集團將通過發行新股份及籌集借貸,平衡其整體資本架構。

31. 金融工具的公允值及公允值層級

管理層已評估將於一年內收取或結清之金融資產及 負債之公允值,由於該等工具之期限均為短期,故 管理層認為該等工具之公允值與其賬面值大致相 若。

金融資產及負債的公允值乃計入該工具可由自願 各方在現有交易(強制或清算銷售除外)中交換的金額。

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31. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

The following methods and assumptions were used to estimate the fair values:

The fair values of the non-current portion of deposits and lease liabilities have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. In the opinion of the directors, since their carrying amounts are not significantly different from their respective fair values, no disclosure of the fair values of these financial instruments is made.

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's assets:

Assets measured at fair value:

As at 31 March 2022

31. 金融工具的公允值及公允值層級(續)

以下為用作估計公允值的方法及假設:

按金及租賃負債之非流動部分之公允值已按適用於 具有類似條款、信貸風險及剩餘年期的工具的現行 利率貼現預期未來現金流量計算。董事認為,因其 賬面值與其各自之公允值並無重大差異,故概無披 露該等金融工具之公允值。

公允值層級

下表闡述本集團資產之公允值計量層級:

按公允值計量之資產:

於二零二二年三月三十一日

Fair value measurement using 使用下列數據之公允值計量

Quoted prices in active	Significant observable	Significant unobservable	
markets	inputs	inputs	Total
	重大	重大	
於活躍市場之	可觀察輸入	不可觀察	
報價	數據	輸入數據	總計
(Level 1)	(Level 2)	(Level 3)	
(第一級)	(第二級)	(第三級)	
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元

Financial assets at fair value through profit or loss

按公允值計入損益的金融資產

- 7,236 7,236

As at 31 March 2021

於二零二一年三月三十一日

Fair value measurement using 使用下列數據之公允值計量

Quoted			
prices	Significant	Significant	
in active	observable	unobservable	
markets	inputs	inputs	Total
	重大	重大	
於活躍市場之	可觀察輸入	不可觀察	
報價	數據	輸入數據	總計
(Level 1)	(Level 2)	(Level 3)	
(第一級)	(第二級)	(第三級)	
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元

5,661

5,661

Financial assets at fair value through profit or loss

按公允值計入損益的金融資產

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31. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

During the year, there were no transfers of fair value measurement between Level 1 and Level 2 for both financial assets and financial liabilities (2021: Nil).

The Group did not have any financial liabilities measured at fair value as at 31 March 2022 and 31 March 2021.

Reconciliation of fair value measurements categorised within Level 3 of the fair value hierarchy:

31. 金融工具的公允值及公允值層級(續)

公允值層級(續)

年內,金融資產及金融負債兩者之第一級及第二級 之公允值計量概無轉撥(二零二一年:無)

於二零二二年三月三十一日及二零二一年三月 三十一日,本集團概無按公允值計量之任何金融負 債。

HK\$'000

分類為公允值層級第三級內之公允值計量對賬:

		千港元
Carrying amount at 1 April 2020	於二零二零年四月一日之賬面值	5,181
Addition	增加	119
Gain from fair value adjustment recognised in	於行政開支內確認之公允值調整收益淨額	
administrative expenses, net		154
Interest income recognised in other income	於其他收入內確認之利息收入	219
Exchange realignment	匯兑重新調整	(12)
Carrying amount at 31 March 2021 and 1 April 2021	於二零二一年三月三十一日及	
	二零二一年四月一日之賬面值	5,661
Additions	增加	19,893
Settlements	結算	(18,393)
Loss from fair value adjustment recognised in	於行政開支內確認之公允值調整虧損淨額	
administrative expenses, net		(180)
Interest income recognised in other income	於其他收入內確認之利息收入	214
Exchange realignment	匯兑重新調整	41
Carrying amount at 31 March 2022	於二零二二年三月三十一日之賬面值	7,236

32. FINANCIAL INSTRUMENTS

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

Categories of financial instruments

32. 金融工具

於報告期間末各類別金融工具之賬面值如下:

金融工具類別

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元 ————————————————————————————————————	千港元
Financial assets	金融資產		
At amortised cost	按攤銷成本	158,041	170,184
At fair value through profit or loss	按公允值計入損益	7,236	5,661
Financial liabilities	金融負債		
At amortised cost	按攤銷成本	21,612	23,472

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32. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies

The Group's principal financial instruments include trade receivables, other receivables and deposits, pledged bank deposits, time deposits with original maturity over three months, bank balances and cash, trade and retention payables, other payables and accruals and lease liabilities. Details of the major financial instruments and the Group's relevant accounting policies are disclosed in note 3 to the consolidated financial statements.

The main risks arising from the Group's financial instruments are currency risk, interest rate risk, credit risk and liquidity risk. The directors review and agree policies for managing each of these risks and they are summarised below.

Currency risk

Financial assets at fair value through profit or loss, certain bank balances and cash, time deposits with original maturity over three months, trade receivables and trade payables of the Group are denominated in foreign currencies, i.e. USD, RMB, EUR, Australian Dollar ("AUD"), Pound sterling ("GBP"), Singapore dollars ("SGD") and New Taiwan dollars ("NTD"). The carrying amounts of the Group's bank balances and cash, time deposits with original maturity over three months, trade receivables and trade payables denominated in foreign currencies at the end of each reporting period are as follows:

32. 金融工具(續)

財務風險管理目標及政策

本集團的主要金融工具包括貿易應收款項、其他應收款項及按金、有抵押銀行存款、原到期日超過三個月的定期存款、銀行結餘及現金、貿易應付款項及應付保留金、其他應付款項及應計費用以及租賃負債。主要金融工具及本集團相關會計政策的詳情於綜合財務報表附註3披露.

本集團金融工具產生的主要風險為貨幣風險、利率 風險、信貸風險及流動資金風險。董事檢討並同意 管理該等風險之政策且有關政策概述於下文。

貨幣風險

Eineneiel coeste

本集團按公允值計入損益的金融資產、若干銀行結餘及現金、原到期日超過三個月的定期存款、貿易應收款項及貿易應付款項以外幣(即美元、人民幣、歐元、澳元(「澳元」)、英鎊(「英鎊」)、新加坡元(「新加坡元」)美元及新台幣(「新台幣」))列值。於各報告期末外幣列值的本集團銀行結餘及現金、原到期日超過三個月的定期存款、貿易應收款項以及貿易應付款項的賬面值如下:

Einopoial liabilities

		Financial 金融		Financiai i 金融負	
		2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元 ————	千港元	千港元	千港元
USD	美元	35,618	31,606	1	54
RMB	人民幣	9,710	3,000	218	141
EUR	歐元	2,633	641	42	-
AUD	澳元	1,530	_	_	_
GBP	英鎊	1,333	_	_	_
SGD	新加坡元	790	16	-	_
NTD	新台幣	87	155	4	4

The Group currently does not have a foreign currency hedging policy. However, the directors of the Company monitor foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

Since the exchange rate of HK\$ is pegged to USD, the Group does not expect any significant movements in the USD/HK\$ exchange rates. Thus, there is no sensitivity analysis on USD denominated financial assets.

本集團現時並無外幣對沖政策。然而,本公司董事 監控外匯風險並將於需要時考慮對沖重大外幣風 險。

由於港元與美元相掛鉤,本集團預計美元/港元匯率並無任何重大變動。因此,並無以美元列值的金融資產敏感度分析。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (continued)

Currency risk (continued)

The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change of 10% in foreign currencies, with all other variables held constant, of the Group's profit after tax due to changes in the financial assets and liabilities.

RMB	人民幣
EUR	歐元
AUD	澳元
GBP	英鎊
SGD	新加坡元
NTD	新会憋

Interest rate risk

The Group was exposed to cash flow interest rate risk in bank balances and cash and pledged bank deposits as at 31 March 2022 and 2021.

As at 31 March 2022 and 2021, the Group was also exposed to fair value interest rate risk in relation to fixed rate time deposits with original maturity over three months.

The Group has not used any interest rate swaps to mitigate its exposure associated with interest rate risk. However, management of the Group monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

Sensitivity analysis

In the opinion of management of the Group, the expected change in interest rate will not have a significant impact on the interest income or expenses on payments for bank balances and pledged bank deposits, hence sensitivity analysis is not presented.

Credit risk and impairment assessment

The Group's maximum exposure to credit risk which will cause a financial loss to the Group due to the failure to discharge the obligations by counterparties arises from the carrying amount of the respective recognised financial assets as stated in the consolidated statements of financial position at the end of the reporting period. The Group's credit risk is primarily attributable to financial assets at fair value through profit or loss, trade receivables, contract assets, financial assets included in other receivables, deposits and prepayments, pledged bank deposits, time deposits with original maturity over three months and bank balances and cash.

32. 金融工具(續)

財務風險管理目標及政策(續)

貨幣風險(續)

下表載列於報告期末,在所有其他變量保持不變的情況下,本集團除稅後溢利因金融資產及負債變動 導致外幣可能產生10%合理變動的敏感度分析。

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元
793	239
216	53
128	-
111	-
66	1
7	13

利率風險

於二零二二年及二零二一年三月三十一日,本集團 因銀行結餘及現金及有抵押銀行存款面臨現金流量 利率風險。

於二零二二年及二零二一年三月三十一日,本集團 亦面臨有關利率固定的原到期日超過三個月的定期 存款的公允值利率風險。

本集團並無使用任何利率掉期以減緩其有關利率的 風險。然而,本集團管理層監控利率風險及於需要 時將考慮對沖重大利率風險。

敏感度分析

本集團管理層認為,利率預計變動將不會對利息收入或支付銀行結餘及有抵押銀行存款的開支產生重大影響,因此並無呈列敏感度分析。

信貸風險及減值評估

本集團面臨的最大信貸風險為因未能解除交易對手方責任而對本集團造成財務虧損,來自於報告期末綜合財務狀況表所述各自已確認金融資產的賬面值。本集團信貸風險主要產生自按公允值計入損益的金融資產、貿易應收款項、合約資產、計入其他應收款項、按金及預付款項之金融資產、有抵押銀行存款、原到期日超過三個月的定期存款及銀行結餘以及現金。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (continued)

Credit risk and impairment assessment (continued)

Trade receivables and contract assets arising from contracts with customers

In order to minimise the credit risk, management of the Group has delegated a team responsible for the determination of credit limits and credit approvals. Before accepting any new customer, the Group uses an internal credit scoring system to assess the potential customer's credit quality and define credit limits for customer. The level of credit granted must not exceed a predetermined level set by management. Limits and scoring attributed to customers are reviewed once a year. Other monitoring procedures are in place to ensure that follow-up action is taken to recover overdue debts. In addition, the Group performs impairment assessment under the ECL model on trade receivables and contract assets individually. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

The Group has concentration of credit risk on trade receivables and contract assets in terms of geographical location as these receivables and assets which accounted for 99.4% (2021: 99.3%) of the total trade receivables and 96.7% (2021: 97.6%) of the total contract assets as at 31 March 2022, were mainly in Hong Kong.

The Group has concentration of credit risks on trade receivables and contract assets with exposure limited to certain customers. Receivables from the five largest customers amounting to HK\$43,513,000 (2021: HK\$37,205,000) comprised approximately 85.4% (2021: 91.3%) of the Group's trade receivables and 91.1% (2021: 81.0%) of the Group's total contract assets as at 31 March 2022. As at 31 March 2022, 73.0% (2021: 65.6%) of the Group's trade receivables were due from the Group's largest customer.

Pledged bank deposits, time deposits with original maturity over three months and bank balances and cash

The Group has a concentration of credit risk on pledged bank deposits, time deposits with original maturity over three months and bank balances deposited with a few major banks. The credit risk on these balances is limited because the counterparties are banks with good reputation and with high credit ratings assigned by international credit-rating agencies.

Financial assets included in other receivables, deposits and prepayments

Management of the Group regularly reviews and assesses the credit quality of the counterparties. The Group uses 12-month ECLs to assess the loss allowance for financial assets included in other receivables, deposits and prepayments since these receivables are not past due and there has not been a significant increase in credit risk since initial recognition. Based on internal credit assessment, the directors of the Company consider that these financials assets are with low credit risk due to the short-term nature and the probability of default is negligible. Hence, no loss allowance was recognised during the year ended 31 March 2022 (2021: Nil).

Other than the concentration risk as disclosed above, the Group does not have any significant concentration of credit risk.

32. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

貿易應收款項及來自客戶合約的合約資產

本集團貿易應收款項及合約資產按地理位置劃分的信貸風險集中主要在香港,由於該等貿易應收款項及合約資產於二零二二年三月三十一日佔總貿易應收款項的99.4%(二零二一年:99.3%)及總合約資產的96.7%(二零二一年:97.6%)。

本集團面臨僅限於若干客戶的貿易應收款項及合約資產集中信貸風險。於二零二二年三月三十一日,應收五大客戶款項為43,513,000港元(二零二一年:37,205,000港元)佔本集團貿易應收款項約85.4%(二零二一年:91.3%)及本集團總合約資產91.1%(二零二一年:81.0%)。於二零二二年三月三十一日,本集團貿易應收款項中73.0%(二零二一年:65.6%)為應收本集團最大客戶款項。

已抵押銀行存款、原到期日超過三個月的定期存款以及銀行結餘及現金

本集團有關於已抵押銀行存款、原到期日超過三個 月的定期存款及與一些主要銀行的銀行結餘的集中 信貸風險。該等結餘的信貸風險有限,因為交易對 手方為聲譽良好及由國際信貸評級機構評定的高信 貸等級之銀行。

計入其他應收款項、按金及預付款項之金融資產

本集團管理層定期審閱及評估交易對手方的信貸質素。本集團使用12個月預期信貸虧損評估計入其他應收款項、按金及預付款項之金融資產的虧損撥備,因為該等應收款項並無逾期及自初次確認起其信貸風險並無重大增加。根據內部信貸評估,本公司董事認為由於短期性質及違約可能性可忽略,該等資產為低信貸風險資產。因此,於截至二零二二年三月三十一日止年度並無確認虧損撥備(二零二一年:零)。

除上文所披露集中性風險外,本集團並無任何其他 重大集中信貸風險。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (continued)

Credit risk and impairment assessment (continued)

The tables below show the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 March. The amounts presented are gross carrying amounts for financial assets and contract assets.

As at 31 March 2022

Trade receivables Contract assets Financial assets included in other receivables, deposits and prepayments

Pledged bank deposits Time deposits with original maturity 原到期日超過三個月的 over three months Bank balances and cash

貿易應收款項 合約資產 計入其他應收款項、 按金及預付款項之 金融資產 已抵押銀行存款

定期存款 銀行結餘及現金

As at 31 March 2021

Trade receivables Contract assets Financial assets included in other receivables, deposits and prepayments Pledged bank deposits Time deposits with original maturity over three months Bank balances and cash

貿易應收款項 合約資產 計入其他應收款項、 按金及預付款項之 金融資產 已抵押銀行存款 原到期日超過三個月的 定期存款 銀行結餘及現金

32. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

下表載列基於本集團信貸政策之信貸質素及最高信 貸風險,主要基於逾期資料(除非其他資料可在無須 付出不必要成本或努力的情况下獲得),及於三月 三十一日之年結階段分類。所呈列金額為金融資產 及合約資產之總賬面值。

於二零二二年三月三十一日

12-month ECLs	3	Lifetime ECLs	S	
十二個月 預期信貸虧損		序續期預期信貸檔	節損	
			Simplified	
Stage 1	Stage 2	Stage 3	approach	Total
第一階段	第二階段	第三階段	簡化方法	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
	_	_	51,531	51,531
_	_	_	47,976	47,976
			41,010	41,010
1,204	- ا	-	_	1,204
13,837	-	-	-	13,837
16,629	-	-	-	16,629
75,397	-	-		75,397
107,067	-	_	99,507	206,574

於二零二一年三月三十一日

12-month

ECLs 十二個月		Lifetime ECLs		
1 — 四刀 預期信貸虧損	存	續期預期信貸雐	損	
Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$'000 千港元	Stage 3 第三階段 HK\$'000 千港元	Simplified approach 簡化方法 HK\$'000 千港元	Total 總計 HK\$'000 千港元
-	-	-	41,011 64,092	41,011 64,092
1,738 13,826	- -	- -	- -	1,738 13,826
5,090 108,801	-	-	-	5,090 108,801
129,455	-	_	105,103	234,558

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (continued)

Credit risk and impairment assessment (continued)

The closing loss allowances for trade receivables, contract assets and financial assets included in other receivables, deposits and prepayments as at the end of the reporting period are reconciled to the opening loss allowances as follows:

32. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險及減值評估(續)

於報告期末,貿易應收款項、合約資產及計入其他 應收款項、按金及其預付款項的金融資產之期末虧 損撥備與期初虧損撥備之對賬如下:

Financial assets

				included in other receivables,	
		Trade receivables	Contract assets	deposits and prepayments 計入其他應收 款項、按金 及預付款項	Total
		貿易應收款項 HK\$'000 千港元	合約資產 HK\$'000 千港元	的金融資產 HK\$'000 千港元	總計 HK\$'000 千港元
At 1 April 2020 (Reversal of impairment losses)/impairment losses,	於二零二零年四月一日 (減值虧損撥回)/減值 虧損淨額	317	33	-	350
net		(35)	179		144
At 31 March 2021 and 1 April 2021 Impairment losses/(reversal	於二零二一年三月三十一日 及二零二一年四月一日 減值虧損/(撥回減值	282	212	-	494
of impairment losses), net	虧損)淨額	275	(166)	-	109
At 31 March 2022	於二零二二年三月三十一日	557	46	-	603

The estimated loss rates and risk level are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

During the year ended 31 March 2022, the Group made provision of HK\$275,000 and reversed provision of impairment allowance of HK\$166,000 (2021: reversal of provision of impairment allowance of HK\$35,000 and provision of HK\$179,000) for trade receivables and contract assets, respectively. During the year ended 31 March 2022, increase in provision of impairment allowance was mainly due to a net increase in the gross carrying amount of trade receivables. During the year ended 31 March 2021, increase in provision of impairment allowance was mainly due to a net increase in the gross carrying amount of contract assets.

估計虧損率及風險等級乃根據歷史觀察違約率就債務人的預期年期估計,並會根據無需過多成本或努力即可獲得的前瞻性資料作出調整。管理層定期檢討有關分組,以確保特定債務人的相關資料保持更新。

截至二零二二年三月三十一日止年度,本集團就貿易應收款項及合約資產分別計提撥備275,000港元及撥回減值撥備166,000港元(二零二一年:撥回減值撥備35,000港元及撥備179,000港元)。截至二零二二年三月三十一日止年度,減值撥備增加主要由於貿易應收款項賬面總值淨增加所致。截至二零二一年三月三十一日止年度,減值虧損撥備增加要由於合約資產賬面總值的淨增加所致。

綜合財務報表附註

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

32. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (continued)

Liquidity risk

In the management of liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's operations and mitigate the effects of unexpected fluctuations in cash flows.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group is required to pay.

As at 31 March 2022

Trade and retention payables
Financial liabilities included in other
payables and accruals
Lease liabilities

As at 31 March 2021
Trade and retention payables
Financial liabilities included in other
payables and accruals
Lease liabilities

於二零二二年三月三十一日

貿易應付款項及應付保留金 計入其他應付款項及應計費用 的金融負債 租賃負債

於二零二一年三月三十一日 貿易應付款項及應付保留金 計入其他應付款項及應計費用 的金融負債 租賃負債

33. PERFORMANCE GUARANTEES

As at 31 March 2022, performance guarantees of approximately HK\$16,219,000 (2021: HK\$5,424,000) were given by banks in favour of the Group's customer as security for the due performance and observance of the Group's obligations under the contracts entered into between the Group and its customer. If the Group failed to provide satisfactory performance to its customer to whom the performance guarantees had been given, such customer may demand the banks to pay the customer the sum or sum stipulated in such demand. The Group would become liable to compensate such banks accordingly. The performance guarantees would be released upon completion of the contract works. The performance guarantees were granted under banking facilities.

32. 金融工具(續)

財務風險管理目標及政策(續)

流動資金風險

於管理流動資金風險時,本集團監控及維持管理層視為適當的現金及現金等價物水平,以撥付本集團營運資金及減緩現金流量無法預計波動的影響。

下表詳述本集團非衍生金融負債的餘下合約到期情況。該表基於金融負債於本集團須償付的最早日期的未折現現金流量編製。

On demand or within 1 year 按要求或於1年內 HK\$'000 千港元	1 to 2 years 一至二年 HK\$'000 千港元	Total 總計 HK\$'000 千港元
8,643	-	8,643
6,649 6,343	- 131	6,649 6,474
21,635	131	21,766
12,699	-	12,699
7,242 3,258	- 322	7,242 3,580
23,199	322	23,521

33. 履約擔保

於二零二二年三月三十一日,履約擔保約16,219,000港元(二零二一年:5,424,000港元)由銀行以本集團客戶為受益人作出,作為適當履約及遵守本集團於本集團與該客戶訂立的合約項下義務的擔保。倘本集團未有向獲給予履約擔保的其客戶提供令人滿意的履約,該客戶可能要求銀行向其支付該款項或於該要求中訂明的款項。本集團須據此負責向該等銀行作出補償。履約擔保將於合約工程竣工後獲解除。履約擔保根據銀行融資授出。

綜合財務報表附註

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

34. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

34. 綜合現金流量表附註

(a) Major non-cash transactions

During the year, the Group had non-cash additions to right-of-use assets and lease liabilities of HK\$8,833,000 (2021: HK\$583,000) and HK\$8,833,000 (2021: HK\$583,000), respectively, in respect of lease arrangements for properties.

(a) 主要非現金交易

於年內,本集團就物業之租賃安排作出非現金添置至使用權資產及租賃負債分別為8,833,000港元(二零二一年:583,000港元)及8,833,000港元(二零二一年:583,000港元)。

Lease

(b) Changes in liabilities arising from financing activities

(b) 融資活動產生之負債變動

		liabilities 租賃負債 HK\$'000 千港元
At 1 April 2020	於二零二零年四月一日	8,701
Changes from financing cash flows	融資現金流量變動	(5,603)
New leases	新租賃	583
Interest expense	利息開支	261
Interest paid classified as operating cash flows	分類為經營現金流量的已付利息	(261)
Covid-19-related rent concessions from	來自一名出租人的Covid-19相關租金寬減	
a lessor		(150)
At 31 March 2021 and 1 April 2021	於二零二一年三月三十一日及	
	二零二一年四月一日	3,531
Changes from financing cash flows	融資現金流量變動	(6,033)
New leases	新租賃	8,833
Interest expense	利息開支	236
Interest paid classified as operating cash flows	分類為經營現金流量的已付利息	(236)
Covid-19-related rent concessions from	來自一名出租人的Covid-19相關租金寬減	
a lessor		(11)
At 31 March 2022	於二零二二年三月三十一日	6,320

(c) Total cash outflow for leases

The total cash outflow for leases included in the statement of cash flows is as follows:

(c) 租賃之現金流出總額

計入現金流量表之租賃現金流出總額如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within operating activities Within financing activities	於經營活動範圍內 於融資活動範圍內	366 6,033	369 5,603
		6,399	5,972

35. CONTINGENT LIABILITIES

At 31 March 2022, the Group did not have any significant contingent liabilities (2021: Nil).

35. 或然負債

於二零二二年三月三十一日,本集團並無任何重大 或然負債(二零二一年:無)。

綜合財務報表附註

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

36. SHARE OPTION SCHEME

Upon passing an ordinary resolution on 20 September 2017, the Company adopted a share option scheme (the "**Share Option Scheme**") which will remain valid for a period of 10 years commencing on 16 October 2017. The major terms of the Share Option Scheme are set out below:

- (i) The purpose of the Share Option Scheme is to recognise and acknowledge the contributions that the directors and employees of the Group have made or may make to the Group.
- (ii) The participants included any director or employee of the Group which, in the opinion of the Company's board of directors, has contribution or potential contribution to the development and growth of the Group.
- (iii) The maximum number of shares in respect of which options might be granted under the Share Option Scheme must not exceed 30% of the issued share capital of the Company from time to time. The number of shares issued and to be issued in respect of which options granted and may be granted to any individual in any 12-month period is not permitted to exceed 1% of the shares of the Company in issue at any point in time, without prior approval from the Company's shareholders. Options granted to a substantial shareholder or an independent non-executive director in excess of 0.1% of the Company's share capital or with a value in excess of HK\$5 million must be approved in advance by the Company's shareholders.
- (iv) In relation to each grantee of the options granted under the Share Option Scheme, the right of the grantee to exercise the option shall be in accordance with the terms of the Share Option Scheme and the period to be notified by the board of directors of the Company to each grantee which shall not exceed 10 years from the date upon which the options are deemed to be granted and accepted.
- (v) The exercise price of an option will be determined by the board of directors of the Company and will not be less than the highest of:
 - the closing price of the share on the date of grant;
 - the average closing price of the share for the five business days immediately preceding the date of grant; and
 - the nominal value of the share.
- (vi) A consideration of HK\$10 per grant is payable on acceptance of the offer of grant of options.

36. 購股權計劃

於二零一七年九月二十日通過普通決議案後,本公司採納一項購股權計劃(「購股權計劃」),該計劃將自二零一七年十月十六日起10年內有效。購股權計劃的主要條款載列如下:

- (i) 購股權計劃旨在嘉許及表揚已經或可能對本 集團作出的貢獻的本集團董事及僱員。
- (ii) 參與者包括本公司董事會認為對本集團發展 及增長作出貢獻或潛在貢獻的本集團任何董 事或僱員。
- (iii) 有關根據購股權計劃授出的購股權的股份之最高數目不得超過本公司不時已發行股本的30%。有關已授出及於任何12個月期間可能向任何個人授出的購股權已發行及將予發行的股份數目在未獲得本公司股東的事先批准情況下,不得超過本公司任何時間點已發行股份的1%。授予一名主要股東或獨立非執行董事的購股權超過本公司股本的0.1%或價值超過5百萬港元必須事先獲得本公司股東的批准。
- (iv) 就根據購股權計劃獲授購股權的各承授人而言,承授人行使購股權的權利應根據購股權計劃的條款及本公司董事會通知各承授人的期間不得超過購股權視作授出及接納之日起 10年。
- (v) 購股權的行使價將由本公司董事會釐定及將 不低於以下之最高者:
 - 股份於授出日期的收市價;
 - 股份於緊接授出日期前五個營業日的平均收市價;及
 - 股份的名義值。
- (vi) 在接納每項要約授出購股權時應付代價10港元。

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For the year ended 31 March 2022 截至二零二二年三月三十一目止年度

36. SHARE OPTION SCHEME (CONTINUED)

During the year ended 31 March 2020, 9,200,000 options were cancelled and 9,800,000 options were granted to a director and employees of the Group on 2 January 2020 for the provision of services to the Group. The vesting period of the first tranche of share options was from 2 January 2020 to 30 June 2020 ("First Tranche"). The vesting period of the second tranche of share options was from 2 January 2020 to 1 January 2021 ("Second Tranche"). The vesting period of the third tranche of share options was from 2 January 2020 to 30 June 2021 ("Third Tranche"). The details of the First Tranche, Second Tranche and Third Tranche are identical except for the difference in vesting periods as mentioned above. The fair value of the share options at the date of grant was calculated using the Binomial Option Pricing Model. The fair value of the share options granted on 2 January 2020 is HK\$1,057,000.

The inputs into the valuations of the share options were as follows:

Share price at grant date Exercise price Risk-free rate (note a) Expected life (note b) Expected dividend yield Expected volatility (note c) 於授出日期的股價 行使價 無風險利率(附註a) 預期年期(附註b) 預期股息率 預期波幅(附註c)

Notes:

- (a) Risk-free rate is determined by reference to the prevailing rates on debt securities as reference from Thomson Reuters.
- (b) Expected life is the exercise period of the share options.
- (c) Expected volatility is estimated by calculating the historical daily share price volatility of the stock price of the Company.

36. 購股權計劃(續)

截至二零二零年三月三十一日止年度,9,200,000股 購股權獲註銷及於二零二零年一月二日有9,800,000 股購股權授予本集團董事及僱員,作為向本集團提供服務的回報。首批購股權的歸屬期為二零二零年一月二日至二零二零年六月三十日(「**首批**」)。第二批購股權的歸屬期為二零二零年一月二日至二零二一年一月一日(「第二批」)。第三批購股權的歸屬期為二零二零年一月二日至二零二一年六月三十日(「第三批」)。首批、第二批及第三批購股權的詳情相同,惟上文所述歸屬期存在差異。於授出日期購股權的公允值使用二項期權定價模式計算。於二零年一月二日授出的購股權的公允值為1,057,000港元。

購股權估值的輸入數據如下:

Share options granted on 2 January 2020 於二零二零年 一月二日授出 的購股權

> HK\$0.250 HK\$0.259 2.056% 5 years 0% 54.96%

附註:

- (a) 無風險利率乃參考湯森路透社所示債務證券之現行利率 釐定。
- (b) 預期年期指購股權的行使期。
- (c) 預期波幅乃計算本公司股價的歷史每日股價波幅而估計。

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

36. SHARE OPTION SCHEME (CONTINUED)

36. 購股權計劃(續)

The following share options were outstanding under the Share Option Scheme during the year:

於年內,購股權計劃項下之下列購股權尚未獲行

		20	22	2021			
		二零二	二二年	_零_	二零二一年		
		Weighted		Weighted			
		average	Number	average	Number		
		exercise price 加權平均行使價 HK\$ per share 每股港元	of options 購股權數目 '000 千股	exercise price 加權平均行使價 HK\$ per share 每股港元	of options 購股權數目 '000 千股		
At 1 April Exercised during the year Forfeited during the year	於四月一日 年內行使 年內沒收	0.259 - 0.259	7,300 - (1,300)	0.259 0.259 -	9,800 (2,500) –		
At 31 March	於三月三十一日	0.259	6,000	0.259	7,300		

The exercise prices and exercise periods of the share options outstanding as at the end of the reporting period are as follows:

於報告期末尚未行使之購股權之行使價及行使期如 下:

	Number of options	Exercise prices HK\$ per share 行使價	Exercise periods
	購股權數目	每股港元	行使期
31 March 2022 二零二二年三月三十一日	1,300,000	0.259	1 July 2020 to 1 January 2025 二零二零年七月一日至二零二五年一月一日
	2,400,000	0.259	2 January 2021 to 1 January 2025 二零二一年一月二日至二零二五年一月一日
	2,300,000	0.259	1 July 2021 to 1 January 2025 二零二一年七月一日至二零二五年一月一日
31 March 2021 二零二一年三月三十一日	1,600,000	0.259	1 July 2020 to 1 January 2025 二零二零年七月一日至二零二五年一月一日
	2,700,000	0.259	2 January 2021 to 1 January 2025 二零二一年一月二日至二零二五年一月一日
	3,000,000	0.259	1 July 2021 to 1 January 2025 二零二一年七月一日至二零二五年一月一日

The Group recognised a share option expense of HK\$57,000 (2021: HK\$695,000) during the year ended 31 March 2022.

A number of 1,300,000 share options were forfeited during the year due to the resignation of certain employees of the Group. The share options were forfeited during the year, resulting in the transfer of the corresponding share-based payment reserve of HK\$143,000 to accumulated profits.

本集團於截至二零二二年三月三十一日止年度確認 購股權開支57,000港元(二零二一年:695,000港

年內,因本集團若干僱員辭任而沒收1,300,000股購 股權。年內沒收購股權造成將相應的股份基礎付款 儲備143,000港元轉撥至累計溢利。

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

36. SHARE OPTION SCHEME (CONTINUED)

At the end of the reporting period, the Company had 6,000,000 (2021: 7,300,000) share options outstanding under the Share Option Scheme. The exercise in full of the outstanding share options would, under the present capital structure of the Company, result in the issue of 6,000,000 (2021: 7,300,000) additional ordinary shares of the Company and additional share capital of HK\$60,000 (2021: HK\$73,000) and share premium of HK\$1,494,000 (2021: HK\$1,818,000) (before issue expenses).

At the date of approval of these financial statements, the Company had 6,000,000 share options outstanding under the Share Option Scheme, which represented approximately 1.5% of the Company's shares in issue as at that date.

At the date of approval of these financial statements, the total number of shares available for issue pursuant to the Share Option Scheme was 21,000,000 shares, representing approximately 5.2% of the shares in issue of the Company.

37. SHARE AWARD SCHEME

On 5 November 2018, the Company adopted a share award scheme (the "**Share Award Scheme**") for the purpose of recognising the contributions by certain eligible persons for the growth and development of the Group and to provide them with incentives in order to retain them for the continual operation and development of the Group.

Eligible persons of the Share Award Scheme include any employee of the Group; any executive or non-executive director (including any independent non-executive director) of the Company, any of its subsidiaries, customers, suppliers, any person or entity that provides research, development or other technological support, shareholders of any member of the Group or any invested entities, any person or entity which has contributed to the Group or its business; and any other person selected by the board of directors, and if applicable, including its executive committee at its sole discretion, provided that the eligible persons for participation in the Share Award Scheme (the "Selected Participants") remain at all times after the date of grant and on the relevant vesting date being eligible person of the Group.

The maximum number of shares currently permitted to be granted under the Share Award Scheme is limited to 10% of the total number of issued shares as at the date on which the Share Award Scheme is adopted by the board of directors. The maximum number of shares which may be awarded to each eligible person in the Share Award Scheme in any 12-month period is limited to 1% of the total number of shares in issue of the Company in any 12-month period from time to time.

Selected Participants are selected and the number of shares to be awarded under the Share Award Scheme is determined by the board of directors. The shares to be awarded under the Share Award Scheme are purchased by a trustee (the "**Trustee**") from the open market out of cash contributed by the Group or by way of gift and be held on trust for the Selected Participant until such shares are vested with the Selected Participants in accordance with the provisions of the Share Award Scheme.

36. 購股權計劃(續)

於報告期間末,本公司根據購股權計劃有6,000,000股(二零二一年:7,300,000股)尚未行使之購股權。根據本公司的現行資本架構,悉數行使尚未行使的購股權將導致額外發行6,000,000股(二零二一年:7,300,000股)本公司普通股,並額外產生股本60,000港元(二零二一年:73,000港元)及股份溢價1,494,000港元(二零二一年:1,818,000港元)(未計發行開支)。

於批准該等財務報表日期,本公司根據購股權計劃 有6,000,000股尚未行使之購股權,相當於當日本公 司已發行股份約1.5%。

於財務報表批准當日,根據購股權計劃可予發行的股份總數為21,000,000股股份,佔本公司已發行股份約5.2%。

37. 股份獎勵計劃

於二零一八年十一月五日,本公司採納一項股份獎勵計劃(「股份獎勵計劃),旨在肯定若干合資格人士對本集團增長及發展所作貢獻及就此給予獎勵,以留聘彼等為本集團持續經營及發展。

股份獎勵計劃的合資格人士包括本集團任何僱員;本公司任何執行或非執行董事(包括任何獨立非執行董事)、其任何附屬公司、客戶、供應商、提供研究、開發或其他技術支援之任何人士或實體、本集團任何成員公司或任何被投資實體之股東、對本集團或其業務有貢獻之任何人士或實體;及董事會全權酌情甄選之任何其他人士,包括其執行委員會(倘適用),惟參與股份獎勵計劃的合資格人士(「獲選參與者」)於授出日期後至有關歸屬日期一直為本集團合資格人士。

根據股份獎勵計劃獲准授出的最高股份數目以於董事會採納股份獎勵計劃當日已發行股份總數的10%為限。根據於任何12個月期間內的股份獎勵計劃可能不時授予各合資格人士的最高股份數目以本公司不時已發行股份總數的1%為限。

獲選參與者由董事會選定,而根據股份獎勵計劃將予授出的股份數目由董事會釐定。根據股份獎勵計劃將予授出的股份將由受託人(「**受託人**」)以本集團提供的現金於公開市場購入或以餽贈注入,並以信託形式代獲選參與者持有,直至該等股份根據股份獎勵計劃條文歸屬予相關獲選參與者為止。

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37. SHARE AWARD SCHEME (CONTINUED)

The Trustee shall not exercise the voting rights in respect of any shares held on trust for the Group or the Selected Participants.

During the year ended 31 March 2022, the Company purchased 40,000 (2021: 595,000) of its own shares through the Trustee from open market. The total amount paid to acquire the shares was HK\$9,000 (2021: HK\$143,000) and has been deducted from equity. The aggregate amount paid to acquire the shares and the fair value of the share contribution of HK\$9,000 (2021: HK\$143,000) has been deducted from equity and the shares were classified as treasury shares of the Company as they were not yet awarded to any selected participants.

The movements in the Company's shares held under the Share Award Scheme during the year are as follows:

37. 股份獎勵計劃(續)

受託人不得以本集團或獲選參與者信託名義持有的 任何股份行使投票權。

於截至二零二二年三月三十一日止年度,本公司透過受託人自公開市場購入其本身股份40,000股(二零二一年:595,000股)。就收購股份所支付總金額為9,000港元(二零二一年:143,000港元),已自權益中扣除。就收購股份支付之總金額及股份注入之公允值9,000港元(二零二一年:143,000港元),由於尚未授予任何獲選參與者,已自權益扣除且該等股份已分類為本公司的庫存股份。

股份獎勵計劃項下持有之本公司股份於年內之變動 如下:

Number of

Shares held under the Share Award Scheme 根據股份獎勵 計劃持有之股份

Value of

ordinary shares 普通股數目	shares 股份價值 HK\$'000 千港元
3,665,000	858
595,000	143
(800,000)	(176)
3,460,000 40,000	825 9
(570,000)	(125)
2,930,000	709

During the year ended 31 March 2022, 2,375,000 (2021: 2,550,000) awarded shares were granted under the Share Award Scheme with a fair value of HK\$926,000 (2021: HK\$561,000). Equity-settled share award arrangement expense of HK\$592,000 was recognised during the year ended 31 March 2022 (2021: HK\$359,000). The fair value of awarded shares granted is estimated based on the share price of the Company on dates of grant of HK\$0.39 (2021: HK\$0.22).

During the year ended 31 March 2022, 570,000 shares were vested to eligible participants under the Share Award Scheme (2021: 800,000).

A number of 680,000 awarded shares were forfeited during the year due to the resignation of certain employees of the Group. The awarded shares were forfeited during the year, resulting in the transfer of the corresponding share-based payment reserve of HK\$96,000 to accumulated profits.

於截至二零二二年三月三十一日止年度,根據股份獎勵計劃授出2,375,000(二零二一年: 2,550,000)股獎勵股份,公允值為926,000港元(二零二一年: 561,000港元)。於截至二零二二年三月三十一日止年度已確認權益結算股份獎勵安排開支592,000港元(二零二一年: 359,000港元)。授出的獎勵股份的公允值乃根據於授出日期本公司股價0.39港元(二零二一年: 0.22港元)而估計。

根據股份獎勵計劃,570,000股股份(二零二一年:800,000股股份)已於截至二零二二年三月三十一日 止年度歸屬予合資格參與者。

年內,因本集團若干僱員辭任而沒收680,000股獎勵股份,導致將相應的股份基礎付款儲備96,000港元轉撥至累計溢利。

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

38. EVENT AFTER THE REPORTING PERIOD

KML Capitals Limited, a wholly-owned subsidiary of the Company, made subscriptions for five currency linked investment products from a financial institution on 5 May 2022 and 25 May 2022, respectively, in an aggregate amount of HK\$4.3 million. Further details are set out in the Company's announcement dated 16 June 2022.

39. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

38. 報告期間結束後事項

本公司全資附屬公司高萌投資有限公司分別於二零 二二年五月五日及二零二二年五月二十五日向一家 金融機構認購五項貨幣掛鈎投資產品,總額為4.3百 萬港元。進一步詳情載於本公司日期為二零二二年 六月十六日的公告中。

39. 本公司財務狀況表

		2022	2021
		二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元
NON-CURRENT ASSETS Investments in subsidiaries	非流動資產 於附屬公司的投資	107,569	107,549
CURRENT ASSETS Amount due from subsidiaries Prepayments Cash and bank balances	流動資產 應收附屬公司款項 預付款項 現金及銀行結餘	27,763 736 377	27,340 718 2,663
		28,876	30,721
CURRENT LIABILITIES Accruals Amount due to a subsidiary	流動負債 應計費用 應付一間附屬公司款項	159 10	135
		169	135
Net current assets	流動資產淨值	28,707	30,586
Net assets	資產淨值	136,276	138,135
EQUITY Share capital Reserves (note)	權益 股本 儲備 <i>(附註)</i>	4,025 132,251	4,025 134,110
Total equity	總權益	136,276	138,135

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

39. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (CONTINUED)

39. 本公司財務狀況表劃(續)

Note

A summary of the Company's reserves is as follows:

附註:

本公司儲備概述如下:

		Share premium 股份溢價 HK\$*000 千港元	Other reserves 其他儲備 HK\$'000 千港元	Share-based payment reserve 以股份為基礎 付款儲備 HK\$'000 干港元 (notes 36, 37) (附註36, 37)	Accumulated losses 累計虧損 HK\$*000 干港元	Total 總計 HK\$'000 千港元
At 1 April 2020 Profit for the year Issue of shares upon exercise of share	於二零二零年四月一日 年內溢利 行使購股權時發行股份	47,552 -	107,549 -	305 -	(21,921) 7,055	133,485 7,055
options (noted 25) Equity-settled share option	(附註25) 權益結算購股權安排(附註36)	886	=-	(263)	-	623
arrangements (note 36) Equity-settled share award	權益結算股份獎勵計劃安排 (附註37) 股份獎勵計劃歸屬股份 (附註37) 已付股息	-	-	695	-	695
arrangements (note 37) Vesting of shares under share award scheme (note 37) Dividend paid		-	-	359	-	359
		(7,931)	-	(176)		(176) (7,931)
Profit for the year Equity-settled share option arrangements (note 36) Equity-settled share award arrangements (note 37) Forfeiture of share options (note 36) Forfeiture of share awards (note 37) Vesting of shares under share award scheme (note 37)	於二零二一年三月三十一日及 二零二一年四月一日 年內溢利 權益結算購股權安排 <i>(附註36)</i>	40,507	107,549 -	920	(14,866) 8,526	134,110 8,526
	權益結算股份獎勵安排 (附註37) 沒收購股權(附註36) 沒收股份獎勵(附註37) 股份獎勵(附註37) 股份獎勵已劃歸屬股份 (附註37) 已付股息	-	-	57	-	57
		=	=	592 (143) (96)	143 96	592 - -
		(10,909)	Ξ	(125)		(125) (10,909)
At 31 March 2022	於二零二二年三月三十一日	29,598	107,549	1,205	(6,101)	132,251

40. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the board of directors on 17 June 2022.

40. 批准綜合財務報表

綜合財務報表由董事會於二零二二年六月十七日批 准並授權刊發。

Financial Summary 財務概要

		For the year ended 31 March 截至三月三十一日止年度				
		2022	観主二 2021	.д= 1 — пш [.] 2020	+皮 2019	2018
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
RESULTS	業績					
Revenue	收益	162,559	224,839	224,228	210,596	193,973
Profit before tax	除税前溢利	9,653	36,457	26,535	23,474	712
Income tax expense	所得税開支	(1,768)	(4,460)	(4,923)	(4,219)	(2,858)
Profit/(loss) for the year and total comprehensive income/(loss) for the year attributable to owners of the Company	本公司擁有人應佔 年內溢利/(虧損)及 年內全面收益/ (虧損)總額	7,885	31,997	21,612	19,255	(2,146)
		As at 31 March 於三月三十一日				
		2022 二零二二年	2021 二零二一年	2020 二零二零年	2019 二零一九年	2018 二零一八年
		— 零 ——+ HK\$'000	—<>— ⁺ HK\$'000	—令—令牛 HK\$'000	令一八平 HK\$'000	_◆一八牛 HK\$'000
		千港元	千港元	千港元	千港元	千港元
ASSETS AND LIABILITIES	資產及負債					
Total assets	總資產	233,246	253,423	236,418	189,015	166,692
Total liabilities	總負債	(43,819)	(61,612)	(70,232)	(44,880)	(42,889)
Equity attributable to owners	本公司擁有人應佔權益					
of the Company		189,427	191,811	166,186	144,135	123,803



高前·科技 KML Technology Group Limited 高萌科技集團有限公司