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CORPORATE INFORMATION

EXECUTIVE DIRECTORS

Mr. Xu Ming

(appointed as Chief Executive Officer on 9 April 2020)

Mr. Zeng Yongguang

Mr. Guo Jun Hao

Mr. Mai Huazhi

Mr. Lin Wanan

(appointed on 14 July 2020) Mr. Yau Yan Ming Raymond

(resigned on 9 April 2020)

NON-EXECUTIVE DIRECTORS

Mr. Lai Yubin

(appointed as Director and Chairman on 14 July 2020)

Mr. Wei Xiaomin

(appointed on 14 July 2020)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Wong Kwok On

Mr. Bonathan Wai Ka Cheung

Dr. Loke Yu (alias Loke Hoi Lam)

Ms. Qiu Yumei

(appointed on 14 July 2020)

Mr. Li Hongxiang

(retired on 22 June 2020)

COMPANY SECRETARY

Mr. Chan Chun Kau

AUTHORISED REPRESENTATIVES

Mr. Zeng Yongguang Mr. Chan Chun Kau

AUDIT COMMITTEE

Dr. Loke Yu (alias Loke Hoi Lam) (chairman of committee)

Mr. Wong Kwok On

Mr. Bonathan Wai Ka Cheung

Ms. Qiu Yumei

(appointed on 14 July 2020)

REMUNERATION COMMITTEE

Ms. Qiu Yumei

(joined the committee as committee chairman on 14 July 2020)

Dr. Loke Yu (alias Loke Hoi Lam)

Mr. Bonathan Wai Ka Cheung

Mr. Li Hongxiang

(ceased to be committee member on 22 June 2020)

NOMINATION COMMITTEE

Ms. Qiu Yumei

(joined the committee as committee chairman on 14 July 2020)

Dr. Loke Yu (alias Loke Hoi Lam)

Mr. Bonathan Wai Ka Cheung

Mr. Li Hongxiang

(ceased to be committee member on 22 June 2020)

COMPLIANCE COMMITTEE

Dr. Loke Yu (alias Loke Hoi Lam)

(chairman of committee)

Mr. Bonathan Wai Ka Cheung

Ms. Qiu Yumei

(appointed on 14 July 2020)

Mr. Li Hongxiang

(ceased to be committee member on 22 June 2020)







CORPORATE INFORMATION

HEAD OFFICE

Unit E, 30/F., Tower B, Billion Centre 1 Wang Kwong Road Kowloon Bay, Kowloon Hong Kong

REGISTERED OFFICE

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

AUDITOR

HLB Hodgson Impey Cheng Limited

LEGAL ADVISERS

Lawrence Chan & Co. (as to Hong Kong law)

PRINCIPAL BANKERS

China Construction Bank Corporation, Zhongshan Branch Agricultural Bank of China, Zhongshan Branch China Trust Commercial Bank, Ltd.

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

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

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

STOCK CODE

00515

WEB-SITE

www.tatchun.com (before 4 August 2020) www.csthltd.com (since 4 August 2020)

STATEMENT FROM THE BOARD

Dear Shareholders,

On behalf of the Board (the "Board") of Directors (the "Directors") of China Silver Technology Holdings Limited (formerly known as "TC Orient Lighting Holdings Limited") (the "Company", which together with its subsidiaries are collectively referred to as the "Group"), we are pleased to present the Group's results for the year ended 31 December 2020 (the "Year").

The Group's production facilities are principally situated in Zhongshan city and Shenzhen city, both in Guangdong Province. Since late January 2020, travel restrictions and other public health measures (the "Public Health Measures") including the extension of Chinese new year holiday and quarantine requirements of travelers were imposed in various areas in China in an attempt to contain the novel Coronavirus epidemic (the "Epidemic"), as a result of which some staff of the Group were restricted from traveling or otherwise returning to work after holiday. The prolonged effect of the Epidemic and the Public Health Measures affected not only the human resources of the Group, but also the supply chains of raw materials and product shipments and the general economic atmosphere whether in China and globally.

The Epidemic has resulted in adverse impact on the business performance of the Group. The Group has taken all practicable measures to cope with the challenges ahead, including the implementation of cost-control measures and the exploration of opportunities to further develop its business and enhance its growth potential. In the meantime, the Group is striving for the highest caution standard to protect the health and safety of our staff.

For the year of 2020, the Company's PCB business decreased in revenue due to the Epidemic, severe competition and the China-US trade tension. The Group has taken various measures to overcome these challenges. On one hand, the Group has taken various cost-savings and quality improvement measures. The Group also adopted strategic pricing policy and proactive marketing approach to attract more sales orders from both existing and potential customers.

Regarding the LED segment, during the Year, the Group has focused on credit management and optimisation of the trade receivable collection. The Group was also in negotiations with business partners with the view to pursuing projects and business opportunities.

Looking into the future, the Board and the management team will continue to adopt measures to improve the Group's existing business and explore opportunities to create value for the Company and its shareholders.

On behalf of the Board, I would like to express our sincere thanks to our colleagues for their efforts and commitment and to our shareholders and investors for their continual support.

Sincerely yours,

Zeng Yongguang

Executive Director

26 March 2021







CORPORATE GOVERNANCE PRACTICES

The Board of the Company recognises the importance of corporate governance practice of a listed company and is committed to adopting the standards of corporate governance. It is in the interest of the stakeholders and shareholders for a listed company to operate in a transparent manner with the adoptions of various self-regulatory policies, procedures and monitoring mechanisms with a clear definition of accountability of directors and management.

The Company and the Directors confirm, to the best of their knowledge, that the Company complied with the code provisions set out in the Corporate Governance Code (the "CG Code") as stated in Appendix 14 of the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") throughout the Year except for the following:

- (i) Under Code Provision A.6.7, independent non-executive directors should attend the annual general meeting of the Company. Certain Directors did not attend the annual general meeting of the Company held on 22 June 2020 due to other commitments and/or public health concerns caused by the Epidemic. The Company intends to arrange for video/ audio conferencing facilities to facilitate Directors' attendance.
- (ii) Under Code Provision C.1.2, management should provide all members of the Board with monthly updates on the issuer's performance, position and prospects, which may include monthly management accounts and material variance between projections and actual results. During the period, although management accounts were not circulated to Board members on monthly basis, regular verbal updates were given by management to Directors on working level meetings from time to time, which the management and the Board consider to be sufficient and appropriate in the circumstances in giving a balanced and understandable assessment of the Group's performance and enabling Directors to discharge their duties.

The Board and the compliance committee shall continue to monitor and review the Company's corporate governance practices to ensure compliance of the CG Code.

DIRECTORS' SECURITIES TRANSACTIONS

The Company follows the Model Code for Securities Transactions by Directors of Listed Issuers in Appendix 10 to the Listing Rules (the "Model Code") as the code of conduct for Directors in their dealings in the Company's securities and each of the incumbent directors confirmed that he/she has complied with the Model Code during the year ended 31 December 2020.

DIRECTORS

The Board

The Board has the collective responsibility for leadership and control of, and for promoting the success of, the Company by directing and supervising the Company's affairs. The Board sets strategies for the Company and monitors the performance of the management.

The composition of the Board reflects the necessary balance of skills and experience desirable for effective leadership of the Company and independence in decision making. The Board currently comprises 11 members, consisting of 5 executive Directors, 2 Non-executive Directors and 4 independent non-executive Directors. Further details of the composition of the Board are set out on page 2.

DIRECTORS (continued)

The Board (continued)

Biographical details of the directors are set out in the "Biographies of Directors and Senior Management" on pages 18 to 19 of the Annual Report.

The Board has established a policy setting out the approach to achieve diversity on the Board (the "Board Diversity Policy") with the aims of enhancing Board effectiveness and corporate governance as well as achieving our business objectives and sustainable development. Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, required expertise, skills, knowledge and length of service. The current Board consists of a diverse mix of Board members appropriate to the requirement of the business of the Company, and depending on the growing business needs and availability of the human resources market, suitable qualified individuals will be considered.

In addition, the Board has met Rule 3.10 of the Listing Rules, that at least one of the independent non-executive Directors has appropriate professional qualifications or accounting or related financial management expertise. The independent non-executive Directors bring independent judgment, knowledge and experience to the Board. Each of the incumbent independent non-executive directors confirmed that he/she is independent within the definition of Rule 3.13 of the Listing Rules.

The Company has held 9 board meetings during the Year and the attendance records are set out below:

Name of directors	Number of attendance
EXECUTIVE DIRECTORS	
Mr. Xu Ming (appointed as Chief Executive Officer on 9 April 2020)	9/9
Mr. Zeng Yongguang	9/9
Mr. Guo Jun Hao	8/9
Mr. Mai Huazhi	9/9
Mr. Lin Wanan (appointed on 14 July 2020)	3/3
Mr. Yau Yan Ming Raymond (resigned on 9 April 2020)	3/3
NON-EXECUTIVE DIRECTORS	
Mr. Lai Yubin (appointed as Director and Chairman on 14 July 2020)	3/3
Mr. Wei Xiaomin (appointed on 14 July 2020)	3/3
INDEPENDENT NON-EXECUTIVE DIRECTORS	
Mr. Wong Kwok On	8/9
Mr. Bonathan Wai Ka Cheung	9/9
Dr. Loke Yu (alias Loke Hoi Lam)	9/9
Ms. Qiu Yumei (appointed on 14 July 2020)	3/3
Mr. Li Hongxiang (retired on 22 June 2020)	5/5







DIRECTORS (continued)

The Board (continued)

The Company held the 2020 Annual General Meeting on 22 June 2020 and the attendance records are set out below:

Name of directors	Number of attendance
EXECUTIVE DIRECTORS	
Mr. Xu Ming (appointed as Chief Executive Officer on 9 April 2020)	1/1
Mr. Zeng Yongguang	1/1
Mr. Guo Jun Hao	1/1
Mr. Mai Huazhi	1/1
Mr. Lin Wanan (appointed on 14 July 2020)	0/0
Mr. Yau Yan Ming Raymond (resigned on 9 April 2020)	0/0
NON-EXECUTIVE DIRECTORS	
Mr. Lai Yubin (appointed as Director and Chairman on 14 July 2020)	0/0
Mr. Wei Xiaomin (appointed on 14 July 2020)	0/0
INDEPENDENT NON-EXECUTIVE DIRECTORS	
Mr. Wong Kwok On	1/1
Mr. Bonathan Wai Ka Cheung	1/1
Dr. Loke Yu (alias Loke Hoi Lam)	1/1
Ms. Qiu Yumei	0/0
Mr. Li Hongxiang (retired on 22 June 2020)	1/1

DIRECTORS (continued)

The Board (continued)

The Company has held 1 extraordinary general meeting during the year on 22 June 2020, and and the attendance records are set out below:

Name of directors	Number of attendance
EXECUTIVE DIRECTORS	
Mr. Xu Ming (appointed as Chief Executive Officer on 9 April 2020)	1/1
Mr. Zeng Yongguang	1/1
Mr. Guo Jun Hao	1/1
Mr. Mai Huazhi	1/1
Mr. Lin Wanan (appointed on 14 July 2020)	0/0
Mr. Yau Yan Ming Raymond (resigned on 9 April 2020)	0/0
NON-EXECUTIVE DIRECTORS	
Mr. Lai Yubin (appointed as Director and Chairman on 14 July 2020)	0/0
Mr. Wei Xiaomin (appointed on 14 July 2020)	0/0
INDEPENDENT NON-EXECUTIVE DIRECTORS	
Mr. Wong Kwok On	1/1
Mr. Bonathan Wai Ka Cheung	1/1
Dr. Loke Yu (alias Loke Hoi Lam)	1/1
Ms. Qiu Yumei (appointed on 14 July 2020)	0/0
Mr. Li Hongxiang (retired on 22 June 2020)	1/1







DIRECTORS (continued)

Chairman and Chief Executive Officer

The Chairman and CEO were at one stage vacant but with the appointment of Mr. Xu Ming as the CEO on 9 April 2020 and the appointment of Mr. Lai Yubin as the Chairman on 14 July 2020, the Company is now in compliance of Code Provision A.2.1.

Training and Support For Directors

Directors must keep abreast of their collective responsibilities. The Group is supposed to provide briefings and other training to develop and refresh the Directors' knowledge and skills. The Group is also supposed to continuously update Directors on the latest developments regarding the Listing Rules and other applicable regulatory requirements, to ensure compliance and enhance their awareness of good corporate governance practices.

Based on the records of the Company and having made specific enquiries, the Company believes that the Directors have received the following training and/or rules update and/or professional development during the Year:

Name of directors	Type of Training
EXECUTIVE DIRECTORS	
Mr. Xu Ming (appointed as Chief Executive Officer on 9 April 2020)	В
Mr. Zeng Yongguang	В
Mr. Guo Jun Hao	В
Mr. Mai Huazhi	В
Mr. Lin Wanan (appointed on 14 July 2020)	В
Mr. Yau Yan Ming Raymond (resigned on 9 April 2020)	В
NON-EXECUTIVE DIRECTORS	
Mr. Lai Yubin (appointed as Director and Chairman on 14 July 2020)	В
Mr. Wei Xiaomin (appointed on 14 July 2020)	В
INDEPENDENT NON-EXECUTIVE DIRECTORS	
Mr. Wong Kwok On	В
Mr. Bonathan Wai Ka Cheung	A, B
Dr. Loke Yu (alias Loke Hoi Lam)	A, B
Ms. Qiu Yumei (appointed on 14 July 2020)	В
Mr. Li Hongxiang (retired on 22 June 2020)	В

Remarks:

- A: attending seminars and/or conferences and/or forums.
- B: reading newspapers, journals and updates relating to the economy, general business or director's duties and responsibilities etc.

DIRECTORS (continued)

Responsibilities of Directors

The Directors are supposed to be continually updated with the regulatory requirements, business activities and development of the Group to facilitate the discharge of their responsibilities.

The non-executive Directors and independent non-executive Directors, as other Directors, are supposed to participate actively in the board meetings and meetings of Audit Committee, Nomination Committee, Remuneration Committee and Compliance Committee. They are supposed to bring an independent judgment on issues of strategy, policy, performance, accountability, resources, key appointments and standards of conduct. They are supposed to lead where potential conflicts of interests arise in connected transaction.

Insurance

The Company has arranged appropriate liability insurance, with coverage being reviewed annually, to indemnify the directors from their risk exposure arising from corporate activities.

Supply of and Access to Information

In respect of regular board meetings, agenda and accompanying board papers of the meeting were supposed to be sent in full to all Directors in advance before the intended date of a meeting.

The management has the obligation to supply the Board and the various Committees with adequate information in a timely manner to enable the members to make informed decisions. Each Director is supposed to have separate and independent access to the Group's senior management to acquire more information than is volunteered by management and to make further enquiries if necessary.

REMUNERATION COMMITTEE

The Remuneration Committee of the Company ("RC") presently comprises of three directors, namely, Ms. Qiu Yumei, Mr. Bonathan Wai Ka Cheung and Dr. Loke Yu (alias Loke Hoi Lam), all of whom being independent non-executive Directors.

The RC was delegated with the authority of the Board of the Company to determine and review the remuneration packages of all directors and senior management. The primary function of the RC is to make recommendations to the Board on the Group's policy and structure for all remuneration of directors and senior management and for the Board's final determination. The full terms of reference of the RC are available on the Company's website: www.csthltd.com and the website of the Stock Exchange: www.hkexnews.hk.







REMUNERATION COMMITTEE (continued)

During the Year, the RC held 2 meetings. The attendance of each member is set out as follows:

Name of members	Number of attendance
Ms. Qiu Yumei (appointed on 14 July 2020)	0/0
Mr. Bonathan Wai Ka Cheung	2/2
Dr. Loke Yu (alias Loke Hoi Lam)	2/2
Mr. Li Hongxiang (retired on 22 June 2020)	1/1

The RC has considered and approved the Group's policy for the remuneration of directors during the Year. The RC is supposed to make an assessment on the performance of the directors and other key management members and considered their remuneration package by reference to the prevailing packages with companies listed on the Main Board of the Stock Exchange. The Group adopts a competitive remuneration package for its employees. Promotion and salary increments are assessed based on a performance related basis. Details of the remuneration of directors are disclosed on an individual basis and are set out in note 11 to the financial statements. Details of the remuneration of senior management (including directors) are disclosed below:

	2020
	No. of persons
Emoluments (including director's fee, salary and other benefits, share-based payments,	
performance-related incentive payment and retirement benefit scheme contributions)	
HKD6,000,000-HKD7,000,000	0
HKD5,000,000-HKD6,000,000	0
HKD4,000,000-HKD5,000,000	0
HKD3,000,000-HKD4,000,000	0
HKD2,000,000-HKD3,000,000	0
HKD1,000,000-HKD2,000,000	0
HKD50,000-HKD1,000,000	10

NOMINATION COMMITTEE

The Nomination Committee of the Company ("NC") presently comprises of three directors, namely, Ms. Qiu Yumei, Mr. Bonathan Wai Ka Cheung and Dr. Loke Yu (alias Loke Hoi Lam). All three members of NC are independent non-executive directors.

The NC was delegated with the authority of the Board of the Company to formulate nomination policy for the Board's consideration and implement the Board's approved nomination policy. The primary function of the NC is to review the structure, size and composition of the Board annually and make recommendations on any proposed changes to the Board to complement the Group's corporate strategy. The full terms of reference of the NC are available on the Company's website: www.csthltd.com and the website of the Stock Exchange: www.hkexnews.hk.

NOMINATION COMMITTEE (continued)

The Company has a nomination policy of having a Board with a diversity of skills and experience. The selection and proposed appointment of Directors are submitted to the NC for consideration prior to Board approval, and the re-election of Directors is conducted in accordance with the articles of association of the Company. The criteria of assessing a candidate include his/her ability to devote sufficient time and attention to participate in the affairs of the Company including the attendance of Board meetings and serving on committees, to bring business experience to the Board and to contribute to the Board diversity. If the candidate is proposed to be appointed as an INED, his/her independence shall be assessed in accordance with the requirements under the Listing Rules. The totality of the candidate's education, qualifications and experience shall be evaluated in assessing his/her suitability. During the Year, the NC held 3 meetings. The attendance of each member is set out as follows:

Name of members	Number of attendance
Ms. Qiu Yumei (appointed on 14 July 2020)	0/0
Mr. Bonathan Wai Ka Cheung	3/3
Dr. Loke Yu (alias Loke Hoi Lam)	3/3
Mr. Li Hongxiang (retired on 22 June 2020)	2/2

COMPLIANCE COMMITTEE

The Compliance Committee of the Company ("CC") comprises of three directors, namely, Ms. Qiu Yumei, Mr. Bonathan Wai Ka Cheung and Dr. Loke Yu (alias Loke Hoi Lam). All three CC members are independent non-executive Directors and Dr. Loke Yu (alias Loke Hoi Lam) is the Chairman of CC.

The CC was delegated with the authority of the Board of the Company to oversee the Group's compliance with laws and regulations relevant to the Group's business operations and to review the effectiveness of the Group's regulatory compliance procedures and system. The primary function of the CC is to make matters of the Group relating to regulatory and compliance, internal control and corporate governance requirements. The full terms of reference of the CC are available on the Company's website: www.csthltd.com and the website of the Stock Exchange: www.hkexnews.hk.

During the Year, the CC held 1 meeting. The attendance of each member is set as follows:

Name of members	Number of attendance
Dr. Loke Yu (alias Loke Hoi Lam)	1/1
Mr. Bonathan Wai Ka Cheung	1/1
Ms. Qiu Yumei (appointed on 14 July 2020)	1/1
Mr. Li Hongxiang (retired on 22 June 2020)	0/0







ACCOUNTABILITY AND AUDIT

Financial Reporting

The management is supposed to provide such explanation and information to the Board on monthly basis so as to enable the Board to make an informed assessment of the financial and other information put before the Board for approval.

The Directors acknowledge their responsibility to prepare the financial statements that give a true and fair view of the state of affairs of the Group. The Group incurred a loss of approximately HK\$75,476,000 during the year ended 31 December 2020 and, as of that date, the Group's current liabilities exceeded its current assets by approximately HK\$164,149,000. These events or conditions, along with other matters as set forth in the notes to the financial statements, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Save for disclosed above, for the purpose of the Company's financial year ended 31 December 2020, the Board was not aware of any other events or conditions that might cast significant doubt upon the Group's ability to continue as a going concern.

In the light of various measures or arrangements which either have been implemented or are expected to result in the improvement of the working capital and liquidity and cash flow position of the Group, including (a) the provision of financial support by two shareholders of the Company for the continuing operations of the Company so as to enable it to meet its liabilities when they fall due and carry on its business without a significant curtailment of operations in the twelve months from 31 December 2020; (b) the fact that bank borrowings of the Group in the amount of HK\$154,762,000 as at 31 December 2020 were classified as current liabilities due to the repayable-on-demand clause, notwithstanding the fact that the repayment dates were more than 12 months from the end of the reporting period and no intention of the bank to require early repayment is known to the Directors based on their latest communication with the banks; and (c) the ongoing negotiation between the Group and its bankers with the view to securing necessary facilities to meet the Group's working capital and financial requirements, the Company is of the view that it will have sufficient working capital for its current requirements and it is reasonable to expect the Group to remain a commercially viable concern. Accordingly, the Directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

The responsibility of the external auditor, Messrs. HLB Hodgson Impey Cheng Limited, is to form an independent opinion, based on their audit, on those consolidated financial statements prepared by the Board and to report their opinion solely to the shareholders of Company, as a body and for no other purpose.

Internal Controls

The Board has overall responsibility for the risk management and internal control systems of the Company and for reviewing their effectiveness. The risk management and internal control systems of the Company are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Since 5 November 2015, the Board has adopted internal control procedures (the "IC Procedures") which not only cover the usage of chops and grant of guarantees and indemnities but also policies regarding: (a) investment decisions; (b) handover of work on change of key personnel; (c) risk assessment and control; (d) external communication; (e) financial reporting, budgeting and closing, bank reconciliation, accounting system and records; (f) cash management and loans approval; (g) sales contract management, sales order approval and credit control; (h) purchase contract management and procurement; (i) record registration, management, depreciation and disposal of fixed assets; (j) stock take, reconciliation and record registration of inventory; (k) management and filing of contract authorization and execution; (l) human resources and payroll; (m) production, materials monitoring and quality; and (n) information technology controls. The heads of the departments of the key operating subsidiaries of the Company in China were delegated the responsibility to provide introductory training to his staff members on the IC Procedures.

ACCOUNTABILITY AND AUDIT (continued)

Internal Controls (continued)

An internal control report was issued by the Company's compliance officer and internal auditor, which was reviewed and discussed by the members of Audit Committee during its latest Audit Committee meeting. The management of the Company has accepted the recommendations in the internal review reports for incorporation into the Company's daily operations manual.

Audit Committee

The Audit Committee of the Company ("AC") comprises of four independent non-executive Directors, namely, Dr. Loke Yu (alias Loke Hoi Lam), Ms. Qiu Yumei, Mr. Wong Kwok On and Mr. Bonathan Wai Ka Cheung. Dr. Loke Yu (alias Loke Hoi Lam) is the chairman of the AC. One out of four AC members, Dr. Loke Yu (alias Loke Hoi Lam) possesses recognised professional qualifications in accounting and has wide experience in audit and accounting.

No former partner of the Company's existing auditing firm acted as a member of the AC within two years from ceasing to be a partner or having any financial interest in the auditing firm.

The AC was delegated with the authority of the Board of the Company to investigate any activity within its terms of reference. The primary function of the AC is to review and supervise the Group's financial reporting process and internal controls. The AC has also reviewed arrangements to enable employees of the Group to raise, in confidence, concerns about possible improprieties in financial reporting, internal control or other matters, and to ensure proper arrangements that in place for fair and independent investigation and follow up actions. The full terms of reference of the AC are available on the Company's website: www.csthltd.com and the website of the Stock Exchange: www.hkexnews.hk.

The Group's audited financial statements for the year ended 31 December 2020 has been reviewed by the AC, which is of the opinion that such statements comply with applicable accounting standards, the Listing Rules and other legal requirements, and that adequate disclosures have been made.

During the Year, the AC held 3 meetings to discuss the financial reporting and compliance procedures and review the internal control system with the external auditors. The attendance of each member is set out as follows:

Name of members	Number of attendance
Dr. Loke Yu (alias Loke Hoi Lam) (chairman of the committee)	3/3
Ms. Qiu Yumei (appointed on 14 July 2020)	1/1
Mr. Wong Kwok On	2/3
Mr. Bonathan Wai Ka Cheung	3/3
Mr. Li Hongxiang (retired on 22 June 2020)	2/2







ACCOUNTABILITY AND AUDIT (continued)

Audit Committee (continued)

The Company's annual results for the year ended 31 December 2020 has been reviewed by the AC.

Apart from the AC meetings, the independent non-executive Directors have also conducted a meeting with the auditors to discuss matters relating to the Company's audit fees and other issues arising from the audit for the Year.

The AC monitors the audit and non-audit services rendered to the Group by its external auditor and ensure that their engagement in other non-audit services will not impair their audit independence or objectivity.

Fee paid/payable to Group's auditors

For the financial year ended 31 December 2020, the fee paid/payable to the Group's auditors is set out as follows:

Services rendered	Fee paid/payable
	HK\$'000
Audit services	1,800
Non-audit services	_

Management Functions

The Board is responsible for determining the overall strategy and corporate development and ensuring the business operations are properly monitored. The Board reserves the right to decide all policy matters of the Group and material transactions.

The Board delegates the day-to-day operations to general managers and department heads of the Company and its operating subsidiaries that are responsible for different aspects of the operations of the various members of the Group.

COMMUNICATION WITH SHAREHOLDERS

Effective Communication

The AGM is supposed to enable the shareholders of the Company to exchange views with the Board. The Chairman of the Board and the Chairmen of AC, RC and NC are supposed to attend the AGM to be available to answer the questions of the shareholders of the Company. Separate resolutions will be proposed at the forthcoming AGM on each substantially separate issue, including the re-election of the retiring directors. The Shareholder Communication Policy is available on the Company's website: www.csthltd.com.

Shareholders may, at any time, direct questions, request for publicly available information and provide comments and suggestions to directors or management of the Company. Such questions, requests and comments can be addressed to the Board of Directors of the Company by mail to Unit E, 30/F, Tower B, Billion Centre, 1 Wang Kwong Road, Kowloon Bay, Kowloon, Hong Kong or by email to admin@csthltd.com.

Procedures for Shareholders to convene an extraordinary general meeting

According to Article 58 of the Articles, any one or more shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within twenty-one days of such deposit the Board fails to proceed to convene such meeting, the requisitionist himself may do so in the same manner, and all reasonable expenses incurred by the requisitionist as a result of the failure of the Board shall be reimbursed to the requisitionist by the Company.

Procedures for putting forward proposals by Shareholders at Shareholders' meeting

There are no provisions allowing Shareholders to propose new resolutions at the general meetings under the Cayman Islands Companies Law, However, Shareholders may request the Company to convene an extraordinary general meeting following the procedures under Article 58 of the Articles as set out above.

Pursuant to Article 88 of the Articles, no person other than a Director retiring at the meeting shall, unless recommended by the Directors for election, be eligible for election as a Director at any general meeting unless a notice signed by a member (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such notice is given of his intention to propose such person for election and also a notice signed by the person to be proposed of his willingness to be elected shall have been lodged at the registered office or at the head office provided that the minimum length of the period, during which such notices are given, shall be at least seven days and that (if the notices are submitted after the dispatch of the notice of the general meeting appointed for such election) the period for lodgment of such notices shall commence on the day after the dispatch of the notice of the general meeting appointed for such election and end no later than seven days prior to the date of such general meeting.

If a Shareholder wishes to propose a person for election as a Director at a general meeting, he/she shall deposit a written notice at the Company's head office and principal place of business in Hong Kong in compliance with Article 88 and containing all details as required by Rule 13.51(2) of the Listing Rules.







COMMUNICATION WITH SHAREHOLDERS (continued)

Voting by Poll

The right to demand a poll will be set out in the circular to shareholders of the Company to be dispatched to shareholders in relation to the forthcoming AGM.

CONSTITUTIONAL DOCUMENTS

The Memorandum and Articles of Association are available on the Company's website: www.csthltd.com and the Stock Exchange's website: www.hkexnews.hk. No significant change is made to the Company's constitutional documents during the Year.

COMPANY SECRETARY

Mr. Chan Chun Kau is the Company Secretary of the Company. The company secretary supports the Board by facilitating information flow amongst Board members and assists Board members on policy and procedures. Mr. Chan is a practising solicitor in Hong Kong.

During the Year, Mr. Chan has taken no less than 15 hours of relevant professional training.

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT

DIRECTORS

Executive Directors

Mr. Zeng Yongguang, aged 48, was appointed as an executive Director with effect from 27 March 2018. He graduated from Beijing Language and Culture University (北京語言大學) in 2011 majoring in International Economics and Trade. Mr. Zeng has many years of management experience with commercial banks in China. Mr. Zeng is currently a director of the following subsidiaries of the Company, namely, Tat Chun PCB International Company Limited, Tat Chun Printed Circuit Board Company Limited, TC Hong Kong Electric Company Limited and TC Orient LED Energy Management Company Limited, TC Orient Lighting (Shenzhen) Limited (達進東方照明 (深圳) 有限公司), Guangdong Tat Chun Electronic Technology Co., Ltd. (廣東達進電子科技有限公司), Zhongshan Tat Chun Printed Circuit Board Company Limited. (中山市達進電子有限公司),中山市達進電子元件有限公司,深圳市新達際商貿有限公司,吳川榮森貿易有限公司,達進東方 (揚州) 投資有限公司,中山市一心商貿有限公司,廣東大鵬電力器材有限公司, and TC (BVI) Limited.

Mr. Xu Ming, aged 49, was appointed as executive Director with effect from 14 September 2016 and appointed as the chief executive officer of the Company with effect from 9 April 2020. He obtained a master's degree in Economics and Management from Wuhan University, China. Mr. Xu is an entrepreneur having many years of experience in capital markets and an extensive business network in China.

Mr. Guo Jun Hao, aged 39, was appointed as executive Director of the Company with effect from 10 April 2017. Mr. Guo obtained a bachelor's degree in arts from the University of Wolverhampton in 2004, a master's degree in social sciences from The University of Leicester in 2006 and a master's degree in science from the University of Warwick in 2007. Before joining the Company, Mr. Guo has over 7 years of experience working in financial institutions in China and has occupied management position responsible for customer services, staff training, sales and marketing. Mr. Guo was appointed as the general manager of the Company's subsidiary, TC Hong Kong Electric Company Limited and is responsible for overseeing its sales and marketing operations.

Mr. Mai Huazhi, aged 29, occupied senior management roles in an integrated financial company in China engaging in enterprise management and consultancy, asset management, financial services, direct equity investment, financial information, corporate restructuring, leasing and property development prior to joining the Company.

Mr. Lin Wanan, aged 33, joined the Group as a Senior Engineer of Guangdong Tat Chun Electronics Technology Co., Ltd. since 2015 and was appointed as an executive Director with effect from 14 July 2020. Mr. Lin obtained a bachelor's degree in Electronic Information Engineering from the Guangdong University of Petrochemical Technology. Prior to joining the Group, Mr. Lin has 7 years of experience in another electronics technology company occupying a senior management role as his last position there.

Non-Executive Directors

Mr. Lai Yubin, aged 42, was appointed as a non-executive Director of the Company with effect from 14 July 2020. He obtained a bachelor's degree in Business Administration from Sun Yat-sen University and a master's degree in Finance from Tulane University, New Orleans, Louisiana, the United States. Prior to joining the Group, Mr. Lai worked with enterprises in China for over 18 years having experience in accounting, auditing, mergers and acquisitions and business development.

Mr. Wei Xiaomin, aged 52, was appointed as a non-executive Director of the Company with effect from 14 July 2020. He obtained a bachelor's degree in Economics Management from Henan University of Economics and Law (formerly known as Henan University of Economics). Mr. Wei is an entrepreneur having experience in real estate and technology.







BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT

DIRECTORS (continued)

Independent Non-Executive Directors

Mr. Wong Kwok On, aged 66, was appointed as an independent non-executive Director of the Company since 14 September 2016 and he has previously worked in licensed corporations in Hong Kong engaging in securities, futures and corporate finance. Mr. Wong is currently the Chairman of the Hong Kong Securities & Futures Professionals Association. He was formerly an independent non-executive director of Real Nutriceutical Group Limited (stock code: 2010), a company listed on the Main Board of the Stock Exchange.

Mr. Bonathan Wai Ka Cheung, aged 29, was appointed as independent non-executive Director of the Company since 14 September 2016. He graduated from University of Waterloo, Canada with a Bachelor of Arts in Economics. Mr. Cheung has experience in working in securities brokerage companies in Canada and Hong Kong.

Dr. Loke Yu (alias Loke Hoi Lam), aged 71, was appointed as an independent non-executive Director of the Company with effect from 6 June 2018. Dr. Loke holds a Master of Business Administration degree from Universiti Teknologi Malaysia and a Doctor of Business Administration degree from University of South Australia. Dr. Loke is a Fellow Member of The Institute of Chartered Accountants in England and Wales, Hong Kong Institute of Certified Public Accountants and The Hong Kong Institute of Chartered Secretaries. He is also a member of The Hong Kong Independent Non-executive Director Association.

He has over 42 years of experience in accounting and auditing for private and public companies, financial consultancy and corporate management. Dr. Loke was formerly an independent non-executive director of Winfair Investment Company Limited (stock code: 287), Shenzhou Space Park Group Limited (formerly known as China Household Holdings Limited) (stock code: 692), Lamtex Holdings Limited (stock code: 1041), China Beidahuang Industry Group Holdings Limited (stock code: 39), CIMC-TianDa Holdings Company Limited (formerly known as China Fire Safety Enterprise Group Limited) (stock code: 445) and Tianhe Chemicals Group Limited (stock code: 1619).

Dr. Loke is currently an independent non-executive director of V1 Group Limited (stock code: 82), Matrix Holdings Limited (stock code: 1005), Zhong An Group Limited (stock code: 672), Chiho Environmental Group Limited (formerly known as Chiho-Tiande Group Limited) (stock code: 976), Tianjin Development Holdings Limited (stock code: 882), Times Universal Group Holdings Limited (formerly known as Forebase International Holdings Limited) (stock code: 2310), Hang Sang (Siu Po) International Holding Company Limited (stock code: 3626), Hong Kong Resources Holdings Company Limited (stock code: 2882), Zhenro Properties Group Limited (stock code: 6158) and Tradego FinTech Limited (stock code: 8017), and a non-executive director of Veson Holdings Limited (formerly known as SCUD Group Limited) (stock code: 1399), shares of which are listed on the Stock Exchange.

Ms. Qiu Yumei, aged 46, was appointed as an independent non-executive Director of the Company with effect from 14 July 2020. She completed the undergraduate correspondence course in Business Management at Guangdong Open University (formerly known as Guangdong Radio and Television University). Ms. Qiu occupied senior management roles in technology and real estate companies for over 17 years having experience in project assessment, negotiation and execution and risk management.

Senior Management

Mr. Chen Changzhi, aged 57, was appointed the Chief Financial Officer of Zhongshan Tat Chun Printed Circuit Board Company Limited, Zhongshan Electric Company Limited and Guang Dong Tat Chun Electric Technology Co., Ltd. on 1 August 2013. Mr. Chen has extensive experience of over 30 years in the accounting and financial field in various companies in China and Hong Kong. He holds a Bachelor of Financial Accounting from Hunan University.

BUSINESS REVIEW

The Group is principally engaged in manufacturing and trading of a broad range of LED lighting and PCBs including single-sided PCBs, double-sided PCBs and multi-layered PCBs (for up to 12 layers), and the trading of tower and electric cable. The breakdown of turnover based on products is summarised as follows:

	Year 202 HK\$'000	20 %	Year 20 HK\$'000	19 %	Increase/ (decrease) HK\$'000	Change in %
Single-sided PCB	59,420	25.0%	83,113	30.3%	(23,693)	(28.5)%
Double-sided PCB	143,794	60.5%	145,745	53.1%	(1,951)	(1.3)%
Multi-layered PCB	34,358	14.5%	45,619	16.6%	(11,261)	(24.7)%
LED	_	_	_	0%	_	_
	237,572	100%	274,477	100%	(36,905)	(13.4)%

Revenue from LED lighting business for the year ended 31 December 2020 was nil.

The three categories of PCB products are mainly applied in consumer electronics, computers and computer peripherals, and communications equipment. During the Year, single-sided PCB and doubled-sided PCB's used for consumer electronics accounted for approximately 85.5% (2019: 83.4%) of the Group's turnover. High-end multi-layered PCBs were also a core product of the Group, accounting for 14.5% (2019: 16.6%) of turnover.

The Group's turnover by geographical regions is summarised as follows:

					Increase/	
	Year 2020		Year 20	Year 2019		Change in
	HK\$'000	%	HK\$'000	%	HK\$'000	%
Hong Kong	40,729	17.1%	43,360	15.8%	(2,631)	(6.1)%
The PRC	145,168	61.1%	168,235	61.3%	(23,067)	(13.7)%
Asia (excluding Hong Kong						
and the PRC)	5,056	2.1%	9,858	3.6%	(4,802)	(48.7)%
Europe	46,217	19.5%	53,024	19.3%	(6,807)	(12.8)%
Others	402	0.2%	_	_	402	N/A
	237,572	100%	274,477	100%	(36,905)	(13.4)%

During the year, the Group's revenue decreased mainly due to the decrease of revenue from the segments of single-sided and multi-layered PCB.







BUSINESS REVIEW (continued)

The Group has two PCB manufacturing plants both located at Zhongshan, Guangdong, the PRC, details of which are summarised as follows:

Production plant	Location	Area	Products	Production capacity	Commencement of operations
Plant 1	Zhongshan, Guangdong, the PRC	58,000 sq. m.	Single-sided PCBs	530,000 sq. ft. per month	May 2003
Plant 2	Zhongshan, Guangdong, the PRC	52,000 sq. m.	Double-sided and multi-layered PCBs	420,000 sq. ft. per month	October 2007

As disclosed in the Company's announcement dated 2 February 2021, the Company is developing a new phase of production facilities to be constructed on the development site which is adjacent to the Group's existing plant, involving the construction of two buildings of factory and office uses, each not exceeding eleven floors above ground and one basement level with total gross floor area of 120,513.22 square meters.

OUTLOOK

The Board considers that it is vital and necessary for the Group to dedicate more efforts on the research and development with the view to achieving product upgrade. The Group has paid high attention to develop high value-added PCB products, particularly the copper-based PCB engaged in clean and environmental friendly applications.

Regarding the LED segment, the Group intends to focus on credit management and to optimize the trade receivable collection. The Group intends to pursue only after profitable projects with shorter receivable cycle.

FINANCIAL REVIEW

For the Year, the Group's turnover amounted to approximately HK\$237.6 million (2019: HK\$274.5 million), representing a decrease of 13.4% as compared to the last year. The gross profit margin for the year of 2020 was 2.1% (2019: 0.7%).

The decrease in the turnover for PCB business was mainly attributable to the supply chain disruption caused by COVID-19 outbreak in the first half of 2020. In addition, as the Group's manufacturing facilities are operated in China, our business is also adversely affected by the China-US trade tension. Loss attributable to shareholders was approximately HK\$74.4 million (2019: HK\$102.9 million).

THE IMPACT OF NOVEL CORONAVIRUS EPIDEMIC

The Group's production facilities are principally situated in Zhongshan city and Shenzhen city, both in Guangdong Province. Since late January 2020, travel restrictions and other public health measures (the "Public Health Measures") including the extension of Chinese new year holiday and quarantine requirements of travelers were imposed in various areas in China in an attempt to contain the novel Coronavirus epidemic (the "Epidemic"), as a result of which some staff of the Group were restricted from traveling or otherwise returning to work after holiday. The prolonged effect of the Epidemic and the Public Health Measures affected not only the human resources of the Group, but also the supply chains of raw materials and product shipments and the general economic atmosphere whether in China and globally.

THE IMPACT OF NOVEL CORONAVIRUS EPIDEMIC (continued)

The Epidemic has resulted in adverse impact on the business performance of the Group. The Group has taken all practicable measures to cope with the challenges ahead, including the implementation of cost-control measures and the exploration of opportunities to further develop its business and enhance its growth potential. In the meantime, the Group is striving for the highest caution standard to protect the health and safety of our staff.

Pending the rollout of vaccination and the putting under control of the Epidemic on a worldwide basis, further changes in economic conditions may have impact on the financial results of the Group, the extent of which could not be estimated as at the date of these financial statements. The Group will continue to monitor the development of the Epidemic and global economy and react actively to any impact on the financial position and operating results of the Group.

FUND RAISING ACTIVITIES

The Company has not successfully completed any equity fund-raising activities during the year 2020. The Company will continue to explore debt and equity fundings from bankers and investors to improve the working capital and liquidity and cash flow position of the Group.

Impairment loss in respect of property, plant and equipment

No impairment losses were recognised respectively for 2020 and 2019 in respect of plant and machinery and leasehold improvements.

Written off in respect of inventories

During the Year, HK\$Nil (2019: HK\$0.9 million) has been recognised as written off in respect of inventories.

Recognised share-based payments

During the year ended 31 December 2020, the Group recognised HK\$1.1 million share-based payment (2019: HK\$1.5 million). No negative cash flow effect is made to the Group as a result of these share-based payments.

Impairment loss and amount recovered recognised on trade receivables and other receivables

During the Year, the management performed an impairment assessment and recover amount on trade receivables and other receivables, resulting in net amount impaired of HK\$21.3 million (2019: Net impairment impaired of HK\$18.9 million) being recognised for the Group's LED lighting and PCB businesses.







LIQUIDITY AND CAPITAL RESOURCES

As at 31 December 2020, the Group had total assets of approximately HK\$525.5 million (2019: HK\$520.3 million) and interest-bearing borrowings of approximately HK\$158.3 million (2019: HK\$152.2 million), representing a gearing ratio, defined as interest-bearing borrowings over total assets, of approximately 30.1% (2019: 29.3%).

The Group had net current liabilities of approximately HK\$164.1 million (2019: net current liabilities of HK\$94.6 million) consisted of current assets of approximately HK\$342.5 million (2019: HK\$353.5 million) and current liabilities of approximately HK\$506.7 million (2019: HK\$448.1 million), representing a current ratio of approximately 0.68 (2019: 0.79).

As at 31 December 2020, the Group had cash and bank balances (including pledged bank deposits) of approximately HK\$66.9 million (2019: HK\$37.2 million). As at 31 December 2020, the Group had cash and bank balances (excluding pledged bank deposits) of approximately HK\$25.1 million (2019: HK\$22.4 million).

FOREIGN CURRENCY EXPOSURE

The Group operates in Hong Kong and the PRC with most of the transactions denominated and settled in Hong Kong dollars ("HK\$") and Renminbi ("RMB"). However, foreign currencies, mainly United States Dollars ("US\$") are required to settle the Group's expenses and additions on property, plant and equipment. There are also sales transactions denominated in US\$ and RMB. The Group will use forward contracts to hedge its foreign currency exposure if it considers the risk to be significant.

HUMAN RESOURCES

As at 31 December 2020, the Group employed a total of approximately 537 employees (2019: 716), including approximately 495 employees in its Zhongshan production site, 19 employees in its LED division in China and other business units and approximately 23 employees in its Hong Kong office.

The Group's remuneration policy is reviewed regularly with reference to the legal framework, market conditions and the performance of the Group and individual staff. The remuneration policy and remuneration packages of the executive directors and members of the senior management are also reviewed by the remuneration committee. The Group may grant share options and discretionary bonuses to eligible employees based on the performance of the Group and individuals. Under the Group's remuneration policy, employees are rewarded in line with the market rate in compliance with statutory requirements of all jurisdictions where it operates. The Group holds regular training programmes and encourages staffs to attend training courses and seminars that are related directly or indirectly to the Group's business.

CORPORATE STRATEGY

The primary objective of the Company is to enhance long-term return for our shareholders. To achieve this objective, the Group's strategy is to place equal emphasis on achieving sustainable recurring earnings growth and maintaining the Group's strong financial profile. The Management Discussion and Analysis contain discussions and analysis of the Group's performance and the basis on which the Group generates or preserves value over the longer term and the basis on which the Group will execute its strategy for delivering the Group's objective.

CHARGE OF ASSETS

At the respective end of the reporting periods, the following assets were pledged to banks to secure general banking facilities granted to the Group:

	2020 HK\$'000	2019 HK\$'000
Buildings	129,143	111,922
Pledged bank deposits	41,771	14,768
Right-of-use assets	16,383	16,998
	187,297	143,688

LITIGATIONS

(a) The Company was informed by its legal advisers that a writ of summons dated 10 May 2016 under Hong Kong High Court Action No. 1228/2016 (the "Legal Action") was filed by Mr. Li Jian Chao ("Mr. Li") seeking to claim from the Company an alleged outstanding special bonus payment in the amount of HK\$1,640,000. Mr. Li was formerly the chief executive officer and executive director the Company before he resigned on 5 June 2015. On 12 July 2016, the Company filed a defence and counterclaim against Mr. Li (re-amended on 3 May 2018, the "Counterclaim"), whereby the Company denied (inter alia) that Mr. Li is entitled to the alleged amount and counterclaimed from Mr. Li (inter alia) a total sum of HK\$5,240,000 being wrongful receipts by Mr. Li based on certain invalid resolutions purportedly passed by the Board between 31 December 2014 and 4 June 2015, and/or damages for breach of fiduciary duties by Mr. Li when he was a director of the Company between 1 September 2014 and 5 June 2015. The Company will continue to uphold its rights in the Legal Action and the Counterclaim. In the meantime, the Board considers that the Legal Action and the Counterclaim are unlikely to result in any material adverse effect to the Company's operations or financial position. Further details relating to the Legal Action and Counterclaim are more particularly set out in the Company's announcements dated 13 May and 14 July 2016.







LITIGATIONS (continued)

(b) During the Year, the Company's operating subsidiaries in the PRC were involved in various litigations as defendants due to disputes in ordinary businesses with suppliers, contractors and ex-employees, including: (a) claims in the total amounts of approximately RMB8,514,000 which were already settled and the full amount of approximately RMB8,514,000 were recognised as trade and other payable in the consolidated statement of financial position as at 31 December 2020; and (b) claims in the total amounts of RMB4,477,000 which were still undergoing legal processes. As a prudent measure, full amount of RMB4,477,000 were recognised as trade and other payables as at 31 December 2020 in the consolidated statement of the financial position. The claims have been accompanied by asset-preservation orders imposed on bank accounts of our PRC subsidiaries for the total amounts of approximately RMB7,499,000 as at 31 December 2020. These litigations were drawn to the attention of the Directors who, after considering the banking and other borrowing facilities available to the Group and the cashflow projection prepared by the group finance department, are of the view that the Group should have sufficient funding to meet these liabilities if the claims are successful. The Directors also discussed with its subsidiary management to explore ways to expedite internal payment approval processes and payable settlement cycles.

OTHER INFORMATION

Dividends

The Board has resolved not to recommend the payment of a final dividend (2019: Nil).

CHANGE OF COMPANY NAME, STOCK SHORT NAMES, LOGO AND WEBSITE

On 5 March 2020, The Company proposed to change the English name of the Company from "TC Orient Lighting Holdings Limited" to "China Silver Technology Holdings Limited" and adopt the Chinese name of "中華銀科技控股有限公司" as the dual foreign name of the Company in place of its previous Chinese name of "達進東方照明控股有限公司" (the "Change of Company Name"). The Board was of the view that the Change of Company Name will help to refresh the Company's corporate image and identity and better reflect the Company's business plans and development, and considered that the Change of Company Name was in the best interests of the Company and the Shareholders as a whole.

Subsequent to the passing of the special resolution regarding the Change of Company Name at the EGM held on 22 June 2020, the Certificate of Incorporation on Change of Name was issued by the Registrar of Companies in the Cayman Islands on 24 June 2020 certifying the change of English name and the dual foreign name of the Company, and the Certificate of Registration of Alteration of Name of Registered Non-Hong Kong Company was issued by the Registrar of Companies in Hong Kong on 28 July 2020 confirming the registration of the new name of the Company in Hong Kong under Part 16 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong).

To reflect the Change of Company Name, the stock short names for trading in the shares of the Company on the Stock Exchange has been changed from "TC ORI LIGHT" to "CHINASILVER TEC" in English and from "達進東方照明" to "中華銀科技" in Chinese with effect from 9:00 a.m. on Tuesday, 4 August 2020. The logo of the Company has been changed with effect from 30 July 2020 to reflect the Change of Company Name. The website of the Company changed from "www.tatchun.com" to "www.csthltd.com" with effect from 4 August 2020.

BUSINESS UPDATES AND DEVELOPMENT DURING THE YEAR

Appointment of Deputy Chief Executive Officer

On 9 September 2020, Mr. Wang Menglei ("**Mr. Wang**") was appointed as the Deputy Chief Executive Officer of the Company. Mr. Wang, aged 41, occupied a senior management position in a lighting engineering company in China prior to joining the Group. Mr. Wang is a committee member of the Outdoor and Street Lighting Professional Committee of the 6th Executive Committee of Henan Illuminating Engineering Society (河南省照明學會六屆理事會室外與道路照明專業委員會委員).

Memorandum of Understanding on the proposed investment in an environmental protection project in China

On 24 September 2020, the Company entered into a non-legally binding memorandum of understanding with 東莞市金印 再生資源回收有限公司 (Dongguan Jinyin Renewable Resources Recycling Co., Ltd.) (the "Target Company") pursuant to which the Company proposed to invest in not less than 51% equity interest in the Target Company by way of subscription of new equity or acquisition of equity from existing shareholders of the Target Company. The Target Company is a limited liability company established under the laws of the PRC with a scope of business including recycling of raw material and production of construction material. If the memorandum of understanding proceeds to signing of a formal binding agreement, it is expected that the proposed investment may constitute a discloseable transaction or major acquisition for the Company under Chapter 14 of the Listing Rules. Further announcement(s) relating to the proposed investment may be made by the Company as and when necessary.

Memorandum of Understanding on the proposed acquisition of equity interest in retail chain stores in China

On 15 December 2020, the Company entered into a non-legally binding memorandum of understanding with China Food and Beverage Group Limited ("Vendor A") and 深圳市華銀老行尊投資有限公司 (Shenzhen Huayin Expert Investment Development Co., Ltd.) ("Vendor B", collectively, the "Vendors") and 廣州酒類專賣店連鎖有限公司 (Guangzhou Wine & Liqour Franchised Chain Stores Co., Ltd.) (the "Wine Company"), pursuant to which the Company proposed to acquire not more than 49% equity interest in the Wine Company from the Vendors. The Wine Company is a limited liability company established under the laws of the PRC which is principally engaged in the operation of retail chain stores in China. According to the information provided by the Wine Company, as at the date of this report, (a) the registered capital of the Wine Company is registered as to 70% and 30% in the names of Vendor A and Vendor B, respectively. If the memorandum of understanding proceeds to signing of a formal binding agreement, it is expected that the proposed acquisition may constitute a discloseable transaction or major acquisition for the Company under Chapter 14 of the Listing Rules. Further announcement(s) relating to the proposed acquisition may be made by the Company as and when necessary.







ACQUISITIONS DURING THE YEAR

Discloseable Transaction in relation to the Possible Purchase of Properties in China

On 23 December 2020 (after trading hours), 連雲港市達進東方智能科技有限公司 (Lianyungang TC Orient Intelligence Technology Co., Ltd.) (a wholly-owned subsidiary of the Company) and 連雲港市華金華鴻實業有限公司 (Lianyungang Huajin Huahong Industrial Co., Ltd.) ("**Huajin Huahong**") entered into the Subscription Memorandum, pursuant to which the Group indicated its intention to acquire the Properties for the aggregate consideration of RMB17,561,520 (HK\$20,780,000).

The properties proposed to be acquired by the Purchaser under the Subscription Memorandum comprise eighteen units in three blocks of three-storey commercial buildings situated near Xufu East Road (徐福東路), Ganyu District (贛 榆區), Lianyungang City, Jiangsu Province, China with a total gross floor area of approximately 2,195.19 square meters (the "**Properties**"). According to the information provided by Huajin Huahong, (a) the Properties form part of a property development with land use of commercial and services; (b) the Properties are in the final stage of construction which is expected to complete by or around the first half of 2021; (c) Huajin Huahong has already obtained the approval from the relevant government authorities permitting the pre-sale of the Properties; and (d) subject to payment of the remaining balance of consideration, the title deeds for the Properties are expected to be issued and registered in the name of the Group by or around the end of 2021.

The use of self-owned premises will give the Group a higher flexibility in the interior layout and design. In addition, the Group would be able to save rental expenses and be free from the risk of rental increases in future. In the light of the above factors, the Directors (including the independent non-executive Directors) consider that the Subscription Memorandum (including the consideration and payment terms for the purchase of the Properties) are on normal commercial terms, fair and reasonable and in the interests of the Company and the Shareholders as a whole. No Director has any material interest in the purchase of the Properties or is required to abstain from voting on the Board's decision regarding the purchase of the Properties.

SUBSEQUENT EVENTS

Proposed Development of the New Phase of Development Site in Zhongshan

As disclosed in the Company's announcement dated 2 February 2021, the Company is implementing the construction of the new phase of production facilities, involving two buildings of factory and office uses at the development site at Gaoping Boulevard, Sanjiao Town, Zhongshan City, Guangdong Province, the PRC which is adjacent to the Group's existing production plant. Subject to the successful selection of contractors and the entering into of construction contracts with them, the Company expects the construction of the new phase will commence in or before the second quarter of 2021 and be scheduled for completion in stages commencing in or around the second quarter of 2022.

SUBSEQUENT EVENTS (continued)

Proposed Development of the New Phase of Development Site in Zhongshan (continued)

The development site is a transferred land of industrial use with total site area of 65,999.7 square meters, with land use right of 50 years running from 1998 to 2048 being granted to the Company's indirect wholly-owned subsidiary, 中山市達 進電子有限公司 (Zhongshan Tat Chun Electronics Co., Ltd.) ("Zhongshan TC"). Due to the changes in the town planning and in support of the development of the Group as a quality industrial enterprise above designated size in accordance with the Government policy of delegation and streamlining of administrative functions, the maximum plot ratio permitted for the construction of buildings on the Development Site was increased from 1.5 times to 3.5 times (the "Plot Ratio Relaxation"). In response to that, the Group submitted building plans on the proposed development to the Government containing its proposal to construct the New Phase with total gross floor area of 120,513.22 square meters and comprising two buildings of factory and office uses, each not exceeding eleven floors above ground and one basement level. The building plans regarding the proposed development has now been approved by the Government. The Company now plans to engage several contractors (in each case being an independent third party) to implement the proposed development in stages. It is contemplated that selection of contractors will be conducted through tender, which shall be decided by the Company by reference to the selection criteria including pricing terms, time schedule, payment terms and the building experience of the contractors. Subject to the successful selection of contractors and the entering into of construction contracts with them, the Company expects the construction of the new phase will commence in or before the second quarter of 2021 and be scheduled for completion in stages commencing in or around the second quarter of 2022. Based on the current design of building plans, the total construction cost for the proposed development is estimated to be RMB270 million, which is expected to be financed by the Group's internal resources, external borrowings and equity fundraisings. The Company is currently in negotiations with financial institutions and potential investors to explore different fund-raising alternatives, but no binding agreement has been entered into yet. Further announcement(s) will be made by the Company if and when any of these fund-raising plans materialize.

Strategic Cooperation on Coworking Project

On 2 February 2021, Zhongshan TC entered into the strategic cooperative agreement with 深圳市穩毅實業有限公司 (Shenzhen Wenyi Industrial Co., Ltd.) (the "Strategic Partner"), pursuant to which the Strategic Partner expresses its intention to utilize the capacity of the new phase of the development site in Zhongshan to the extent not used by the Group for the purpose of operating the coworking project. Under the terms of the strategic cooperative agreement, the formal agreement is expected to provide for, among other things: (a) the cooperation period of ten years from the date of commencement of operation of the new phase; (b) the service income to be received by Zhongshan TC from the Strategic Partner under the strategic cooperation, being measured by a revenue sharing model with a guaranteed return based on the area of premises occupied by the Strategic Partner in the new phase; and (c) other customary terms and conditions applicable to similar business arrangements. Further announcement(s) will be made by the Company when appropriate if there is further development on the Strategic Cooperation.







1. INTRODUCTION AND ENVIRONMENTAL, SOCIAL AND GOVERNANCE GUIDE

This Environmental, Social and Governance Report (the "**ESG Report**") summarises the environmental, social and governance ("**ESG**") initiatives, plans and performance of China Silver Technology Holdings Limited (the "**Company**", and together with its subsidiaries collectively referred to as the "**Group**"), and demonstrates its commitment to sustainable development.

The Group adheres to the ESG management direction in accordance with the concept of sustainable development, and is committed to progress effectively and responsibly against the ESG affairs of the Group as a core part of its business strategy. Therefore, the Group believes that this is the key to its continuing success.

Company Profile

The Group successfully listed on the Main Board of The Stock Exchange of Hong Kong Limited on 23 June 2006. After years of experience and efforts in printed circuit boards ("**PCB**"), it has become a high-quality manufacturer of PCB. The Group's PCB products are mainly applied in consumer electronics, computers and computer peripherals and communications equipment. Its customer network covers the PRC, the United States, Europe and Hong Kong. The Group has two PCB manufacturing plants located at Zhongshan with a total area of approximately 110,000 square meters and a total annual circuit board production capacity of approximately 4,759,600 square feet.

Group Culture, Philosophy and Vision

Based on the management consciousness of "Quality is the way to survive", the Group implements comprehensive quality management and is committed to becoming a pioneer company in the circuit board industry.

Sustainable Development Concept

Persist to perform "Five Highs Five Lows"

High technology, high quality, high value-added, high efficiency, high return; Low emissions, low loss, low energy consumption, low repetition, low risk.

Willing to learn and be creative

To establish a concept of lifelong learning, willing to learn, appreciate learning, and constantly review and practice, so as to continuously broaden the horizon, and apply the learned knowledge to work to increase work efficiency and create benefits.

Team power is a magic weapon for success

Fully trust, give full play to the expertise of employees, strengthen the unity and cooperation among various departments, and enhance systematized and scientific management, so as to obtain the best benefits and win the competition.

1. INTRODUCTION AND ENVIRONMENTAL, SOCIAL AND GOVERNANCE GUIDE (continued)

ESG Management Structure

The Group has an ESG taskforce (the "**Taskforce**") and comprises of core members from different departments of the Group. The Taskforce reports to the Board of Directors of the Company on a regular basis. The Taskforce is responsible for collecting relevant information on its ESG aspects for the preparation of the report, assisting in identifying and assessing the Group's ESG risks, and assessing the effectiveness of the Group's ESG internal control mechanism. The Taskforce also examines and assesses the performance in different aspects such as environment, health and safety, labour standards, and product responsibility in the ESG perspectives. The Board has set the general direction of the Group's ESG strategy and ensured the effectiveness of ESG risk management and internal control mechanism.

2. REPORTING FRAMEWORK

The report has been prepared with reference to the ESG Reporting Guide set out in Appendix 27 to the Main Board Listing Rules of the Stock Exchange of Hong Kong Limited (the "SEHK").

In preparation of this report, due diligence has been taken to adhere to the Reporting Principles of "Materiality", "Quantitative", "Balance" and "Consistency". The materiality assessment has ensured the report presents the most material ESG topics pertaining to our businesses. Whenever necessary, the report details any standards, methodologies, assumptions and/or calculation tools used, or source of conversion factors used, as well as explanations of any inconsistencies to previous reports.

3. REPORTING SCOPE

The content of the report covers the Group's ESG policies and measures, and compliance for the entire Group. The disclosure scope of related data includes the Group's offices and manufacturing sites in Zhongshan. As the Group establishes greater capacity in data reporting, the Group shall expand the scope to include greater proportions of our businesses.







4. COMMENTS AND FEEDBACK

We make every effort to ensure consistency between the Chinese and English versions of this report. However, in the event of any inconsistency, the English version shall prevail.

The progress of the Group depends in part on stakeholders' valuable comments. For any clarifications or advice regarding the content of this ESG Report, please forward your comments and suggestions to admin@csthltd.com.

5. MISSION

The Group's mission is to maximise quality assurance and efficiency while lowering emission and energy consumption. With this mission, the Group is committed to providing high quality management, ongoing innovation and team spirit to continue addressing the needs of our society. The Group endeavours to do so with sustainability values as a cornerstone.

6. APPROACH TO SUSTAINABILITY

Our mission statement shows what the Group endeavours to be. The journey towards it is equally as important. Business longevity shall only be granted to those who look beyond short-term gain and consider the external impacts they have on the economy, society, and environment.

The Group identifies and evaluates the materiality of the diverse range of ESG topics that are interrelated with our business operations (See next section: Materiality Assessment). Validated by the board, the most material ESG topics inform our corporate strategy.

The Group recognises board commitment is crucial in our approach to sustainability. The board conducts quarterly reviews of ESG-related goals and targets, including pollution index and recycling capacity. As the Group advances the sustainability journey, the Group endeavours to raise the board's knowledge and awareness of the ESG landscape.

7. MATERIALITY ASSESSMENT

Sustainable development encompasses a holistic spectrum of environmental and social aspects. In order to harness the related risks and opportunities, it is crucial for the Group to determine the most material aspects. The Group adopts the three-step process of identification, prioritization and validation to ensure sustainability topics are being managed and reported in accordance with their materiality.

(1) Identification

All fundamental sustainability topics were identified in accordance with the ESG Reporting Guide. Along with peer group analysis, the Group has determined the following topics that are deemed to have impacts on the environment and society through our operations.

	ESG aspects	Material ESG issues for the Group
A. Environmental	A1 Emissions	1. Air Emission
		2. Wastewater Discharges
		3. Greenhouse Gas Emission
		4. Hazardous Waste Management
		5. Non-hazardous Waste Management
	A2 Use of Resources	6. Energy Consumption
		7. Water Consumption
		8. Packaging Material Consumption
	A3 The Environment and	9. Environmental Risk Management
	Natural Resources	(including climate change-related)
B. Social	B1 Employment	10. Employment & Remuneration Policies
		11. Equal Opportunity & Diversity
	B2 Health and Safety	12. Occupational Health & Safety
	B3 Development and Training	13. Employee Development
	B4 Labour Standards	14. Anti-child and Forced Labour
	B5 Supply Chain Management	15. Supply Chain Management
		16. Sustainable Procurement
	B6 Service Responsibility	17. Quality & Safety of Products/Services
		18. Customer Satisfaction
		19. Customer Data Privacy Protection
		20. Protection of Intellectual Property Rights,
		Ethical Marketing Communication and
		Product Labelling
	B7 Anti-corruption	21. Anti-corruption and Anti-competitive
		practices
	B8 Community Investment	22. Community Investment





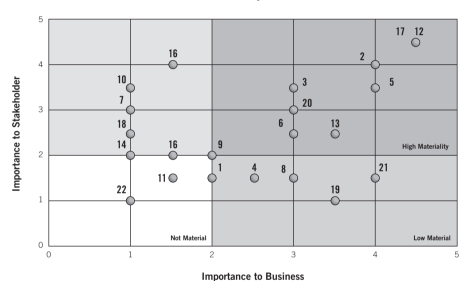


7. MATERIALITY ASSESSMENT (continued)

(2) Prioritization

To determine the materiality of the selected ESG topics, the views of senior management of respective operational regions were sought. The senior management, who possesses a high-level view of all the topics, was asked to score the importance of each ESG topic to stakeholder groups and the Group in each of their perspective. The topmost-right quadrant determines the topics of high materiality.

Materiality Matrix



Highly Material Topics

- No. Topics
- 12 Occupational Health & Safety
- 17 Quality & Safety of Goods/Services
- 2 Wastewater Discharges
- 5 Non-hazardous Waste Management
- 3 Greenhouse Gas Emission
- 20 Protection of Intellectual Property Rights, and Ethical Marketing Communication and Product Labelling
- 13 Employee Development
- 6 Energy Consumption
- 9 Environmental Risk Management (including climate change)

(3) Application

The report discloses all the high and low material topics. To address topics that matter most to our stakeholders, topics of high materiality are discussed in more depth throughout the report.

8. STAKEHOLDER ENGAGEMENT

The Group believes that identifying and addressing stakeholder views lay a solid foundation to the long-term growth and success of the Group. The Group engages with a wide network of stakeholders, including employees, customers, suppliers, business partners, shareholders, the government and community.



The Group develops multiple engagement channels that provide opportunities for stakeholders to express their views on the Group's general business conduct and sustainability management, and are summarised in the following table. To reinforce mutual trust and respect, the Group is committed to maintaining effective communication channels, both formally and informally, with stakeholders to enable the Group to better shape its business strategies in order to respond to their needs and expectations, anticipate risks and strengthen key relationships.







8. STAKEHOLDER ENGAGEMENT (continued)

Stakeholder	Engagement channels	Topics of Interest/Concern
Shareholders & Investors	 General meetings Regular corporate publications including financial reports & ESG report Circulars and announcements Corporate website Direct communication Meetings and responses to phone and written enquiries 	 Business strategies and sustainability Financial performance Corporate governance
Employees	 Performance appraisals On-the-job coaching Trainings Internal memorandum Social media Human resources manual Exit interview 	 Training and development Employee remuneration Rights and benefits Working hours Occupational health and safety Equal opportunities Sexual harassment
Customers	 Corporate website Social media Direct communication Emails Complaint and feedback hotlines Business meetings 	 Products and service quality and reliability Client information security Business ethics
Suppliers and business partners	Business meetingsTendering for procurement of products or services	Fair competitionFulfilment of promisesPayment schedules
Government & other regulatory authorities	Statutory filings and notificationRegulatory or voluntary disclosures	 Compliance with laws and regulations Treatment of inside information Co-operation with enquiries
Community & the public	Community activitiesDonationsCorporate websiteSocial media	Fair employment opportunitiesEnvironmental protection

9. ENVIRONMENTAL RESPONSIBILITY

The Group is committed to providing quality printed circuit boards and LED lighting to clients in a clean and sustainable manner. Due to our business nature, the Group strictly complies with the Environmental Protection Law, Water Pollution Prevention Law, Air Pollution Prevention Law, Noise Prevention and Control Law, Law on Prevention and Control of Pollution Environment of the PRC. The Group also pays environmental protection taxes in accordance with the Environmental Protection Tax Law on taxable pollutants directly discharged to the environment. Environmental impacts in our operational facilities and offices are managed by Environmental Management Systems (EMS) certified under the ISO 14001. Led by external environmental consultancy, the EMS ensures strict environmental compliance, as well as continuous improvement towards cleaner production. Yearly review of the system is conducted to ensure its effectiveness. The Group strives to drive improvement to continuously reduce our emissions and waste generation, as well as conserve energy and water resources.

Aspect A1: Air Emissions & Waste Generated

The Group implements robust systems that ensure all discharges to air, water and land are compliant with regulatory standards. During the Year, the Group has encountered no incidents of non-compliance with all applicable laws and regulations related to air emissions, effluent discharges, noise emissions, greenhouse gases, waste at all operating regions. Major applicable laws and regulations are detailed in respective sections.

Air Emissions

The Group's air emissions are mainly released from the vehicle fleets which include the emission of Sulphur Oxides (SOx), Nitrogen Oxide (NOx) and Particulate Matter (PM). The fleets undergo regular maintenance to maintain fuel efficiency, which thereby reduces emissions. All machines are limited to minimal use so as to improve site air quality. In addition to meeting statutory requirements through various control measures in place, the Group devoted resources to further curb the release of air pollutants during the Year.

The Group follows a set of procedures which are referenced from legal requirements and standards, and research on the planning and control of different resources. The Group has two measurements in terms of handling industry exhaust. The hot gas generated in the normal production process is harmless exhaust gas, which will be discharged directly outside the factory building through the axial flow fan. Other gases will be pumped from a dust fan. Purification treatment will then be applied and its wastewater will be discharged to the wastewater station for unified treatment through the pipeline. In addition, the Group conducts regular maintenance of ventilation and other equipment. Also, the Group prioritises cleaning measures with high energy efficiency and low air emission. We have implemented other procedures to reduce the air emission, include but not limit to the following:

- Require staff to turn off engines when vehicles are not in use;
- Apply unleaded fuels and low carbon fuels to vehicles;
- Eliminate vehicle that are not complying with national standards according to national carbon emission laws;
- Conduct regular inspections and reviews to ensure engine efficiency remain highest; and
- Optimize operation procedure to reduce idling rate to the minimal







9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A1: Air Emissions & Waste Generated (continued)

Air Emissions (continued)

During the Year, the Group's air emissions of Sulphur Oxides (SOx), Nitrogen Oxide (NOx), and Particulate Matter (PM) were recorded. As presented in the table below, the Group released 0.6 kg, 267.1 kg and 25.9 kg of sulphur oxide, nitrogen oxide, and particulate matter in the Year.

Air emissions	Unit	2020
Sulphur oxide	kg	0.6
Nitrogen oxide	kg	267.1
Particulate matter	kg	25.9

Effluent Discharges

The Group will produce industrial wastewater during the manufacturing processes which will then transport to the municipal pipeline for purification treatment. According to the production capacity and monitoring results, the Production Engineering Department evaluates the discharge volume of wastewater every three months, and the volume of chemical oxygen demand and total copper in the wastewater discharge will be tested per month. In addition, all purification towers of the whole plant will be inspected once a day, including the purification tower control box, host tower, and circulating water daily inspection. The Group puts every effort in reducing the influences of effluent discharge to the environment through continuous monitoring.

Regarding the domestic wastewater, the Group examines the water quality before discharge to ensure they meet the national and local environmental requirements. The Group has actively put forward specific reduction plans and established the water quotas for each production process, so as to minimise the emission of wastewater. To ensure that sewage generated by the Group will meet the discharge requirements under the laws, regulations and quality control system, the Group has established a sewage treatment facility within the plant premises, while we have formulated a series of procedural instructions, including "Wastewater Treatment Work Instructions", "Sludge Dehydrator Work Instructions", etc., for the purposes of proper treatment of chemical substances and impurities contained in the sewage. The Group also arranges various departments to cooperate with each other to monitor and ensure the execution effectiveness of the sewage reduction plans.

Effluent discharges	Unit	2020
Effluent discharge	cubic meter	516,139.5

9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A1: Air Emissions & Waste Generated (continued)

Noise Emissions

The plants and machinery of the production process are the major source of noise emissions. Our adherence to strict procedures ensures these hazards are managed effectively. Statutory noise permits must be acquired prior to any operation to be conducted during restricted times of the day. Regular monitoring of noise emission levels ensures operations are compliant to regulatory levels. All equipment use meets noise-related specifications and employees use personal protective equipment that mitigate against noise hazards.

The major applicable laws and regulations related to control of noise emissions include "Law of the People's Republic of China on Prevention and Control of Environmental Noise Pollution".

Greenhouse Gas Emissions and Climate Change Mitigation

Climate change adaptation and mitigation is no longer only the subject of a select few, but a matter to all members of the society. The corporate sector is increasingly becoming aware of the potential impacts climate change risks present to their bottom line. Albeit in the early stages, the Group has commenced the integration of climate change risks and opportunities within our business strategies.

To implement an effective approach to climate change mitigation, it is important to have a comprehensive understanding of the sources of the Group's carbon emissions. The Group's carbon footprint, presented in the table below, is primarily due to consumption of electricity. During the Year, the Group generated a total of 21,131.8 tonnes of carbon dioxide equivalent (tCO₂e) of greenhouse gases (Scope I & II), resulting in a carbon intensity of 44.4 tCO₂e per 10,000 square feet.

GHG Emissions	Unit	FY2020
Scope I (Direct Emissions)	tCO ₂ e	151.7
Mobile combustion	tCO ₂ e	151.7
Scope II (Indirect Emissions)	tCO ₂ e	20,980.1
Electricity purchased	tCO ₂ e	20,980.1
Scope III (Other Indirect Emissions)	tCO ₂ e	0.3
Paper waste disposed at landfills	tCO ₂ e	0.3
Total (Scope I & II)	tCO ₂ e	21,131.8
Total (Scope I, II & III)	tCO ₂ e	21,132.1
Carbon intensity per 10,000 square feet(1) (Scope I & II)	tCO ₂ e/10,000 sq.ft.	44.4

Note (1) During the Year, the Group's PCB production amounted to 4,750,960 square feet. This data is adopted to calculate other intensity data.







9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A1: Air Emissions & Waste Generated (continued)

Greenhouse Gas Emissions and Climate Change Mitigation (continued)

The Group is committed to reducing our carbon footprint. Scope I and II emissions are addressed through our energy reduction initiatives (See Section: A2.1 Energy Consumption). Scope III emissions incur throughout our value chain, and the Group has implemented the following measures to minimise such emissions.

- The Group makes utmost effort to avoid business travelling and opt for direct flights when unavoidable;
- The Group makes extensive use of video-conferencing, as opposed to business travelling. During the Year, the Group made no business air travels owing to the novel Coronavirus epidemic.
- Green building within the plant areas are vigorously introduced.

Hazardous Waste Management

Major hazardous waste generated from the business operations include metal waste scraps, dye and coating waste, ink waste, plastic waste and others. They are collected and treated by authorised contractors who possess qualification "hazardous waste business license". The amount of disposed waste are recorded and matched with contractor reports to ensure all matter is entirely disposed in the most appropriate manner. At each stage, clear protocols have been established to ensure all handling and storage of the hazardous matter and chemical substances are in a safe and secure manner. Any incidents of spillage or leakage is handled under proper protocol and documented.

The major applicable laws and regulations related to control of hazardous waste include but not limited to "Pollution Control Standard for Hazardous Waste Storage (GB18597-2001)", "Waste Electronic and Electrical Equipment ("WEEE") Directive". To embody sustainable development principles, the Group has employed the following measures and initiatives that reduce the impacts of generated hazardous waste during the Year.

- The Group provides clear work guidelines and protective equipment for the employees;
- Employees receive training courses on hazardous waste and chemical handling at the beginning of employment;
- Hazardous waste must be stored in strong hinged containers resistant to acids and solvents;
- Hazardous waste must be classified and stored in the isolated area of the plant;
- The Group held drills in regular basis in order to response to different types of leakage.

9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A1: Air Emissions & Waste Generated (continued)

Hazardous Waste Management (continued)

During the Year, the Group generated a total of 1,110 tonnes of hazardous waste, resulting in a hazardous waste intensity of 2.3 tonnes per 10,000 square feet. During the Year, one of the premises that responsible for majority of hazardous waste has discontinued since April 2020, contributed to a great decrease of hazardous waste.

Hazardous Waste	Unit	2020
Hazardous waste	tonnes	1,110
Hazardous waste intensity	tonnes/10,000 sq.ft.	2.3

Non-hazardous Waste Management

The typical non-hazardous waste generated by the Group's operations includes industrial waste, office waste and paper waste. As of now, the majority of our waste is disposed at the landfill by qualified contractors. The Group strives to place greater emphasis on the reduction of waste generated then waste reusing and recycling, since the process more often incurs greater environmental impacts waste reduction approaches.

Seeking to contribute to the closed-loop economy, the Group has employed the following measures and initiatives to reduce the generation of non-hazardous waste, and raise recycling rates.

- The Group takes recycling seriously. Waste is classified into general, recyclable, metals, construction and paper waste through colour-coated bins. The wastes are then collected by sub-contractors on a regular basis;
- The Group takes solid measures to minimise our paper usage and waste in our office-based operations. Printing
 volume is monitored, and systems are set default to duplex and economical modes with printing quota. Electronic
 system for filing and documentation has also been adopted in several offices;
- Staff is required to employ double-page printing if possible;
- Staff is encouraged to avoid printing by sending and receiving documents through digital methods.

During the Year, the Group generated a total of 57.5 kg non-hazardous waste, resulting in a non-hazardous waste intensity of 0.1 kg per 10,000 square feet. The Group has planned more cautiously in handling methods for various types of waste.







9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A2: Use of Resources

The Group is committed to continually monitoring and improving resource efficiency as an integral part of business strategy and operating methods, as well as complying with relevant government policies and environmental legislations. During the Year, the Group has encountered no incidents of non-compliance with all applicable laws and regulations related to the use of energy and water resources at all operating regions. Major applicable laws and regulations are detailed in respective sections.

Energy

The Group's energy profile consists of the use of vehicle fuel and electricity for office and site operations. To achieve high energy efficiency, the Group has established effective energy surveillance and assessment system, pursuant to which, the corresponding energy management functions are established, and energy conservation has been identified as part of our fundamental policies. At each of our site, the Group conducts comprehensive analysis based on accurate records of fuel consumption and electricity monitoring. In accordance with the energy management system, we formulate and conduct regular inspections over our energy targets to continuously improve the energy efficiency of the Group. The Group reviews the energy management system annually to formulate our energy conservation goals and targets. Through consistent energy surveillance and assessment system, energy waste is stamped out by monitoring major energy-consuming equipment as well as analyzing and managing the power consumption of each department.

During the Year, our offices and facilities have invested resources to the following initiatives for the purposes of conserving energy:

- LED lights, lamps, UV lights, and other energy-saving equipment and consumables are prioritised to enhance the energy efficiency;
- Automatic shutdown schedule is set for all production equipment, which will cease the operation when the shutdown schedule is due to preventing the waste of energy;
- In case of low production capacity, the use of large-power production lines is avoided to minimise the consumption of electricity;
- The production department is required to control the number of production equipment in service at the production workshops in accordance with the planned production capacity, and shall submit applications to the department head for additional operating equipment at production workshops;
- Equipment shall be prevented from frequently alternating between powering off and on;
- In case that production insufficiency requires additional production workshops, additional energy consumption caused by different performances of equipment shall be assessed;

9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A2: Use of Resources (continued)

Energy (continued)

- The lighting in whole or in part will be shut down if workshops and other public facilities receive sufficient daylight;
- Some centralised air-conditioners and ventilation systems shall be powered off during public holidays or when the production capacity is not fully utilized and overtime is not required;
- The centralised air-conditioning temperature for production workshops shall be capped for a certain level;
- All windows of the workshops shall remain closed;
- Use of workshop fans is prohibited during winter.

During the Year, the Group consumed 1,935.0 and 90,269.5 GJ of direct and indirect energy respectively, resulting in a total energy intensity of 193.7 GJ per 10,000 square feet. During the Year, one of the premises has discontinued, contributed to a great decrease of consumed electricity.

Energy consumption	Unit	2020
Direct	GJ	1,935.0
Diesel	GJ	907.0
Petrol	GJ	1,027.9
Indirect	GJ	90,269.5
Electricity purchased	GJ	90,269.5
Total (Direct & Indirect)	GJ	90,204.5
Energy intensity	GJ/10,000 sq.ft.	193.7

Water Resources

At the Group, our water usage is solely confined to domestic purposes, such as maintaining hygiene facilities. The Group withdraws water solely from municipal water supplies, and thus is not subject to any issues in sourcing water. However, water resources should not be taken for granted and conserved to ensure a sustainable future. We encourage all employees and customers to take the initiative to conserve water and develop this into a good habit so that water consumption in the office, domestic, and production hours can be reduced.







9. ENVIRONMENTAL RESPONSIBILITY (continued)

Aspect A2: Use of Resources (continued)

Water Resources (continued)

During the Year, our offices and facilities have invested resources in the following initiatives:

- The Group takes stringent measures to prevent water loss through leakages at all regions, such as conducting regular pipe inspections and prompt repair works;
- The flow volume of the flow meters used during the production shall be controlled, and water-based equipment shall be timely powered off when the water level falls to zero to conserve water;
- The Group alleviates burden on the municipal water supplies by collecting rooftop run-off water for irrigation of facility's gardens.

During the Year, the Group consumed a total of 605,467 cubic metre of water, resulting in a water intensity of 1,272.1 cubic meter per 10,000 square feet.

Packaging Material

The Group's PCB and LED products use packaging material that mainly consist of carton boxes, cardboard and bubble wrap. Instead of just complying with "The Producer Responsibility Obligations Regulations" of the PRC, the Group aims to consider more sustainable approaches to our product packaging early in the design phase, such as biodegradable packaging whenever possible. Since one of the premises that contributed to most of the packaging discontinued, the packaging material consumed during the Year was minimal.

Aspect A3: The Environment and Natural Resources

The Group is committed to providing a complete picture of our environmental impacts. The Group strives to build an ecoconscious culture that ingrains positive lifestyle and habits among employees. The Group encourages the use of public transportation, and offer job ticket incentives at some locations. Our event management is also an avenue by which the Group seeks to integrate sustainability principles. Events are usually held on-site and avoid the use of disposal utensils. For catering, locally grown/produced items are preferred as opposed to packaged items with a higher carbon footprint. Green procurement is adopted at some locations through purchasing the eco-friendly cleaning solutions.

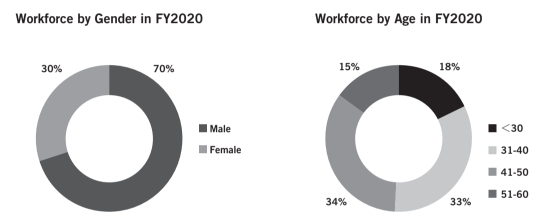
Besides optimizing productions and operations, the Group also makes efforts to advance the plant greenery. Through greenery within the plant areas, the Group purifies the air within the plant premises, lowers the noise level, and enhances our image.

10. EMPLOYEE CARE

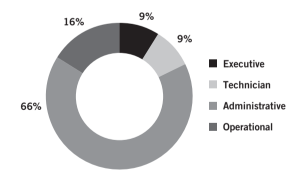
It is essential for the Group to build strong and lasting relationships with employees. By maintaining honest and authentic dialogue with our staff, the Group seeks to address their needs and views that ensure our conduct is responsible at all times. The Group commits to offering a fair and safe workplace with opportunities for staff development.

Aspect B1: Employment

As at 31 December 2020, the Group employed a total of approximately 537 employees, of which 380 and 157 are male and female staff respectively. The majority of employees are in the age group of 31 to 50.



Workforce by Employment Type in FY2020









10. EMPLOYEE CARE (continued)

Aspect B1: Employment (continued)

The Group adheres to a people-oriented approach, respects and safeguards the legitimate interests of every employee, standardizes labour employment management, protects employees' occupational health and safety. The Group also enhances democratic management, protects the vital interests of employees, and fully respects and values their enthusiasm, initiative and creativity in order to build a harmonious labour relations. Based on principles of fairness and equality, the Group's staff handbook contains concrete policies relating to relevant labour laws, regulations and industry practices, covering areas such as compensation, dismissal, promotion, working hours, recruitment, rest periods, diversity and other benefits and welfare. The Group encourages internal communications between staff and employees through channels like information box and company websites. We also set up an internal mutual fund for staff to donate for the purpose of offering assistance for staff that has financial difficulties. During the Year, the Group has encountered no incidents of non-compliance with all applicable laws and regulations related to employment at all operating regions. Major applicable laws and regulations include the "Labour Law of the People's Republic of China" and the "Labour Contract Law of the People's Republic of China". Hong Kong sector follow by "Employment Ordinance, Chapter 57 of the Laws of Hong Kong" and "Minimum Wage Ordinance, Chapter 608 of the Laws of Hong Kong"

Remuneration and welfare

The Group has established a fair, reasonable, and competitive remuneration system for salary payments to employees based on the principle of fairness, competition, incentives, reasonableness, and legality. Promotion and salary increments are assessed based on a related basis performance. The Group's remuneration policy is reviewed regularly, with reference to the legal framework, market conditions and the performance of the Group and individual staff. All employees are entitled to Group Medical Insurance Scheme, Mandatory Provident Fund Scheme (Chapter 485 of the Laws of Hong Kong), Share Options Schemes, transportation allowance. The Group may also grant discretionary bonuses to eligible employees based on the performance of the Group and individuals. Under the Group's remuneration policy, employees are rewarded in line with the market rate in compliance with statutory requirements of all jurisdictions where it operates. Details are set out in the contract and employee handbook to ensure transparency of information on the employees' responsibilities and rights.

Recruitment and promotion

The Group has formulated the "Human Resources Management Procedures" to regulate our recruitment processes. Furthermore, the Group has formulated related policies and procedures, including but not limited to "Management Manual for Employee Promotion — Salary Adjustment — Job Re-designation" and "Employment and Resignation Manual", so as to clarify the basis and procedures to promote, re-designate, and demote personnel, regulate the resignation process, and safeguard the interests of both employees and the Company. The human resources department conducts a comprehensive recruitment review process to ensure that the data provided by the candidates are accurate.

The Group's recruitment and promotion process are carried out in a fair and open manner for all employees. The Group conducts an employee assessment once a year. The assessment indicators cover, including but not limited to, academic qualifications, training results, attendance record, working attitude, work performance and work completion. We calculate the assessment scores by weighted average of various assessment indicators, and determine whether to approve a job promotion or salary adjustment and its specific adjustment level based on the assessment scores. Employees are recognized and rewarded by their contribution, work performance and skills, and outcomes will not be affected by any discrimination on the grounds of age, sex, physical or mental health status, marital status, family status, race, skin colour, nationality, religion, political affiliation and sexual orientation and other factors. According to the internal compensation and benefits scheme, additional cash payments or holidays would be provided in the event of ad hoc works, meetings and company activities which fall on statutory holidays. In the case of dismissal, the staff contract is adhered to which ensures the entire procedure is compliant with statutory requirements.

10. EMPLOYEE CARE (continued)

Aspect B1: Employment (continued)

Anti-discrimination and diversity

The Group is an equal opportunity employer and does not discriminate on the basis of age, sex, physical or mental health status, marital status, family status, race, skin colour, nationality, religion, political affiliation and sexual orientation. The Group embraces inclusive employment that builds a respectful workplace. The Group strives to ensure a safe and secure workplace with zero tolerance to any form of abuse and/or sexual harassment in the workplace.

Work-life balance

The Group seeks to cultivate a culture of healthy work-life balance. All working hours comply with national laws and benchmark industry standards, and overtime work is considered voluntary. The Group assists staff to balance commitments outside of work by offering a range of leaves, which include annual, marriage, maternity, paternity, compassionate and others. To encourage social bonding in the workplace, the Group will also arrange recreational events, such as sport activities, birthday and festive celebrations.

Aspect B2: Workplace Health and Safety

It is of paramount importance to ensure a safe and healthy workplace for our employees. The Group's safety management system was developed by the chief operations officer and technical managers collectively. Our management team is responsible for identifying any actual and potential hazards and risks to each position and work, and to ensure that our work environment is in line with or beyond the requirements of relevant laws and regulations.

The ESG taskforce also assists to ensure latest updates to relevant legislation and industry practices are identified and addressed in our safety management systems. During the Year, the Group has encountered no incidents of non-compliance with all applicable laws and regulations related to occupational health and safety at all operating regions.

In the meantime, the Group is striving for the highest caution standard to protect the health and safety of staff during the outbreak of the novel Coronavirus epidemic (the "**Epidemic**"). To maintain our business, the Group has included the pandemic into our enterprise risk management policies.

The Group adopted special work managements such as work-from-home policies and flexible working hours, so that our staff can act against pandemic under flexible commuting plans, especially for the staff who are retained in Mainland China due to travel restrictions. Furthermore, the Group stopped employees' travel plans to reduce the chances of transmission. The Group keeps our hygiene standards to the highest level to ensure our employees work comfortably. The Group also minimises face-to-face communication with customer and suppliers. In case of any face-to-face communications, the Group provides protective and disinfection products, as well as requires customers and employees to wear masks when entering the offices.







10. EMPLOYEE CARE (continued)

Aspect B2: Workplace Health and Safety (continued)

Safety guideline

The Group has implemented various production safety measures in accordance with the "Production Safety Law of the People's Republic of China" and other related laws and regulations to prevent accidents. The Group will conduct regular safety audits to determine whether the operation of our plants are in compliance with the workplace safety procedures, industrial safety instructions and their regulations. In case of any sign of non-compliant practices, corrective actions will be immediately taken to prevent occurrence of work-related injuries. In accordance with the "Regulation on Work-Related Injury Insurance" issued by Guangdong Province and relevant laws and regulations, we will provide treatments and related supports to those injured employees. The Group's various measures, which are implemented throughout its workplaces and production facilities, will enhance the occupational health and safety conditions, and ensure compliance with the applicable laws and regulations. In addition, the Group has formulated a series of safety guidelines, rules, and procedures governing our production activities in various aspects, including fire safety, plant safety, work injury, and emergency and evacuation procedures. In strict compliance with the labour safety regulations, we will conduct regular testing of machinery, equipment, and materials, while ensuring our employees are provided with personal protective equipment. Furthermore, we will provide training programs and protective equipment. To raise the awareness of industrial safety, as well as reduce burns, allergies, and poisoning caused by exposure to chemicals during the production process, the Group requires our employees to wear the plastic gloves and protective goggles when transporting and preparing chemical liquids. In case of any sign of non-compliant practices, corrective actions will be immediately taken to prevent occurrence of work-related injuries.

The Group promotes safety awareness through various channels, including meetings and seminars, and are in accordance with the "Regulation on Work-Related Injury Insurance" issued by Guangdong Province and relevant laws and regulations. The Group will provide treatments and related support to those injured employees. The Group also conducts comprehensive risk assessments prior to operating any new plants, processes, hazardous substances and/or facility layouts.

The Group abides to safety-first principles through the following workplace procedures and provisions that include, but are not limited to regular safety inspection and setting up fire protection facilities in factories and offices in accordance with the national engineering building fire control standards. The Group will rectify non-conformances once we identify any during inspections. The Group also regularly holds fire training and emergency drills to raise fire awareness among all employees.

During the Year, the Group did not find any case of violations of laws and regulations in relation to the health and safety of the workplace, and neither work-related fatalities nor work injury was notified.

10. EMPLOYEE CARE (continued)

Aspect B3: Development and Training

The Group regards our staff as the most valuable assets. The Group has established the "Training Management Regulate" to regulate the training and employee management. The management will formulate and implement the annual training plans, and carry out regular reviews over the effectiveness of such training plans to improve the effectiveness of the training system. In our efforts to cater towards the needs of our staff, the Group develops yearly plans regarding the staff training and development. During the Year, internal annual training plan includes induction training for new staff, on-the-job training as well as position-related training. The Group intends to hold regular training programmes and encourages staffs to attend training courses and seminars that are related directly or indirectly to the Group's business. Department Heads will analysis and report the effectiveness of the training sessions through assessing and reviewing the performance of trained staff. To promote continuous development, staff is encouraged to engage in external programmes, such as online courses for continuous professional development and skill set enhancement. The trainings can further increase its efficiency and productivity of the Group while the overall risk and uncertainties of the Group can also be reduced.

The Group dedicates significant resources to attract and retain talented employees, and to ensure that our staff grows in competence and skill sets alongside the business. Furthermore, the Group actively provides professional training to our directors and senior management so that they will always maintain the related knowledge and skills and keep abreast of the times. Professional training includes various lectures and seminars, which discusses topics related to leadership, corporate governance, and the latest legal developments. The Group provides the training materials to all directors while the Company Secretary and Financial Controller of the Company have attended regular training.

Aspect B4: Labour Standard

Child and forced labour, though seemingly irrelevant to most developed societies, are in fact easily present in the value chain of any business operation. To combat against such practices, the Group prohibits all forms of child labour and forced labour or modern slavery, as defined by International Labour Organisation, not only in our operations but also throughout our supply chain.

The Group strictly prohibits the employment of any child labour and forced labour in its business in Mainland China. The Group clearly stipulates in recruitment guidelines that only employees meeting the statutory age requirements can be recruited, and that new employees should provide true and accurate personal data when they join the Group. The Group prohibits any form of forced, bonded or compulsory labour, human trafficking and other kinds of slavery and servitude. Any form of discrimination, harassment or bullying is not tolerated. The Group extends our commitment to our suppliers by requiring all business partners to take measures to avoid and eliminate any form of forced, bonded or compulsory labour, or human trafficking. The rights and freedoms of every individual is protected as no worker is asked to surrender identification documents nor lodge deposits as a condition of employment. Cases of child labour in our businesses are averted by conducting age verification of all job applicants.

During the Year, the Group has encountered no incidents of non-compliance with all applicable laws and regulations related to anti-child and anti-forced labour practices at all operating regions. Major applicable laws and regulations include but are not limited to "Convention concerning the Abolition of Forced Labour" related to labour employment, the "Labour Law of the People's Republic of China" related to the employment of teenagers under 16 and their legal rights, and the "Provisions on the Prohibition of Using Child Labour" promulgated by the State Council of the People's Republic of China and implemented since 1 December 2002.







11. ETHICAL OPERATIONS

The Group commits to the delivery of quality products grounded on ethical business conduct and supply chain management, as well as to meaningful engagements with the community.

Aspect B5: Supply Chain Management

Due to the nature of its principal business activities, the Group has no major suppliers during the Year. When screening potential suppliers, the Group will select the appropriate suppliers by taking into account the requirements on research and development including raw material pricing, services, scale, technical capabilities, reputation, product quality and the ability to ensure the timely delivery of raw materials. Besides, the Group will enter into the "Quality Assurance Agreement" with the suppliers to ensure that the product quality of the suppliers is up to standard. To integrate the environmental vision into the procurement of office supplies, the Group avoids disposable products and chooses suppliers who provide durable products with less packaging materials, and priority is given to environmentally friendly products, such as refillable ballpoint pens and mechanical pencils, and environmental paper, so as to raise its awareness of sustainable development. The Group also implements the following inititaires:

- The Group established supplier management system to ensure internal operation is fully complied with the legal requirements under the "Prevention of Bribery Ordinance". It is committed to developing and maintaining effective and productive working relationships with its supply chain stakeholders. The majorities of its suppliers are local businesses;
- The Group conducts a survey of raw materials on environmental management substances and review whether the supplier's environmental quality meets statutory regulation. The Group sets up "Environmental Protection Agreement", "Pledge against Use of Environment-related Materials" and "Prohibited and Restricted Material Agreement" with the suppliers so that the products from these suppliers will be free from hazardous substances and meet environmental standards, laws and regulations;
- Suppliers that have obtained environmental certifications (e.g. IECQ QC08000, SONY GP/GB) are given priority as
 qualified suppliers and the relevant qualified suppliers are registered in the "List of Approved Suppliers". The Chief
 Operations Officer visits the factory of the candidate supplier and verifies the certification of materials and quality;
- The Group takes measures to examine whether its major suppliers and contractors are in compliance with relevant laws and regulations and other required standards for health, safety, forced labor and child labor, and examine the suppliers' awareness in the above aspects;

During the Year, the Group did not aware of any suppliers who have had significant violation to the code of conduct or other potential negative impacts on the business ethics, environmental protection, human rights and labour practices, nor did any of them have any non-compliance incidents in respect of human rights issues.

The Group also values anti-corruption work in procurement and other aspects. The Group's procurement process strictly complies the relevant regulations, including but not limited to the "Bidding Law of the People's Republic of China" and is conducted under conditions of openness, fairness and impartiality. No discriminatory treatment will be given to any supplier. Furthermore, the Group will only select suppliers and partners who have had a good business record in the past and have no serious violations of relevant laws and regulations or violations of business ethics.

11. ETHICAL OPERATIONS (continued)

Aspect B6: Product Responsibility

The Group offers quality products and services grounded on responsible operating practices. The Group commits to meeting customer needs through innovation and sound business ethics. In order to ensure the quality of the Group's products, the Group has established a quality management system in addition to the quality policy and in accordance with the automotive industry quality control system and standard, to ensure the standardization of production processes, which allows us to continue improving the systems and product quality through measurement and analysis, as well as achieve sustainable development goals. Through the implementation of a strict management system, we have achieved the Group's quality policy of producing high-quality products, delivering products on time, and meeting customer requirements. We also maintain communication with its customers to ensure understanding and meeting customer needs and expectations, and understand customers' satisfaction.

Product quality and safety

Assuring the quality and safety of our products is of topmost importance. The Group's Quality Management System ("QMS"), certified under the requirements of the ISO 9001 Quality Management standards, ensures all our business activities are brought out through quality processes. In addition, the Group's products also meet the requirements of relevant standards, including "Audio, Video and Similar Electronic Equipment Safety Requirements (GB8898-2011)" and "Information Technology Equipment Safety Part 1: General Requirements (GB4943. 1-2011). Furthermore, in order to meet the requirements of overseas customers, the Group's products are also in compliance with the requirements of conflict minerals issued by the US Securities and Exchange Commission. During the Year, the Group has encountered no incidents of non-compliance with all applicable laws and regulations related to product/service quality and safety at all operating regions.

For various production processes, the Group has implemented the standard quality control system, including production processes, and inspection of finished products, and services. Our established professional quality control team is responsible for quality assurance and control in regard to various products to ensure that the products upon shipment will meet various quality standards. Among them, the Group's products meet the following chemical requirements, including but not limited to:

- Materials in the Substances of Very High Concerns ("SVHC") under the European Registration, Evaluation,
 Authorisation and Restriction of Chemicals ("REACH") Regulation;
- Directive on Restriction of Hazardous Substances in Electrical and Electronic Equipment (2011/65/EU) ("RoHS 2.0 Directive");
- Directive Relating to Restrictions on the Marketing and Use of PFOS (2006/122/EC);
- Halogen-free requirements; and
- Heavy metal requirements of EU Directive on Packaging and Packaging Waste (94/62/EC).







11. ETHICAL OPERATIONS (continued)

Aspect B6: Product Responsibility (continued)

Product quality and safety (continued)

With a customer-focused and process-based approach, the Group strives for continual improvement to product quality. The QMS manual is implemented by the quality assurance manager through the following processes.

- Product design, modification and manufacture, and ex-certified product recall processes meet the ISO/IEC 80079-34 and ATEX directive, which ensure both the safety of products being used in explosive atmospheres (i.e. work areas that contain flammable gases, mists or vapours, and/or combustible dusts);
- All safety critical components or sub-assemblies from manufacturers are required to acquire a Certificate of Conformity that indicates full conformance to test specifications. In the event none has been acquired, the Group will carry out independent inspection before accepting the components;
- Product risk analysis is conducted to assist in identification and mitigation of product quality and safety risks. In addition, the Group has carried out internal audits on a periodic basis to ensure the QMS manual is implemented properly;
- The Group has physical laboratories and chemical laboratories to perform corresponding tests on raw materials, products and electroplating chemicals, including raw material analysis, sampling for reliability testing and other tests, such as backlight testing, and chemical composition analysis;

The Group has formulated the "Customer Service Control Procedures", pursuant to which, the relevant departments are required to collate customer feedback through various channels in order to continue improving product quality. Customer complaints are handled by a service center led by the quality assurance manager. Adhering to ISO 9001 guidelines, a formal complaint mechanism handles all cases in a fair and systematic manner. During the Year, the Group did not faced any major product liability claims, and did not recalled any products due to safety and health reason and had not received any major customer complaints about the quality of the Group's products

The Group's scientific research team has established highly recognized technologies over the years. The Group has a number of patents which are well recognised within the electronic products industry. These patents cover, including but not limited to the following:

- Aluminium nitride ceramic packaging technology;
- Multi-layer leadless gold finger circuit board manufacturing method;
- High-density interconnect and high-reliability multilayer circuit board;
- Bright copper-oriented high thermal conductivity ceramic circuit board; and
- Teflon high-frequency circuit board.

11. ETHICAL OPERATIONS (continued)

Aspect B6: Product Responsibility (continued)

Customer privacy

As the Group's policy, all employees must keep all corporate and customer information, including but not limited to transaction details, business forecasts, plans and budgets. The information should be kept confidential and cannot be used for personal purposes or disclosed to any third party for any benefit. When the Group deals with all customer data, only authorised personnel of relevant departments can access, process and retain data for operation.

Intellectual property rights protection

The Group values the protection of intellectual property, trademarks and patent rights and fully complies with relevant local laws and regulations. The Group has registered the patents and copyrights in regard to its inventions (including technologies, software, and systems), while undertaking to properly access the licenses and intellectual property rights of the third-party companies without violation against any applicable laws and regulations. For this reason, all of the Group's employees must not download any software programs from the Internet to their computers without the prior consent of the relevant department to avoid infringement of intellectual property rights due to possible improper use of the software.

Marketing communication and product labelling

Responsible marketing practices are crucial to gaining customer trust and confidence. Clear guidelines have been established on the ethical usage of all forms of sales promotion and direct marketing and digital marketing communications. All product brochures available on our website are reviewed to ensure the information is complete and accurate. Product labelling serves a critical function, ensuring unique product identification and that customers are informed of any possible product risks. All direct marketing and digital marketing communications, especially product endorsements, should uphold transparency. Ongoing assessment of policies is conducted through periodic assessment.

Aspect B7: Anti-corruption

The Group is committed to achieving and maintaining the highest standards of openness, probity and accountability. All employees are expected to carry out their work in an honest and ethical manner as outlined in the Employment Handbook. It is every employee's responsibility and it is all interest of the Group to ensure that any inappropriate behaviour or organisational malpractice compromising the interest of the shareholders, investors, customers and the wider public do not occur under any circumstances.

The Group has adopted Code of Conduct in the Group's Employment Handbook and Procedures Manual that includes provisions for conflicts of interest, privacy and confidentiality of information, due diligence, bribery and anti-corruption. Whistle-blowing policy is implemented to encourage employees and others who have serious concerns about the integrity of the works should point out or disassociate with misconducts and illegal acts. The Group will process the reports promptly, fairly and confidentially. The whistleblowing system keeps the identity of any whistleblower confidential, and ensures that whistle-blowers will not be treated unfairly because of reports, the whistle-blowers will not face unfair dismissal, unwarranted disciplinary actions, etc. Employees who breach anti-corruption policy will face disciplinary action, which could result in dismissal.







11. ETHICAL OPERATIONS (continued)

Aspect B7: Anti-corruption (continued)

The development of robust internal controls is the key to our management approach. The Group has established a code of conduct on the prohibition of bribery and corruption, acceptance/offering of gifts/advantages and abuse of office, as well as conflict of interest declaration. The soliciting or accepting of advantages from parties as a reward for or inducement to doing any act in relation to the company's business is strictly prohibited. The established guidelines make it clear to all staff the criteria of accepting and offering of gifts and advantages becomes beyond that of a courtesy/token gift. Senior management is also provided the guidance clearly on what constitutes the office abuse, such as regarding the misuse of company's assets for personal interest. With regard to conflict of interests, the fundamental rule is to avoid any conflict of interest as far as practicable. Applicable laws include but not limited to Company Law of the People's Republic of China, The Bidding Law of the People's Republic of China and Anti-Unfair Competition Law of the People's Republic of China.

Aspect B8: Community Investment

The Group is committed to operating as a responsible corporate and continually supporting the economic and social vitality of local communities through corporate sponsorships, charitable donations and innovative product development. As part of the electronic industry and general community, the Group directs the charitable efforts towards elderly and underprivileged groups as the primary focus. The Group hopes to foster a sense of social responsibility among its employees. Therefore, it has been encouraging employees to participate in charity activities during their work and personal time to make greater contributions to the community. The Group encourages employees to participate in social charity and fundraising activities, such as visiting elderly homes, orphanages, and participating in blood donation activities to express their concern for society. The Group believes that through directly participating in these activities that contribute to the community, its staff could build up positive value and eventually be a socially responsible citizen.

12. SUSTAINABILITY

The Group understands the importance of achieving economic, environmental and social sustainability for the long term success of the business. The sustainability guidelines lay out the principles and actions for managing and performing in an ethical manner, throughout the operational flow. The Group shall continue to deliver safe and quality services that minimise the expense of the environment. The Group shall also continue to provide hearty services to customers, as well as give back to the community.

The directors (the "**Directors**") present their annual report and the audited consolidated financial statements of China Silver Technology Holdings Limited (formerly known as "TC Orient Lighting Holdings Limited") (the "**Company**", and together with its subsidiaries collectively referred to as the "**Group**") for the year ended 31 December 2020.

PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The Company is an investment holding company, whose major operating subsidiaries are principally engaged in the manufacturing and trading of light emitting diode (LED) lighting, and single-sided, doubled-sided and multi-layered printed circuit boards (PCBs). The activities of its principal subsidiaries are more particularly set out in note 37 to the consolidated financial statements.

Further discussion and analysis of these activities as regulated by Schedule 5 to the Companies Ordinance (Cap. 622 of the Laws of Hong Kong) (the "Company Ordinance"), including a fair review of the business and a discussion of the principal risks and uncertainties facing the Group, particulars of important events affecting the Group that have occurred since the end of the financial year 2020, and an indication of likely future development in the Group's business, can be found in the sections headed "Statement from the Board" and "Management Discussion and Analysis" of this Annual Report. The above sections form part of this report of the Directors.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2020 are more particularly set out in the consolidated statement of profit or loss and other comprehensive income on page 72.

The Directors do not recommend the payment of a final dividend for the year ended 31 December 2020 and 2019.

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the past five financial years is set out on page 154.

RESERVES

Movements in the reserves of the Group and the Company during the year are set out in the consolidated statement of Changes in Equity on page 75 and note 26 to the consolidated financial statement respectively.

DISTRIBUTABLE RESERVES OF THE COMPANY

The Company's has no distributable reserve available to shareholders at 31 December 2020 (2019: nil) were as follows:

	2020 HK\$'000	2019 HK\$'000
Share premium	566,877	566,877
Contributed surplus	145,058	145,058
Accumulated losses	(1,005,153)	(993,975)
	(293,218)	(282,040)







DISTRIBUTABLE RESERVES OF THE COMPANY (continued)

Under the Companies Law of the Cayman Islands, the share premium account and the contributed surplus are distributable to the shareholders of the Company provided that immediately following the date on which any dividend is proposed to be distributed; the Company will be able to pay its debts as they fall due in the ordinary course of business.

PROPERTY. PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 15 to the consolidated financial statements.

SHARE CAPITAL

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

DIRECTORS

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

EXECUTIVE DIRECTORS

Mr. Xu Ming (appointed as Chief Executive Officer since 9 April 2020)

Mr. Zeng Yongguang

Mr. Guo Jun Hao

Mr. Mai Huazhi

Mr. Lin Wanan (appointed on 14 July 2020)

Mr. Yau Yan Ming Raymond (resigned on 9 April 2020)

NON-EXECUTIVE DIRECTORS

Mr. Lai Yubin (appointed as Director and Chairman on 14 July 2020)

Mr. Wei Xiaomin (appointed on 14 July 2020)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Wong Kwok On

Mr. Bonathan Wai Ka Cheung

Dr. Loke Yu (alias Loke Hoi Lam)

Ms. Qiu Yumei (appointed on 14 July 2020)

Mr. Li Hongxiang (retired on 22 June 2020)

DIRECTORS' SERVICE CONTRACTS

No director to be proposed for re-election at the forthcoming AGM has a service contract which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

EQUITY-LINKED AGREEMENTS

Details of the equity-linked agreements entered into during the year or subsisting at the end of the year are set out below:

SHARE OPTION SCHEME

Old Share Option Scheme

The share option scheme of the Company which was adopted on 5 June 2006 (the "**Old Share Option Scheme**") was established before the Company's listing on The Stock Exchange of Hong Kong Limited in June 2006 for the purposes of attracting and retaining the best available personnel, providing additional incentive to employees, directors, consultants and advisers of the Group and promoting the success of the business of the Group. A summary of the principal terms of the Old Share Option Scheme can be founded on pages V-12 to V-20 of the Company's prospectus.

The Old Share Option Scheme had a life span of ten years and expired on 4 June 2016. Upon expiry of the Old Share Option Scheme, no further share option should be granted under the expired scheme but in all other respects the rules of the Old Share Option Scheme remain in full force and effect to the extent necessary to give effect to the exercise of any share options granted prior thereto or otherwise as may be required in accordance with the rules of the Old Share Option Scheme, and share options which were granted prior to the termination or expiry of the Old Share Option Scheme will continue to be valid and exercisable in accordance with the rules of the Old Share Option Scheme and their terms of issue.

As disclosed by the Company on 22 July 2016 and 20 December 2017, as a result of the completion of the open offer and rights issue on 25 July 2016 and 20 December 2017, respectively, the exercise price of the share options and the number of Shares to be allotted and issued upon the exercise of the share options granted under the Old Share Option Scheme were adjusted. As at the date of this report, the number of Shares issuable on exercise of the outstanding options under the Old Share Option Scheme were 29,089,487 Shares, representing 1.07% of the existing issued share capital of the Company.

New Share Option Scheme

Following the expiry of the Old Share Option Scheme, the Company adopted a new share option scheme at its extraordinary general meeting held on 19 August 2016 (the "New Share Option Scheme") for the purposes of providing the Company with a flexible means of giving incentive or rewards to directors, employees, consultants, advisers, contractors of the Group or any of its invested entities, or discretionary trust or controlled corporation of any of the foregoing (the "Eligible Participants") for their retention and contribution or potential contribution to the Group and providing the Eligible Participants with an opportunity to have a personal stake in the Company with a view to motivating the Eligible Participants to utilise their performance and efficiency for the benefit of the Group and attracting and retaining or otherwise maintaining an on-going relationship with the Eligible Participants whose contributions are or will be beneficial to the long term growth of the Group. A summary of the principal terms of the New Share Option Scheme can be found on pages 9 to 17 of the Company's circular dated 29 July 2016.







SHARE OPTION SCHEME (continued)

New Share Option Scheme (continued)

The New Share Option Scheme had a life span of ten years running from 19 August 2016 to 18 August 2026. Under the terms of the New Share Option Scheme, the Board may, at its discretion, grant options to Eligible Participants to subscribe for Shares. Initially, the maximum number of Shares which may be issued upon the exercise of all options to be granted under the New Share Option Scheme (the "Scheme Mandate Limit") was 90,225,766 Shares, being 10% of the Shares in issue as at the date of approval of the New Share Option Scheme on 19 August 2016. The maximum entitlement of each Eligible Participant in any 12-month period must not exceed 1% of the shares in issue, provided that the maximum entitlement for any grantee being a substantial shareholder or an independent non-executive director or their associates shall be capped at 0.1% of the shares in issue (or HK\$5 million in value based on the closing price of the shares underlying the options, whichever is higher). Any grant exceeding these individual limits shall be subject to shareholders' approval, with the relevant grantees and their associates abstaining from voting. The overall limit on the number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the New Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the Shares in issue from time to time.

Unless otherwise determined by the Directors at their sole discretion, there is no requirement of a minimum period for which an Option must be held or any performance target which must be satisfied or achieved before such an Option can be exercised. An Option shall be exercisable at any time during an exercise period to be notified by the Board to each grantee, provided that no Option shall be exercisable later than ten years after its date of grant. The subscription price of the options must be at least the highest of: (a) the closing price of a Share as stated in the daily quotations sheet of the Stock Exchange on the date of grant which must be a business day; (b) the average of the closing prices of the Shares as shown on the daily quotations sheets of the Stock Exchange for the five Business Days immediately preceding the date of grant; and (c) the nominal value of a Share. HK\$1.00 is payable by each Eligible Participant to the Company on acceptance of an offer of an Option, which shall be paid within 21 days from the date of offer.

Options") to eligible participants at an exercise price of HK\$0.178 per share. All the 2017 Options lapsed without exercise on or before 31 December 2019. On 8 October 2019, the Company granted 220,000,000 share options under the New Share Option Scheme (the "2019 Options") to eligible participants at an exercise price of HK\$0.10 per share. As at the date of this report, the number of Shares issuable on exercise of the outstanding 2019 Options under the New Share Option Scheme were 219,000,000 Shares, representing 8.06% of the existing issued share capital of the Company.

At the annual general meeting of the Company held on 22 June 2020, the Scheme Mandate Limit was refreshed to allow the Company to grant up to the maximum of 271,823,697 Options, representing 10% of the Shares in issue on the date of approval of the refreshment. No Options were granted by the Company since then, and the number of Options available for grant remains at 271,823,697.

SHARE OPTION SCHEME (continued)

New Share Option Scheme (continued)

Grantee	Date of grant	Exercise price per share HK\$	Outstanding as at 1 January 2020 '000	Granted during the Year '000	Reclassification during the Year '000	Exercised during the Year '000	Lapsed/ Forfeited during the Year '000	Outstanding as at 31 December 2020 '000	
Directors:									
Mai Huazhi	8 October 2019	0.100	5,000	=	-	=	_	5,000	(Note 4)
Xu Ming	8 October 2019	0.100	1,000	-	-	-	_	1,000	(Note 4)
Guo Jun Hao	8 October 2019	0.100	1,000	=	-	=	_	1,000	(Note 4)
Li Hongxiang	8 October 2019	0.100	1,000	-	-	=	(1,000)	_	(Note 4)
Wong Kwok On	8 October 2019	0.100	1,000	=	-	=	-	1,000	(Note 4)
Bonathan Wai Ka Cheung Loke Hoi Lam	8 October 2019 8 October 2019	0.100 0.100	1,000 1,000	_	_	=	=	1,000 1.000	(Note 4) (Note 4)
LUNE HUI LAIH	8 October 2019	0.100	1,000					1,000	(11010 4)
Subtotal			11,000	-	=	-	(1,000)	10,000	
Consultants:	29 November 2010 22 October 2014	2.316 0.854	1,903 15,870	-	-	-	(1,903)	- 15,870	(Note 1) (Note 3)
	8 October 2019	0.100	22,000	_	_	-	_	22,000	(Note 4)
Subtotal			39,773	-	-	-	(1,903)	37,870	
Employees:	2 September 2011	1.440	6,295		_			6,295	(Note 2)
Lilipioyees:	22 October 2014	0.854	6,924	_	=	_	_	6,293	(Note 3)
	8 October 2019	0.100	187,000	-	=	=	-	187,000	(Note 4)
Subtotal			200,219	-	-	-	-	200,219	
Total		1	250,992	-	=	-	(2,903)	248,089	

- Note 1: These options have vested (i) as to 30% on the date of grant of 29 November 2010; (ii) as to further 30% one year after the date of grant; and (iii) as to the remaining 40% two years after the date of grant. These options will expire on the 10th anniversary after the date of grant. As disclosed in the Company's announcement dated 20 December 2017, the exercise price of this series of options were adjusted from HK\$2.807 (before 20 December 2017) to HK\$2.316 (after 20 December 2017) as a result of the Company's one-for-one rights issue in 2017.
- Note 2: These options have vested (i) as to 25% on 2 March 2012 (i.e. six months after the date of grant); (ii) as to further 25% on 2 March 2013; (iii) as to further 25% on 2 March 2014; and (iv) as to the remaining 25% on 2 March 2015. These options will expire on the 10th anniversary after the date of grant, i.e. on 2 September 2021. As disclosed in the Company's announcement dated 20 December 2017, the exercise price of this series of options were adjusted from HK\$1.747 (before 20 December 2017) to HK\$1.440 (after 20 December 2017) as a result of the Company's one-for-one rights issue in 2017.
- Note 3: Options are exercisable on or after the date of grant of 22 October 2014. These options will expire on the 10th anniversary after the date of grant. As disclosed in the Company's announcement dated 20 December 2017, the exercise price of this series of options were adjusted from HK\$1.035 (before 20 December 2017) to HK\$0.854 (after 20 December 2017) as a result of the Company's one-for-one rights issue in 2017.
- Note 4: These options are vesting (i) as to 50% from 8 October 2019; and (ii) as to further 50% from 1 January 2021. These options will expire on 31 December 2021.







DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Other than the Company's share option scheme disclosed above, at no time during the year was the Company or any of its subsidiaries a party to any arrangements to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Other than as disclosed in note 33 to the consolidated financial statements, no contracts of significance, to which the Company or its subsidiaries was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

MANAGEMENT CONTRACT

No contracts concerning the management and administration of the whole or any substantial part of the business of the Group were entered into or existed during the year.

CONNECTED TRANSACTIONS

The Company has not entered into any connected transactions during the year, and no continuing connected transactions of the Company subsisted as at 31 December 2020.

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2020, the interests or short positions of the directors and chief executives and their associates in the shares, underlying shares and debenture of the Company and its associated corporations, as recorded in the register maintained by the Company pursuant to Section 352 of the Securities and Futures Ordinance ("SFO"), or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), were as follows:

Interests in Shares:

Name of Directors	Capacity	Number of shares held (Long position)	Percentage of issued share capital
Xu Ming	Beneficial Owner (Note 1)	1,000,000	0.04%
Guo Jun Hao	Beneficial Owner (Note 1)	1,000,000	0.04%
Wong Kwok On	Beneficial Owner (Note 1)	1,000,000	0.04%
Bonathan Wai Ka Cheung	Beneficial Owner (Note 1)	1,000,000	0.04%
Dr. Loke Yu (alias Loke Hoi Lam)	Beneficial Owner (Note 1)	1,000,000	0.04%
Mai Huazhi	Beneficial Owner (Note 1)	5,000,000	0.18%
Zeng Yongguang	Interest of Spouse (Note 2)	1,000,000	0.04%

Note 1: Based on the DI filings made by the relevant person(s), the underlying Shares may be issued upon full exercise of the share options granted to the relevant directors on 29 October 2019, further details of which are set out in the section headed "Share Option Schemes".

Other than disclosed above, none of the directors and chief executives nor their associates had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations as at 31 December 2020.

Note 2: Based on the DI filings made by the relevant person, Mr. Zeng Yongguang is deemed to be interested in the 1,000,000 shares of the Company held by his spouse, Ms. Zeng Xiaoxian.







SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSON'S INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2020, the following person (other than a director or chief executive of the Company) had an interest or short position in the shares and underlying shares which fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO:

Interest in shares:

Name of Shareholders	Capacity	Number of shares held (long position)	Percentage of issued share capital
Intelligent South Network (Note 1)	Beneficial owner	216,000,000	7.95%
Zhu Dechao (Note 1)	Interest in controlled corporation	216,000,000	7.95%
China Silver Investments (Note 2)	Beneficial owner	152,039,495	5.59%
Jiang Jianjun (Note 3)	Interest in controlled corporation and beneficial owner	265,619,495	9.77%

- Note 1: Based on DI filing made by the relevant person(s), as at 31 December 2020, these 216,000,000 Shares were held by Intelligent South Network Group Limited ("Intelligent South Network"), which is a company wholly owned by Mr. Zhu Dechao. The deemed interests of Intelligent South Network and Mr. Zhu duplicates with each others.
- Note 2: Based on DI filing made by the relevant person(s), as at 31 December 2020, these 152,039,495 Shares were held by China Silver Investments Development Limited ("China Silver Investments"), which is a company wholly owned by Mr. Jiang Jianjun.
- Note 3: Based on DI filing made by the relevant person(s), as at 31 December 2020, these 265,619,495 Shares deemed to be interested by Mr. Jiang Jianjun comprised: (a) 152,039,495 Shares beneficially owned by its controlled corporation, China Silver Investments, which duplicates with the interests described in Note 2 above; and (b) 113,580,000 Shares beneficially owned by Mr. Jiang Jianjun personally.

Other than disclosed above, as at 31 December 2020, the Company has not been notified of any other relevant interests or short positions in the issued share capital of the Company which fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO.

APPOINTMENT OF INDEPENDENT NON-EXECUTIVE DIRECTORS

Each of the incumbent independent non-executive director confirmed that he is independent within the definition of Rule 3.13 of the Listing Rules.

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

During the Year, neither the Company nor any of its subsidiaries has purchased, redeemed or sold any of its own listed securities.

MAJOR CUSTOMERS AND SUPPLIERS

There are no customer or supplier of the Group has individually contributed 10% or more of the Group's turnover and purchases during the year 2020.

At no time during the Year did a director, an associate of a director or a shareholder of the Company (which to the knowledge of the directors owns more than 5% of the Company's share capital) have an interest in any of the Group's five largest suppliers or customers.

PRE-EMPTIVE RIGHTS

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

SUFFICIENCY OF PUBLIC FLOAT

The Company has maintained a sufficient public float throughout the year ended 31 December 2020.

AUDIT COMMITTEE

The Audit Committee of the Company ("AC") comprises of four independent non-executive Directors, namely, Dr. Loke Yu (alias Loke Hoi Lam), Ms. Qiu Yumei, Mr. Wong Kwok On and Mr. Bonathan Wai Ka Cheung. Dr. Loke Yu (alias Loke Hoi Lam) is the chairman of the AC. One out of four AC members, Dr. Loke Yu (alias Loke Hoi Lam) possesses recognised professional qualifications in accounting and has wide experience in audit and accounting.

No former partner of the Company's existing auditing firm acted as a member of the AC within two years from ceasing to be a partner or having any financial interest in the auditing firm. The AC was delegated with the authority of the Board of the Company to investigate any activity within its terms of reference. The primary function of the AC is to review and supervise the Group's financial reporting process and internal controls. The AC has also reviewed arrangements to enable employees of the Group to raise, in confidence, concerns about possible improprieties in financial reporting, internal control or other matters, and to ensure proper arrangements that in place for fair and independent investigation and follow up actions. The full terms of reference of the AC are available on the Company's website: www.csthltd.com and the website of the Stock Exchange: www.hkexnews.hk.

The Group's audited financial statements for the year ended 31 December 2020 have been reviewed by the audit committee, which is of the opinion that such statements comply with applicable accounting standards, the Listing Rules and other legal requirements, and that adequate disclosures have been made.

EMOLUMENT POLICY

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

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







DIVIDEND POLICY

The Company adopts a dividend policy ("**Dividend Policy**"), taking into account all circumstances in particular the following factors before declaring or recommending dividends: (a) the current and projected financial performance of the Company; (b) the Company's growth and investment opportunities; (c) the availability of distributable amounts under the Company's constitution and applicable company laws; (d) other macro and micro economic factors; and (e) other factors and events which the Board may consider relevant from time to time.

The Board does not recommend the payment of any dividend in respect of the year.

DONATION

During the year, the Group made charitable and other donations amounting to Nil.

AUDITOR

A resolution will be submitted to the upcoming AGM of the Company to re-appoint Messrs. HLB Hodgson Impey Cheng Limited as the auditor of the Company.

BANK BORROWINGS

Bank borrowings of the Company at 31 December 2020 and 2019 are set out in the consolidated statement of financial position on page 73 and note 22 to the consolidated financial statements respectively.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company follows the Model Code as the code of conduct for Directors in their dealings in the Company's securities. Further details of the Model Code are set out in the Corporate Governance Report on page 5 of this Annual Report.

CORPORATE GOVERNANCE

The Company's corporate governance principles and practices are set out in the Corporate Governance Report on pages 5 to 17 of this Annual Report.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE

The Group is committed to contributing to the sustainability of the environment and maintaining a high standard of corporate social governance essential for creating a framework for motivating staff, and contributes to the community in which we conduct our businesses and creating a sustainable return to the Group.

Working Conditions

The Company adopted the Board diversity policy in accordance with the requirement set out in the CG Code. The Company recognizes that the Board diversity is an essential element contributing to the sustainable development of the Company. In designing the Board's composition, the Board diversity has been considered from a number of aspects, including but not limited to the skills, knowledge, gender, age, cultural and educational background or professional experience. A Board Diversity Policy, with the aim of enhancing the quality of the Board's performance by diversity, was adopted in August 2013.

The Group encourages its staff to participate in external seminars and lectures to keep abreast of changes and updates on areas of legal, compliance, financial accounting and reporting, and market industry practices. Through these types of training, we believe that the Group can increase its efficiency and productivity while overall reduction of risk and uncertainties of the Group can be reduced.

The Company encourages continuous professional development training for the Directors and senior management to develop and refresh their knowledge and skills which includes seminars and workshops, updates on regulatory requirements and development and corporate governance practices.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE (continued)

Health and Safety

The Group strives to provide a healthy and safe working environment to the employees. In order to maintain a healthy and safe working environment, the Group has upgraded and maintained tools, office and IT equipment.

Environment Protection

Conservation of the environment is a key focus for the Group. The Group complies with environmental legislation, encourages environmental protection and promotes environmental protection awareness to all employees of the Group.

Community Involvement

The Group is committed to participating in community events from time to time, and to the improvement of community wellbeing and social services. The Group supports and encourages staff to actively participate in a wide range of charitable events outside working hours, to raise awareness and concern for the community, and to inspire more people to take part in serving the community.

Compliance with Laws and Regulations

The Group has compliance and risk management policies and procedures, and members of the senior management are delegated with the continuing responsibility to monitor adherence and compliance with all significant legal and regulatory requirements.

As far as the Company is aware, save as already disclosed in the Company's announcements, it has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Company and its subsidiaries.

INDEMNITY OF DIRECTORS

A permitted indemnity provision that provides for indemnity against liability incurred by directors and chief executives of the Group is currently in force and was in force throughout the year ended 31 December 2020.

On behalf of the Board

Zeng Yongguang

Executive Director

Hong Kong 26 March 2021









31/F, Gloucester Tower The Landmark 11 Pedder Street Central Hong Kong

TO THE SHAREHOLDERS OF CHINA SILVER TECHNOLOGY HOLDINGS LIMITED (Formerly known as TC Orient Lighting Holdings Limited)

中華銀科技控股有限公司(前稱達進東方照明控股有限公司)

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of China Silver Technology Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 72 to 153 which comprise the consolidated statement of financial position as at 31 December 2020, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2020, 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 Auditors' 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.

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to Note 3 in the consolidated financial statements, which indicates that the Group incurred a loss of approximately HK\$75,476,000 during the year ended 31 December 2020 and, as of that date, the Group's current liabilities exceeded its current assets by approximately HK\$164,149,000. As stated in Note 3, these events or conditions, along with other matters as set forth in Note 3, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

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

Key audit matter

How our audit addressed the key audit matter

Valuation of property, plant and equipment

Refer to Note 15 to the consolidated financial statements and the accounting policies in Note 3 to the consolidated financial statements.

Included in the property, plant and equipment, the Group has building amounted to approximately HK\$129,143,000 as at 31 December 2020 and are stated at revalued amounts. Independent external valuations were obtained in order to support management's estimates. The valuations are dependent on certain key assumptions that require significant management judgement, including market price and conditions of the properties.

Our procedures in relation to the management's valuation of property, plant and equipment included:

- Evaluating the independent valuer's competence, capabilities and objectivity;
- Assessing the methodologies used and the appropriateness of the key assumption based on our knowledge of the property industry and using our valuation experts;
- Checking on a sample basis, the accuracy and relevance of the input data used.

We found the key assumptions were supported by the available evidence.







Key audit matter

How our audit addressed the key audit matter

Allowance for expected credit losses assessment of trade receivables

Refer to Note 18 to the consolidated financial statements.

As at 31 December 2020, the Group had gross trade receivables with normal credit terms of approximately HK\$176,536,000 and allowance for expected credit losses ("**ECL**") of approximately HK\$86,019,000.

As at 31 December 2020, the Group had gross trade receivables with extended credit terms of approximately HK\$58,208,000 and allowance for ECL of approximately HK\$5,812,000.

In general, the credit terms granted by the Group to the customers ranged between 30 to 180 days on PCB customers and trading of towers and electric cable customer with normal credit term and credit period ranging from one year to ten years on its trade on LED customers with extended credit terms which is based on contractual repayment schedule. Management performed periodic assessment on the recoverability of the trade receivables and the sufficiency of provision for impairment based on information including credit profile of different customers, ageing of the trade receivables, historical settlement records, subsequent settlement status, expected timing and amount of realisation of outstanding balances, and on-going trading relationships with the relevant customers. Management also considered forward-looking information that may impact the customers' ability to repay the outstanding balances in order to estimate the ECL for the allowance for ECL assessment.

We focused on this area due to the allowance for expect credit loss assessment of trade receivables under the ECL model involved the use of significant management judgements and estimates.

Our procedures in relation to management's assessment on allowance for ECL of the trade receivables as at 31 December 2020 included:

- Understanding and evaluating that the Group has implemented to manage and monitor its credit risk on a sample basis;
- Checking, on a sample basis, the ageing profile of the trade receivables as at 31 December 2020 to the underlying financial records and post year-end settlements to bank receipts;
- Inquiring of management for the status of each of the material trade receivables past due as at year end and corroborating explanations from management with supporting evidence, such as performing public search of selected customers, understanding on-going business relationship with the customers based on trade records, checking historical and subsequent settlement records of and other correspondence with the customers; and
- Assessing the appropriateness of the expected credit loss provisioning methodology, examining the key data inputs on a sample basis to assess their accuracy and completeness, and challenging the assumptions, including both historical and forward-looking information, used to determine the expected credit losses.

We found that the management judgment and estimates used to assess the recoverability of the trade receivables and determine the impairment provision to be supportable by available evidence.

Key audit matter

How our audit addressed the key audit matter

Allowance for expected credit losses assessment of other receivables

Refer to Note 18 to the consolidated financial statements.

As at 31 December 2020, the Group's other receivables amounted to HK\$85,805,000 was recognised in the Group's consolidated statement of financial position.

The balance of allowance for ECL of other receivables represents the management's best estimates at the balance sheet date of ECL under Hong Kong Financial Reporting Standard 9: *Financial Instruments* Expected Credit Losses models.

Management assesses whether the credit risk of other receivables have increased significantly since their initial recognition, and apply a three-stage impairment model to calculate their ECL. The measurement models of ECL involves significant management judgments and assumptions, primarily including the following:

- Selection of appropriate model and determination of relevant key measurement parameters, including probability of default, loss given default and exposure at default;
- Criteria for determining whether or not there was a significant increase in credit risk or a default;
 and
- Economic indicator for forward-looking measurement, and the application of economic scenarios and weightings.

We focus on this area due to the allowance for ECL of other receivables under ECL model involved the use of significant management judgements and estimates. Our procedures in relation to management's assessment on allowance for ECL of other receivables as at 31 December 2020 included:

- Understood and tested the procedures performed by management, including its procedures on periodic review on overdue receivables and the assessment of ECL on the other receivables;
- Understood and evaluated the modelling methodologies for expected credit losses measurement, assessed the reasonableness of the model selection and key measurement parameters determination;
- For the historical information, discussed with management to understand the management's identification of significant increase in credit risk, defaults and credit-impaired loans, corroborated management's explanation with supporting evidence:
- For forward-looking measurement, we assessed the reasonableness of economic indicator selection, economic scenarios and weightings application, assessed the reasonableness of the estimation by comparing with industry data; and
- Checked major data inputs used in the expected credit losses models on sample basis to the Group's record.

Based on the above, we found that the estimates and judgement made by management in respect of the expected credit losses allowance and the collectability of the other receivables were supportable by the available evidence.







OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors' report thereon (the "**Other Information**").

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 AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

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

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

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







AUDITORS' 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, action 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 auditors' 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 director on the audit resulting in this independent auditors' report is Wong Sze Wai, Basilia.

HLB Hodgson Impev Cheng Limited

Certified Public Accountants

Wong Sze Wai, Basilia

Practicing Certificate Number: P05806

Hong Kong, 26 March 2021

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	Notes	2020 HK\$'000	2019 HK\$'000
Turnover Cost of sales	5	237,572 (232,531)	274,477 (272,651)
Gross profit Other income Other gains and losses Selling and distribution expenses Administrative expenses Finance costs	6 7 8	5,041 17,202 (23,869) (16,399) (45,143) (12,308)	1,826 11,327 (19,236) (18,830) (71,495) (24,114)
Loss before tax Income tax expense	9	(75,476)	(120,522) (50)
Loss for the year	10	(75,476)	(120,572)
Other comprehensive income/(expense) Items that will not be reclassified to profit or loss Surplus/(deficit) on revaluation of properties Deferred taxation arising from revaluation of properties	15	19,509 (4,877)	(6,587) 1,647
		14,632	(4,940)
Items that may be subsequently reclassified to profit or loss Exchange differences arising on translation		2,720	(1,583)
Other comprehensive income/(expense) for the year		17,352	(6,523)
Total comprehensive expense for the year		(58,124)	(127,095)
Loss for the year attributable to: Owners of the Company Non-controlling interests		(74,351) (1,125)	(102,896) (17,676)
		(75,476)	(120,572)
Total comprehensive expense attributable to: Owners of the Company Non-controlling interests		(58,241) 117	(108,664) (18,431)
		(58,124)	(127,095)
Loss per share Basic and diluted (in HK cents)	14	(2.74)	(3.88)







CONSOLIDATED STATEMENT OF FINANCIAL POSITION

At 31 December 2020

Non-current assets Property, plant and equipment	Notes 15 16	2020 HK\$'000	2019 HK\$'000
	15		111.Ψ 000
		161 790	
Property, plant and equipment		161 700	
	16	161,780	141,211
Right-of-use assets		16,383	19,851
Trade receivables with extended credit terms	18	4,855	5,742
		183,018	166,804
Current assets			
Inventories	17	37,564	34,366
Trade and other receivables	18	238,073	281,937
Pledged bank deposits	19	41,771	14,768
Bank balances, deposits and cash	19	25,114	22,433
		342,522	353,504
Current liabilities			
Trade and other payables	20(a)	152,520	198,236
Contract liabilities	21	13,938	10,825
Bills payables	20(b)	117,236	29,994
Taxation payables	20(0)	67,102	63,606
Lease liabilities	23	1,113	1,040
Bank borrowings	22	154,762	144,444
		506,671	448,145
Net current liabilities		(164,149)	(94,641)
Total assets less current liabilities		18,869	72,163
Non-current liabilities			
Lease liabilities	23	685	1,797
Deferred taxation	24	17,733	12,856
		18,418	14,653
Net assets		451	57,510

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

At 31 December 2020

		2020	2019
	Notes	HK\$'000	HK\$'000
Capital and reserves			
Share capital	25	271,824	271,824
Reserves	26	(214,854)	(157,678)
Equity attributable to owners of the Company		56,970	114,146
Non-controlling interests		(56,519)	(56,636)
Total equity		451	57,510

The consolidated financial statements on pages 72 to 153 were approved and authorised for issue by the Board of Directors on 26 March 2021 and are signed on its behalf by:

Zeng Yongguang *Executive Director*

Guo Jun Hao *Executive Director*







CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Share capital	Share premium	Capital redemption reserve	Property revaluation reserve	The People's Republic of China (the "PRC") statutory reserve	Special reserve	Share option reserve	Capital contribution reserve	Exchange reserve	Accumulated (losses)/ profits	Total	Non- controlling interests	Total equity
	HK\$'000 (note 25)	HK\$'000	HK\$'000 (note 26)	HK\$'000	HK\$'000 (note 26)	HK\$'000 (note 26)	HK\$'000	HK\$'000 (note 26)	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	(11016 23)		(11018 20)		(note 20)	(11018 20)		(11016 20)					
At 1 January 2019	226,520	566,877	470	41,596	15,003	1,156	26,319	1,893	15,131	(718,984)	175,981	(39,316)	136,665
Loss for the year	_	_	_	_	_	_	_	_	_	(102,896)	(102,896)	(17,676)	(120,572)
Exchange differences arising on translation	-	-	-	-	-	-	-	-	(828)	-	(828)	(755)	(1,583)
Deficit on revaluation of properties	-	-	-	(6,587)	-	-	-	-	-	-	(6,587)	-	(6,587)
Deferred tax liabilities arising from revaluation of properties	_	_	_	1,647	_	_	_	_	_	_	1,647	_	1,647
Total comprehensive income (expenses) for the year	-	-	-	(4,940)	_	-	-	-	(828)	(102,896)	(108,664)	(18,431)	(127,095)
Issue of shares upon subscriptions new shares	45.304										45,304	_	45,304
Incorporation of a new subsidiary	43,304	_	_	_	_	_	_	_	_	_	40,304	1,111	1,111
Lapse of share option	-	-	-	-	-	-	(5,096)	-	-	5,096	-	-	-
Share-based payment	-	-	-			-	1,525	-			1,525		1,525
Subtotal	45,304	-	-	_	-	-	(3,571)	-	_	5,096	46,829	1,111	47,940
At 31 December 2019 and 1 January 2020	271,824	566,877	470	36,656	15,003	1,156	22,748	1,893	14,303	(816,784)	114,146	(56,636)	57,510
Loss for the year									_	(74,351)	(74,351)	(1,125)	(75,476)
Exchange differences arising on translation	_	_	_	_	_	_	_	_	1,478	(/4,551)	1,478	1,242	2,720
Surplus on revaluation of properties	-	-	-	19,509	-	-	-	-	-	-	19,509	-	19,509
Deferred tax liabilities arising from			_	(4,877)						_	(4,877)		(4,877)
revaluation of properties				(4,077)							(4,0//)		(4,0//)
Total comprehensive income (expenses) for the year	-	-	-	14,632	_	-	-	_	1,478	(74,351)	(58,241)	117	(58,124)
Expiry or lapse of share option	_	_	_	_	_	_	(4,419)	_	_	4,419	_	_	_
Share-based payment	-	_		_	-	-	1,065	_	_		1,065	_	1,065
Subtotal	-	-	_	-	-	-	(3,354)	_	-	4,419	1,065	_	1,065
At 31 December 2020	271,824	566,877	470	51,288	15,003	1,156	19,394	1,893	15,781	(886,716)	56,970	(56,519)	451

CONSOLIDATED STATEMENT OF CASH FLOWS

	Notes	2020 HK\$'000	2019 HK\$'000
OPERATING ACTIVITIES			
Loss before tax		(75,476)	(120,522)
Adjustments for:		(, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(,,
Depreciation of property, plant and equipment	15	9,717	10,629
Finance costs	8	12,308	24,114
Loss on disposal of property, plant and equipment	7	18	242
Impairment of right-of-use assets	16	1,769	_
Net allowance for expected credit losses recognised on trade			
receivables with normal credit terms	7	(1,168)	1,739
Net allowance for expected credit losses recognised on			
other receivables	7	27,965	17,391
Imputed interest on trade receivables with extended credit terms	6	(789)	(1,542)
Interest income	6	(464)	(650)
Depreciation of right-of-use assets	16	1,699	2,712
Net allowance for expected credit losses previously	7	(E E / /)	(191)
recognised for trade receivables with extended credit terms Share-based payment	10	(5,544) 1,065	1,525
Waiver of over-provision of interest expense from other borrowings	6	(7,279)	1,525
Write-down of inventories	7	(7,273)	866
The down of inventories			
Operating cash flow before movements in working capital		(36,179)	(63,687)
(Increase)/decrease in inventories		(3,198)	5,750
Decrease in trade and other receivables		36,763	101,384
Decrease in bills receivable		_	7,894
Decrease in trade and other payables		(28,035)	(29,701)
Increase/(decrease) in contract liabilities		3,113	(3,438)
Increase in bills payable		87,242	6,979
Cash generated from operations		59,706	25,181
PRC Enterprise Income Tax paid	,	_	(63)
NET CASH GENERATED FROM OPERATING ACTIVITIES		59,706	25,118
INVESTING ACTIVITIES			
Withdrawal of pledged bank deposits		68,301	69,064
Interest received	6	464	650
Proceeds from disposal of property, plant and equipment	O	1,004	547
Placement of pledged bank deposits		(95,304)	(73,499)
Purchase of property, plant and equipment	15	(11,799)	(3,003)
Incorporation of a new subsidiary		_	1,111
NET CASH USED IN INVESTING ACTIVITIES		(37,334)	(5,130)







CONSOLIDATED STATEMENT OF CASH FLOWS

Notes	2020 HK\$'000	2019 HK\$'000
FINANCING ACTIVITIES Repayment of bank borrowings Interest paid 8 Bank borrowings raised Proceeds from issue of shares, net Repayment of other borrowings Repayment of lease liabilities	(227,778) (12,147) 238,096 - (14,080) (1,200)	(229,502) (24,027) 228,544 45,304 (104,588) (2,200)
Other borrowing raise	(1,200)	65,332
NET CASH USED IN FINANCING ACTIVITIES	(17,109)	(21,137)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	5,263	(1,149)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	22,433	21,150
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	(2,582)	2,432
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR Represented by bank balances, deposits and cash	25,114	22,433

For the year ended 31 December 2020

1. GENERAL

The Company was incorporated and registered as an exempted company with limited liability in the Cayman Islands on 12 November 2004 and was registered as a non-Hong Kong Company under Part 16 of Hong Kong Companies Ordinance (Cap. 622) ("new CO"). Its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). China Silver Investments Development Limited is a shareholder of the Company. The addresses of the registered office and principal place of business of the Company are disclosed in the corporate information to the annual report.

The Company acts as an investment holding company.

The consolidated financial statements are presented in Hong Kong dollars ("**HK\$**"), which is also the functional currency of the Company and all values are rounded to nearest thousand except otherwise indicated.

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

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

In the current year, the Group has applied the Amendments to References to Conceptual Framework in HKFRSs and the following amendments to HKFRS issued by the Hong Kong Institute of Certified Public Accountant ("**HKICPA**") for the first time for their annual reporting period commencing 1 January 2020:

Amendments to HKAS 1 and HKAS 8 Amendments to HKFRS3 Amendments to HKFRS9, HKAS 39 and HKFRS 7

- Definition of Material
- Definition of a Business
- Interest Rate Benchmark Reform

The application of the Amendments to References to the Conceptual Framework in HKFRSs and the amendments to HKFRSs in the current year had no material impact on the Group's financial positions and performances for the current and prior years and on the disclosures set out in these consolidated financial statements.



For the year ended 31 December 2020

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

2.1 New and Amendments to HKFRSs that are mandatorily effective for the current year (continued)

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

HKFRS 17

Amendments to HKFRS 16
Amendments to HKFRS 3
Amendments to HKFRS 9, HKAS 39,
HKFRS 7, HKFRS 4 and HKFRS 16

Amendments to HKFRS 10 and HKAS 28

Amendments to HKAS 1

Amendments to HKAS 16

Amendments to HKAS 37 Amendments to HKFRSs Insurance Contracts and the related Amendments¹ COVID-19-Related Rent Concessions⁴ Reference to the Conceptual Framework²

Interest Rate Benchmark Reform— Phase 2⁵

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

Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)¹

Property, Plant and Equipment – Proceeds before

Intended Use²

Onerous Contracts – Costs of Fulfilling a Contract² Annual Improvements to HKFRSs 2018-2020²

- Effective for annual periods beginning on or after 1 January 2023.
- Effective for annual periods beginning on or after 1 January 2022.
- Effective for annual periods beginning on or after a date to be determined.
- ⁴ Effective for annual periods beginning on or after 1 June 2020.
- Effective for annual periods beginning on or after 1 January 2021.

The directors of the Group anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

Basis of Preparation

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

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

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

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, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2, leasing transactions that are within the scope of HKFRS 16, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 or value in use in HKAS 36.

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.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Basis of Preparation (continued)

Going concern basis

The Group incurred a loss approximately HK\$75,476,000 during the year ended 31 December 2020 and, as of that date, the Group's current liabilities exceeded its current assets by approximately HK\$164,149,000. In preparing the consolidated financial statements, the Directors have given careful consideration to the future liquidity of the Group. The Directors adopted the going concern basis for the preparation of the consolidated financial statements and implemented the following measures in order to improve the working capital and liquidity and cash flow position of the Group:

(1) Banking and necessary facilities

As at 31 December 2020, the Group classified bank borrowings amounting to HK\$154,762,000 with scheduled payment dates that were more than 12 months from the end of the respective reporting period but contained a repayment on demand clause as current liabilities. Based on the latest communication with the banks, the Directors are not aware of any intention of the bank to require early repayment of the borrowings. Moreover, the Group is in the process of negotiating with its bankers to secure necessary facilities to meet the Group's working capital and financial requirements in the near future.

(2) Financial support

Two shareholders of the Company have agreed to continuously provide financial support for the continuing operations of the Company so as to enable it to meet its liabilities when they fall due and carry on its business without a significant curtailment of operations in the twelve months from 31 December 2020.

In the opinion of the Directors, in light of the various measures or arrangements implemented after the end of reporting period together with the expected results of the other measures, the Group will have sufficient working capital for its current requirements and it is reasonable to expect the Group to remain a commercially viable concern. Accordingly, the Directors are satisfied that it is appropriate to prepare the consolidated financial statements on a going concern basis.

Should the Group be unable to continue to operate as a going concern, adjustments would have to be made to write down the value of assets to their recoverable amounts, to provide for any future liabilities which might arise and to reclassify non-current assets and liabilities as current assets and liabilities respectively. The effect of these adjustments has not been reflected in the consolidated financial statements.

Significant Accounting Policies

Basis of Consolidation

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

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

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Basis of Consolidation (continued)

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

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

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

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

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

Changes in the Group's Ownership Interests in Existing Subsidiaries

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity including reserves and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted after re-attribution of the relevant equity component and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest; and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary attributable to the owners of the Company. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKFRS 9, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Revenue Recognition and Other Income Recognition

Revenue from contracts with customers

Revenue is recognised when or as the control of the good or service is transferred to the customer. Depending on the terms of the contract and the laws that apply to the contract, control of the good or service may be transferred over time or at a point in time.

Control of the good or service is transferred over time if the Group's performance:

- provides all of the benefits received and consumed simultaneously by the customer;
- creates or enhances an asset that the customer controls as the Group performs; or
- does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

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

Revenue from the sale of printed circuit boards are recognised at the point in time when control of the asset is transferred to the customer, generally on delivery of the products. The normal credit term is 30 days to 180 days upon delivery. Payment in advance is required for some contracts.

A contract liability is recognised when the consideration is received from customers before the goods are delivered. A receivable is recognised when the goods are delivered and accepted as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

Interest income

Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest come is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Property, Plant and Equipment

Property, plant and equipment, excluding buildings and construction in progress, are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses.

Buildings held for use in the production or supply of goods or services, or for administrative purposes, are stated in the consolidated statement of financial position at their revalued amounts, being the fair value at the date of revaluation less any subsequent accumulated depreciation and any subsequent accumulated impairment losses. Revaluations are performed with sufficient regularity such that the carrying amount does not differ materially from that which would be determined using fair value at the end of the reporting period.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Property, Plant and Equipment (continued)

Any revaluation increase arising on revaluation of buildings is recognised in other comprehensive income and accumulated in revaluation reserve, except to the extent that it reverses a revaluation decrease of the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. A decrease in net carrying amount arising on revaluation of an asset is recognised in profit or loss to the extent that it exceeds the balance, if any, on the revaluation reserve relating to a previous revaluation of that asset. On the subsequent sale or retirement of a revalued asset, the attributable revaluation surplus is transferred to accumulated profits.

Depreciation is recognised so as to write off the cost or revaluated amount of items of property, plant and equipment other than construction in progress less their residual values over their estimated useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Ownership interests in leasehold land and building

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition.

To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "right-of-use assets" (upon application of HKFRS 16) in the consolidated statement of financial position. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are calculated using the first-in, first-out method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Impairment Losses on Non-Financial Assets

At the end of the reporting period, the Group reviews the carrying amounts of its non-financial assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit ("CGU") to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual CGUs, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or the CGU) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

When allocating an impairment loss to individual assets within a CGU, the carrying amount of an individual asset should not be reduced below the highest of its fair value less cost of disposal (if measurable), its value in use (if determinable), and zero. If this results in an amount being allocated to an asset which is less than its pro rata share of the impairment loss, the excess is allocated to the remaining assets within the CGU on a pro rata basis.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or the CGU) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or the CGU) in prior years. A reversal of an impairment loss is recognised as income immediately in profit or loss, unless the relevant asset is carried at a revalued amount under another standard, in which case the reversal of the impairment loss is treated as a revaluation increase under that standard.

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value except for trade receivable arising from contracts with customers which are initially measured in accordance with HKFRS 15 Revenue from Contracts with Customers. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss ("FVTPL")) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognised immediately in profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Financial instruments (continued)

Financial assets

Classification and measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

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

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income ("FVTOCI"):

- the financial asset is held within a business model whose objective is achieved by both selling and collecting contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at FVTPL.

A financial asset is classified as held for trading if:

- it has been acquired principally for the purpose of selling in the near term; or
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Financial instruments (continued)

Financial assets (continued)

Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other income" line item.

Impairment of financial assets

The Group performs impairment assessment under expected credit loss ("ECL" model) on financial assets which are subject to impairment under HKFRS 9 (including trade and other receivables, pledged bank deposit and bank balances, deposits and cash). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

For all other instruments, the Group measures the loss allowance equal to 12-month ECL, unless when there has been a significant increase in credit risk since initial recognition, in which case the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Financial instruments (continued)

Financial assets (continued)

Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting period with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 90 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Financial instruments (continued)

Financial assets (continued)

Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- (e) the disappearance of an active market for that financial asset because of financial difficulties.

Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Financial instruments (continued)

Financial assets (continued)

Measurement and recognition of expected credit losses ("ECL")

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Where ECL is measured on a collective basis or cater for cases where evidence at the individual instrument level may not yet be available, the financial instruments are grouped on the following basis:

- Nature of financial instruments (i.e. the Group's trade and other receivable) and amounts due from customers are each assessed as a separate group. Loans to related parties are assessed for ECL on an individual basis);
- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables where the corresponding adjustment is recognised through a loss allowance account.

Financial liabilities and equity instruments

Classification as financial liabilities or equity

Financial liabilities and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.









For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Financial instruments (continued)

Financial liabilities and equity instruments (continued)

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Financial liabilities at amortised cost

Financial liabilities (including trade and other payables, bills payables, lease liabilities and bank borrowings) are subsequently measured at amortised cost, using the effective interest method.

Derivative financial instruments

Derivatives are initially recognised at fair value at the date when derivative contracts are entered into and are subsequently remeasured to their fair value at the end of the reporting period. The resulting gain or loss is recognised in profit or loss.

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in the profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Lease

Definition of a lease

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

For contracts entered into or modified on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

As a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

The Group also applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associated non-lease components as a single lease component.

As a practical expedient, leases with similar characteristics are accounted on a portfolio basis when the Group reasonably expects that the effects on the financial statements would not differ materially from individual leases within the portfolio.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases of property 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 lease of low-value assets. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis or another systematic basis over the lease term.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Lease (continued)

As a lessee (continued)

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

The Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term is depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets as a separate line item on the consolidated statement of financial position.

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 Financial Instruments and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

For the year ended 31 December 2020

BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Lease (continued)

As a lessee (continued)

Lease liabilities (continued)

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 initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group under residual value guarantees;
- the exercise price of a purchase option reasonably certain to be exercised by the Group; and
- payments of penalties for terminating a lease, if the lease term reflects the Group exercising the option to terminate
 the lease.

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case
 the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at
 the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review/expected payment under a guaranteed residual value, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Lease (continued)

As a lessee (continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

As a lessor

Classification and measurement of leases

Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Amounts due from lessees under finance leases are recognised as receivables at commencement date at amounts equal to net investments in the leases, measured using the interest rate implicit in the respective leases. Initial direct costs (other than those incurred by manufacturer or dealer lessors) are included in the initial measurement of the net investments in the leases. Interest income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Lease (continued)

As a lessor (continued)

Classification and measurement of leases (continued)

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset, and such costs are recognised as an expense on a straight-line basis over the lease term except for investment properties measured under fair value model.

Allocation of consideration to components of a contract

The Group applies HKFRS 15 Revenue from Contracts with Customers to allocate consideration in a contract to lease and non-lease components. Non-lease components are separated from lease component on the basis of their relative stand-alone selling prices.

Lease modification

The Group accounts for a modification to an operating lease as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

In the comparative period, leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Group as lessor

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating leases are added to the carrying amount of the leased assets.

The Group as lessee

Assets held under finance leases are recognised as assets of the Group at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Lease (continued)

The Group as lessee (continued)

Lease payments are apportioned between finance expenses and reduction of the lease obligations so as to achieve a constant rate of interest on the remaining balance of the liability. Finance expenses are recognised immediately in profit or loss.

Operating lease payments are recognised as an expense on a straight-line basis over the lease term.

Equity-Settled Share-Based Payment Transactions

Share options granted to directors, employees and others providing similar services rendered by employees

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

At the end of the reporting period, the Group revises its estimates of the number of options that are expected to ultimately vest. The impact of the revision of the original estimates during the vesting period, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to share option reserve. For share options that vest immediately at the date of grant, the fair value of the share options granted is expense immediately to profit or loss.

When the share options are exercised, the amount previously recognised in share option reserve will be transferred to share capital and share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share option reserve will be transferred to accumulated losses.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit/loss before tax because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Taxation (continued)

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associate, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profit against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 Income Taxes requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to right-of-use assets and lease liabilities are not recognised at initial recognition and over the lease terms due to application of the initial recognition exemption.

Current and deferred tax is recognised in profit or loss, except when it relates to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Foreign Currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are re-translated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in foreign currency are not re-translated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the year. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of exchange reserves (attributed to non-controlling interests as appropriate).

Borrowing Costs

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

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

Government Grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants related to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. Such grants are presented under "other income".

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Retirement Benefits Costs

Payments to the Mandatory Provident Fund Scheme and the state-managed retirement benefit schemes, which are defined contribution schemes, are recognised as an expense when employees have rendered services entitling them to the contributions.

Segment Reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the consolidated financial statements provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Related Party Transactions

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

- (i) A person or a close member of that person's family is related to the Group if that person:
 - (a) has control or joint control over the Group;
 - (b) has significant influence over the Group; or
 - (c) is a member of the key management personnel of the Group or of a parent of the Group.







For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Related Party Transactions (continued)

- An entity is related to the Group if any of the following conditions applies:
 - the entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiaries is related to the others);
 - (b) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group which the other entity is a member);
 - (c) both entities are joint ventures of the same third party;
 - (d) 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. If the Group is itself such a plan, the sponsoring employees are also related to the
 - (f) the entity is controlled or jointly controlled by a person identified in (i);
 - (g) a person identified in (i)(a) 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); or
 - the entity, or any member of a group of which it is a part, provides key management personnel services to the (h) Group or the Group's parent.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the equity.

A transaction is considered to be a related party transaction when there is a transfer of resources, or obligations between the Group and a related party, regardless of whether a price is charged.

For the year ended 31 December 2020

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(continued)

Significant Accounting Policies (continued)

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material). When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable. Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group which qualifies as business combination, except for those acquisitions which qualify as a common control combination and are therefore accounted for using the merger accounting.

Under the purchase method of accounting, subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued and incurred or assumed at the date of exchange and, all acquisition-related costs are expensed. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree at the non-controlling interest's proportionate share of the acquiree's net assets.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If this is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the consolidated statement of profit or loss and other comprehensive income.









For the year ended 31 December 2020

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF **ESTIMATION UNCERTAINTY**

In the application of the Group's accounting policies, which are described in Note 3, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future at the end of the reporting period, that have a significant risk of causing material adjustments to the carrying amounts of assets and liabilities within the next financial year.

Estimated Impairment of Property, Plant and Equipment and Right-of-use Assets

Property, plant and equipment and right-of-use assets are stated at costs less accumulated depreciation and impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgment and make estimation, particularly in assessing: (1) whether an event has occurred or any indicators that may affect the asset value; (2) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (3) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. When it is not possible to estimate the recoverable amount of an individual asset (including right-of-use assets), the Group estimates the recoverable amount of the cash-generating unit to which the assets belongs. Changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the net present value used in the impairment test.

As at 31 December 2020, the carrying amounts of property, plant and equipment and right-of-use assets are HK\$161,780,000 and HK\$16,383,000 (2019: HK\$141,211,000 and HK\$19,851,000). Impairment losses of approximately HK\$Nil and HK\$1,769,000 respectively were recognised during the year ended 31 December 2020. Details are disclosed in Notes 15 and 16.

Estimated Allowance for Expected Credit Losses of Trade and Other Receivables

The loss allowances for ECL for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward-looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in Note 30(b).

Fair Value Measurements and Valuation Processes

As set out in Note 15, properties were revalued as at 31 December 2020 by a firm of independent professional valuers. Such valuations were based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results. In making the judgement, the Group considers information from current prices in an active market for similar properties and uses assumptions that are mainly based on market conditions existing at each of reporting period.

For the year ended 31 December 2020

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (continued)

Income Tax and Deferred Taxation

Determining income tax provisions involve judgment on the future tax treatment of certain transactions. The Group carefully evaluates tax implications of transactions and tax provisions are set up accordingly. The tax treatment of such transactions is reconsidered periodically to take into account all changes in tax legislations. Deferred tax assets are recognised for tax losses not yet used and temporary deductible differences. As those deferred tax assets can only be recognised to the extent that it is probable that future taxable profit will be available against which the unused tax credits can be utilised, management's judgement is required to assess the probability of future taxable profits. Management's assessment is constantly reviewed and additional deferred tax assets are recognised if it becomes probable that future taxable profits will allow the deferred tax asset to be recovered.

Write-Down of Inventories

The Group writes down inventories based on an assessment of the net realisable value of inventories. Allowance is applied to inventories where events or changes in circumstances indicate that the net realisable value is lower than the cost of inventories. The identification of obsolete inventories requires the use of judgment and estimates on the conditions and usefulness of the inventories. The management may consider the aging analysis, technology development of the industry, net realisable value for obsolete and slow-moving inventories that are no longer suitable for use in operation and subsequent sales or usage. Where the actual outcome or expectation of the net realisable value of inventories is different from the original estimate, such difference will impact the carrying value of inventories and write down for inventories in the period in which such estimate has changed. The carrying amount of inventories at 31 December 2020 was HK\$37,564,000, net of write down of HK\$ Nil (2019: HK\$34,366,000 (net of write down of HK\$866,000)).

Valuation of Share Options

As explained in Note 28, share option expense is subject to the limitations of the option pricing models adopted and the uncertainty in estimates used by management in the assumptions. Should the estimates including limited early exercise behavior, expected interval and frequency of open exercise periods in the share option life and the relevant parameters of the share option model be changed, there would be material changes in the amount of share option benefits recognised in the profit or loss and share-based payment reserve.

The Binominal Option Pricing Model and Black-Scholes Option Pricing Model were applied to estimate the fair value of share options granted by the Company. These pricing models require the input of highly subjective assumptions, including the volatility of share price. The changes in input assumptions can materially affect the fair value estimate.







For the year ended 31 December 2020

5. TURNOVER

All revenue contracts are for period of one year or less, as permitted by practical expedient under HKFRS 15 *Revenue from Contracts with Customers*, the transaction price allocated to these unsatisfied contracts is not disclosed.

	2020 HK\$'000	2019 HK\$'000
Disaggregation of revenue from contracts with customers		
An analysis of the Group's turnover is by types of goods as follows:		
Sales of printed circuit boards ("PCB")	237,572	274,477
Total revenue recognised at a point in time	237,572	274,477
Time of revenue recognition At a point in time Over time	237,572	274,477
	237,572	274,477
Geographic market: The PRC Hong Kong Others	145,168 40,729 51,675	168,235 43,360 62,882
	237,572	274,477

For the year ended 31 December 2020

6. OTHER INCOME

	2020 HK\$'000	2019 HK\$'000
		·
Bank interest income	464	650
Waiver of interest expenses from other borrowings	7,279	_
Imputed interest on trade receivables with extended credit terms	789	1,542
Sales of scrap materials	6,349	6,948
Government grants (Note)	1,183	633
Others	1,138	1,554
	17,202	11,327

Note: Government grants were mainly granted to the Group as subsidies to support the operation of the Hong Kong and PRC subsidiaries. During the current year, the group recognised government grants of approximately HK\$633,000 in respect of COVID-19 related subsidies which is related to Employment Support Scheme provided by the Hong Kong Government. For other government grants, there are no special conditions or contingencies that are needed to be fulfilled and they were non-recurring in nature.

7. OTHER GAINS AND LOSSES

	2020 HK\$'000	2019 HK\$'000
Wall to the second of the seco		(0.00)
Write-down of inventories		(866)
Net foreign exchange (loss)/gain	(767)	893
Net allowance for expected credit losses recognised on other receivables	(27,965)	(17,391)
Net allowance for expected credit losses recognised on trade receivables		
with normal credit terms	1,168	(1,739)
Net allowance for expected credit losses previously recognised on trade	_,	(1), 33)
receivables with extended credit terms	5,544	191
	,	
Loss on disposal of property, plant and equipment	(18)	(242)
Impairment of right-of-use assets	(1,769)	_
Others	(62)	(82)
	(23,869)	(19,236)

8. FINANCE COSTS

	2020 HK\$'000	2019 HK\$'000
Interest on: - Bank and other borrowing wholly repayable within five years - Lease liabilities	12,147 161	24,027 87
	12,308	24,114







For the year ended 31 December 2020

9. INCOME TAX EXPENSE

	2020	2019
	HK\$'000	HK\$'000
The charge comprises:		
Current tax:		
PRC Enterprise Income Tax ("EIT")	_	50
Hong Kong Profits Tax	-	_
	_	50

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2,000,000 of assessable profits of qualifying corporations will be taxed at 8.25%, and assessable profits above HK\$2,000,000 will be taxed at 16.5%. The assessable profits of corporations not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%.

No provision for Hong Kong Profits Tax has been made as the Group did not generate any assessable profits arising in Hong Kong for both years.

Under the Law of the People's Republic of China on EIT (the "**EIT Law**") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% from 1 January 2008 onwards.

The income tax expense for the year can be reconciled to the loss before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2020 HK\$'000	2019 HK\$'000
Loss before tax	(75,476)	(120,522)
Tax rate applicable to the major operations of the Group Tax at the applicable rate Tax effect of expenses not deductible for tax purpose Tax effect of income not taxable for tax purpose Tax effect of tax losses not recognised Tax effect of different tax rate of subsidiaries	25% (18,869) 7,700 (4,107) 12,390 2,886	25% (30,131) 5,164 (433) 22,899 2,451
Income tax expense	-	(50)

For the year ended 31 December 2020

10.LOSS FOR THE YEAR

	2020	2019
	HK\$'000	HK\$'000
Loss for the year has been arrived at after charging:		
Employee expenses, including directors' and chief executive officer's		
remuneration (Note)	55,155	71,255
Retirement benefit schemes contributions (Note)	1,584	6,199
Total employee expenses	56,739	77,454
Auditors' remuneration:		
Audit service	1,800	1,800
Cost of inventories recognised as an expense	232,531	272,651
Depreciation of property, plant and equipment	9,717	10,629
Research and development costs recognised as an expense	465	575
Depreciation of right-of-use assets	1,699	2,712
Expenses relating to short-term leases	339	305
Share-based payment	1,065	1,525

Note: Employee expenses and retirement benefit schemes contributions included the direct and indirect labour cost and share-based payment expenses.

They have been recognised in the cost of sales and administrative expenses.

11. DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S EMOLUMENTS

The emoluments of the directors and chief executive officer were as follows:

2020

	Guo Jun Hao HK\$'000	Wei Xiaomin (note e) HK\$'000	Zeng Yong Guang HK\$'000	Li Hongxiang (note b) HK\$'000	Xu Ming (note c) HK\$'000	Wong Kwok On HK\$'000	Cheung Wai Ka HK\$'000	Loke Yu HK\$'000	Mai Huazhi HK\$'000	Yau Yan Ming Raymond (note d) HK\$'000	Lin Wanan (note f) HK\$'000	Lai Yubin (note g) HK\$'000	Qiu Yumei (note h) HK\$'000	Wang Menglei (note i) HK\$'000	Total HK\$'000
Fee Salaries and other benefits Share-based payments	- 240 5	112	- 360	120 - 5	- 360 5	120 - 5	240 - 5	180 - 5	- 240 25	- 160	- 112	168	112	-	1,052 1,472 55
Retirement benefit scheme contributions	12	6	18	-	18	-	-	-	-	8	-	-	-	-	62
Total emoluments	257	118	378	125	383	125	245	185	265	168	112	168	112		2,641







For the year ended 31 December 2020

11. DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S EMOLUMENTS (continued)

2019

	Guo Jun Hao	Chen Hua	Zeng Yong Guang	Li Hongxiang	Xu Ming	Wong Kwok On	Cheung Wai Ka	Loke Yu	Mai Huazhi	Yau Yan Ming Raymond	Total
	HK\$'000	(note a) HK\$'000	HK\$'000	(note b) HK\$'000	(note c) HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	(note d) HK\$'000	HK\$'000
Fee	_	_	_	240	_	120	240	180	_	_	780
Salaries and other benefits	240	223	138	-	360	-	-	-	240	43	1,244
Share-based payments	7	-	-	7	7	7	7	7	35	-	77
Retirement benefit scheme contributions	12	11	4	-	18	-	-	-	8	-	53
Total emoluments	259	234	142	247	385	127	247	187	283	43	2,154

Notes:

- (a) Mr. Chen Hua was resigned on 13 August 2019.
- (b) Mr. Li Hongxiang was retired on 22 June 2020.
- (c) Mr. Xu Ming was appointed as the Chief Executive Officer on 9 April 2020.
- (d) Mr. Yau Yan Ming Raymond was appointed as an executive Director on 12 November 2019 and resigned on 9 April 2020.
- (e) Mr. Wei Xiaomin was appointed as a non-executive director on 14 July 2020.
- (f) Mr. Lin Wanan was appointed as an executive director on 14 July 2020.
- (g) Mr. Lai Yubin was appointed as a non-executive director and as the Chairman of the Company on 14 July 2020.
- (h) Ms. Qiu Yumei was appointed as an independent non-executive Director on 14 July 2020.
- (i) Mr. Wang Menglei was appointed as a deputy chief executive officer on 9 September 2020.

None of the director agreed to waive or has waived any emoluments during the year.

For the year ended 31 December 2020

12. EMPLOYEES' EMOLUMENTS

Of the five individuals with the highest emoluments in the Group for the year, two (2019: one) were directors of the Company whose emoluments are included in the disclosure in Note 11 above. The emoluments of the remaining three (2019: four) individuals were as follows:

	2020	2019
	HK\$'000	HK\$'000
Salaries and other benefits	2,702	3,512
Retirement benefit schemes contributions	71	50
Share-based payment	5	7
	2,778	3,569

	2020	2019
Their emoluments were within the following bands:		
Nil to HK\$1,000,000	3	4
HK\$1,000,001 to HK\$1,500,000	_	_
Above HK\$1,500,001	-	_
	3	4

The emoluments paid or payable to members of senior management (excluding the Directors) were within the following bands:

	2020	2019
Nil to HK\$1,000,000	1	1
HK\$1,000,001 to HK\$1,500,000	-	-
Above HK\$1,500,001	-	-

During the year, no emoluments were paid by the Group to any of the directors or the five highest paid individuals (including directors and employees) as an inducement to join or upon joining the Group or as compensation for loss of office.







For the year ended 31 December 2020

13. DIVIDENDS

No dividend was paid or proposed for ordinary shareholders of the Company during 2020, nor has any dividend been proposed since the end of the reporting period (2019: Nil).

14.LOSS PER SHARE

The calculation of the basic and diluted loss per share for the year is based on the following data:

	2020	2019
	HK\$'000	HK\$'000
Loss		
Loss attributable to owners of the Company	(74,351)	(102,896)
	2020	2019
	'000	'000
Number of shares		
Weighted average number of ordinary shares		
for calculating basic and diluted loss per share	2,718,237	2,654,936

The basic and diluted loss per share are the same for the years ended 31 December 2020 and 2019. The calculation of the diluted loss per share for both years did not assume the exercise of the Company's outstanding share options as the effect is anti-dilutive.

For the year ended 31 December 2020

15. PROPERTY, PLANT AND EQUIPMENT

	Buildings HK\$'000	Plant and machinery HK\$'000	Furniture and fixtures HK\$'000	Motor vehicles HK\$'000	Office equipment HK\$'000	Leasehold improvements	Total HK\$'000
COST OR VALUATION							
At 1 January 2019	123,857	360,685	2,430	6,761	8,104	103,048	604,885
Addition	_	2,961	-	-	-	42	3,003
Disposal	-	(22,022)	-	-	-	-	(22,022)
Deficit on revaluation	(6,587)	_					(6,587)
At 31 December 2019 and 1 January 2020	117,270	341,624	2,430	6,761	8,104	103,090	579,279
Addition	362	7,519	2,430	1,510	0,104	2,408	11,799
Disposal	502	(79,925)	_	1,510	_	2,400	(79,925)
Surplus on revaluation	19,509	(75,525)	-	_	-	-	19,509
At 31 December 2020	137,141	269,218	2,430	8,271	8,104	105,498	530,662
ACCUMULATED DEPRECIATION AND							
IMPAIRMENT							
At 1 January 2019	2,685	339,158	2,068	6,688	8,071	90,002	448,672
Provide for the year	2,663	5,526	110	49	25	2,256	10,629
Disposal		(21,233)					(21,233)
ALO1 D	5.240	202 451	0.170	6.707	0.000	00.050	400.000
At 31 December 2019 and 1 January 2020	5,348	323,451	2,178	6,737	8,096	92,258	438,068
Provide for the year Disposal	2,650	4,571 (78,903)	110	106	3	2,277	9,717 (78,903)
<u> Бърган</u>		(, 0,000)					(, 0,000)
At 31 December 2020	7,998	249,119	2,288	6,843	8,099	94,535	368,882
CARRY VALUES							
At 31 December 2020	129,143	20,099	142	1,428	5	10,963	161,780
At 31 December 2019	111,922	18,173	252	24	8	10,832	141,211



For the year ended 31 December 2020

15. PROPERTY, PLANT AND EQUIPMENT (continued)

The above items of property, plant and equipment are depreciated on a straight-line method at the following rates per annum:

Buildings Over the remaining term of the leases

Leasehold improvements 10% or over the term of lease, whichever is shorter

Plant and machinery 10% Furniture and fixtures 10% Motor vehicles 18% Office equipment 18%

The carrying value of the Group's buildings shown above are situated in the PRC under medium-term leases.

Impairment assessment

The management of the Group concluded there was indication of impairment and conducted impairment assessment on recoverable amounts of certain property, plant and equipment and right-of-use assets with carrying amounts (before impairment) of HK\$161,780,000 (2019: HK\$141,211,000) and HK\$18,152,000 (2019: HK\$19,851,000), respectively.

The recoverable amount of the relevant assets has been determined on the basis of their value in use and fair value less cost to disposal. That value in used calculation uses cash flow projections based on financial budgets approved by the directors covering a five year period with a pre-tax discount rate is 9.4% (2019: 9.5%). The annual growth rate after a five year period used is 3% (2019: 3%) as at 31 December 2020. The assumptions of annual revenue growth rates are determined based on expectation for the market development and is not expected to exceed the average long-term growth rate for the catering industry. Another key assumption for the value in use calculated is the budgeted gross profit and operating expenses, which is determined based on the recent performance.

Based on the result of the unexpected poor performance of the assessment, management of the Group determined that the recoverable amount is lower than the carrying amount. Based on the result of assessments, an impairment of HK\$ Nil (2019: HK\$ Nil) and HK\$1,769,000 (2019: HK\$ Nil) (note 16) has been recognised against the carrying amount of property, plant and equipment and right-of-use assets respectively.

The Group's buildings were valued on 31 December 2020 and 2019 by Roma Appraisals Limited, an independent qualified professional valuer not connected with the Group.

If buildings had not been revalued, they would have been included in these consolidated financial statements at historical cost less accumulated depreciation of HK\$79,285,000 (2019: HK\$81,284,000).

The Group has pledged buildings having carrying amounts of HK\$129,143,000 (2019: HK\$111,922,000), to secure general banking facilities granted to the Group.

For the year ended 31 December 2020

15. PROPERTY, PLANT AND EQUIPMENT (continued)

Details of the Group's buildings and information about the fair value hierarchy as at 31 December 2020 and 2019 are as follows:

	Carrying build 2020 HK\$'000	value of lings 2019 HK\$'000	Fair value hierarchy	Valuation technique(s and significant unobservable inputs)	Relationship of unobservable inputs to fair value
Industrial properties in the PRC	129,143	111,922	Level 3	Direct comparison method – based on price per square foot, using market observable comparable prices of similar properties ranging from HK\$3,003 to HK\$3,250 (2019: HK\$2,780 to HK\$3,029) per sq.ft, and adjusted taking into account of locations and other individual factors such as floor level, building age, size and conditions of the properties.		The higher the price per square feet, the higher the fair value.
						Fair value as at 31 December
					Level 3	3 2020
					HK\$'000) HK\$'000
Buildings in the PRC					129,143	3 129,143
						Fair value as at 31 December
					Level 3	3 2019
					HK\$'000) HK\$'000
Buildings in the PRC					111,922	2 111,922

There were no transfers into or out of level 3 during the year.







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16. RIGHT-OF-USE ASSETS

The Group's right-of-use assets comprise:

	Land use rights in the PRC under medium-term		
	leases	Property leases	Total
	HK\$'000	HK\$'000	HK\$'000
As at 31 December 2020			
Carrying amount	16,383		16,383
As at 31 December 2019			
Carrying amount	16,998	2,853	19,851
For the year ended 31 December 2020			
Depreciation charge	615	1,084	1,699
Impairment loss		1,769	1,769
For the year ended 31 December 2019			
Depreciation charge	615	2,097	2,712
Additions	_	2,932	

The right-of-use assets are charged to profit or loss over the respective term of the lease on a straight-line basis.

During the year, the Group leases property for own use. Lease contracts are entered into for fixed term of three years. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

As at 31 December 2020, the Group has pledged the land use rights of carrying amount of HK\$16,383,000 (2019: HK\$16,998,000) to secure general banking facilities granted to the Group.

For the year ended 31 December 2020

17. INVENTORIES

	2020	2019
	нк\$'000	HK\$'000
Raw materials Work in progress Finished goods	14,462 6,509 16,593	15,945 1,655 16,766
	37,564	34,366

During the year ended 31 December 2020, obsolete inventories amounting to approximately HK\$Nil (2019: HK\$866,000) were written down.

18. TRADE AND OTHER RECEIVABLES

	2020 HK\$'000	2019 HK\$'000
Trade receivables with normal credit terms Less: Allowance for ECL	176,536 (86,019)	192,941 (87,187)
	90,517	105,754
Trade receivables with extended credit terms Less: Allowance for ECL	58,208 (5,812)	74,426 (11,356)
	52,396	63,070
Total trade receivables, net of allowance for doubtful debts Less: Non-current portion of trade receivables with	142,913	168,824
extended credit terms	(4,855)	(5,742)
Current portion of trade receivables	138,058	163,082
Advances to suppliers Value-added tax recoverable	9,337 4,873	7,773 5,750
	14,210	13,523
Other receivables	85,805	105,332
	100,015	118,855
Trade and other receivables shown under current assets	238,073	281,937







For the year ended 31 December 2020

18. TRADE AND OTHER RECEIVABLES (continued)

The Group generally allows an average credit period of 30 days to 180 days to its trade on PCB customers and tradings of towers and electric cable customers with normal credit terms and credit period ranging from one year to ten years to its trade on LED lighting customers with extended credit terms which is based on the contractual repayment schedule. The following is an aging analysis of trade receivables with normal credit terms and trade receivables with extended credit terms, net of allowance for ECL respectively, presented based on the invoice date at the end of the reporting period, which approximated the respective revenue recognition dates:

	Extended c	redit terms	Normal cr	edit terms	To	tal
	2020	2019	2020	2019	2020	2019
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
0 – 30 days	_	_	28,241	20,622	28,241	20,622
31 – 60 days	_	_	19,982	27,240	19,982	27,240
61 – 90 days	-	_	10,267	14,489	10,267	14,489
91 – 180 days	-	_	23,665	32,372	23,665	32,372
Over 180 days	52,396	63,070	8,362	11,031	60,758	74,101
	52,396	63,070	90,517	105,754	142,913	168,824

For the year ended 31 December 2020

18. TRADE AND OTHER RECEIVABLES (continued)

For the year ended 31 December 2020

Movement in allowance for lifetime ECL that has been recognized for trade receivables with normal credit terms in accordance with the simplified approach set out in HKFRS 9 for the year ended 31 December 2020.

	HK\$'000
Balance as at 1 January 2019	85,448
Net allowance for ECL	1,739
Balance as at 31 December 2019 and 1 January 2020	87,187
Net allowance for ECL	(1,168)
Balance as at 31 December 2020	86,019

Notes:

i. Trade Receivables with Extended Credit Terms

At 31 December 2020, the balances represent the carrying amounts of trade receivables with extended credit terms of HK\$52,396,000 (2019: HK\$63,070,000) resulting from the sales of LED lighting products to external customers ("**LED Receivables**") which will mostly be settled by instalments ranging from one to ten years pursuant to the supply contracts. The fair value of the considerations recognised is determined using an imputed rate of interest.

At the end of the reporting period, the Group has LED Receivables which fall due as follows:

	2020	2019
	HK\$'000	HK\$'000
Within one year	47,541	57,328
In the second to fifth year inclusive	4,855	5,742
	52,396	63,070

Included in the trade receivables with extended credit terms are balances of HK\$23,776,000 (2019: HK\$27,706,000) receivable from certain government authorities in the PRC.







For the year ended 31 December 2020

18. TRADE AND OTHER RECEIVABLES (continued)

Notes: (continued)

Trade Receivables with Extended Credit Terms (continued)

Movement in allowance for lifetime ECL that has been recognized for trade receivables with extended credit terms in accordance with the simplified approach set out in HKFRS 9 Financial Instruments for the year ended 31 December 2020 and 2019.

	HK\$'000
Balance as at 1 January 2019	11,547
Net allowance for expected credit losses (Note)	(191)
Balance as at 31 December 2019 and 1 January 2020	11,356
Net allowance for expected credit losses (Note)	(5,544)
Balance as at 31 December 2020	5,812

Note: Reversal of allowance of ECL is due to the Group's recovery of receivables.

Movement in the Allowance of ECL

Movement in allowance for lifetime ECL that has been recognized for other receivable in accordance with the general approach set out in HKFRS 9 Financial Instruments for the year ended 31 December 2020.

	HK\$'000
	_
Balance as at 1 January 2019	8,417
Net allowance for ECL	17,391
Balance as at 31 December 2019 and 1 January 2020	25,808
Net allowance for ECL	27,965
Balance as at 31 December 2020	53,773

The trade and other receivables that are denominated in currencies other than the functional currencies of the relevant group entities are set out below:

	2020 HK\$'000	2019 HK\$'000
United States dollars ("US\$") Renminbi ("RMB")	30,475 96,382	42,844 99,656
	126,857	142,500

For the year ended 31 December 2020

19. PLEDGED BANK DEPOSITS/BANK BALANCES, DEPOSITS AND CASH

As at 31 December 2020, the pledged bank deposits comprise deposits for the issue of bills payable of HK\$41,771,000 (2019: HK\$14,768,000). The pledged bank deposits are classified as current assets because the bills payable being secured are due within one year.

Pledged bank deposits and bank balances and deposits with original maturity less than three months carry interest at market interest rates ranging from 0.01% to 0.3% (2019: 0.01% to 1.40%) per annum.

The pledged bank deposits and bank balances, deposits and cash that are denominated in currencies other than the functional currencies of the relevant group entities are set out below:

	2020	2019
	HK\$'000	HK\$'000
US\$	2,049	4,569
RMB	54,555	27,593
HK\$	4	3,586
	56,608	35,748

Included in the pledged bank deposits and bank balances, deposits and cash were amounts in RMB of approximately HK\$54,555,000 (2019: HK\$27,593,000) which were not freely convertible into other currencies.

As at 31 December 2020, there were bank balances of approximately HK\$8,868,000 freezed due to litigation. Please refer to Note 30 for details.







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20. TRADE, BILLS AND OTHER PAYABLES

(a) Trade and other Payables

The following is an aged analysis of trade payables presented based on the invoice date at the end of the reporting period.

	2020	2019
	HK\$'000	HK\$'000
0 – 30 days	9,541	12,930
31 – 60 days	9,741	11,894
61 – 90 days	9,730	12,933
91 – 180 days	14,782	20,850
Over 180 days	57,749	62,560
Total trade payables	101,543	121,167
Other payables (Note)	33,364	56,922
Accrued salaries and other accrued charges	17,613	20,147
	152,520	198,236

The credit period on purchases of goods ranged from 90 days to 120 days. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe.

Note: At the end of the reporting period, including in the Group's other payables is an amount of HK\$1,786,000 (2019: HK\$15,866,000) loan from other borrowers at interest rate of 18% (2019: 8% to 18%) and repaid in accordance with the terms of the loan agreements. During the year ended 31 December 2020, HK\$521,000 (2019: HK\$13,330,000) interests were paid and recognised in the finance cost of consolidated statement of profit or loss.

(b) Bills Payables

The bills payable are non-interest-bearing and are normally settled on credit terms ranging from 180 to 365 days.

The aged analysis of bills payable based on issue date of the bill at the end of the reporting period is as follows:

	2020 HK\$'000	2019 HK\$'000
	ΤΙΙΑ 000	τιιφ σσσ
0 – 30 days 31 – 60 days 61 – 90 days 91 – 180 days Over 180 days	33,703 5,800 2,928 28,088 46,717	817 14,895 14,282 - -
	117,236	29,994

For the year ended 31 December 2020

20. TRADE, BILLS AND OTHER PAYABLES (continued)

The trade, bills and other payables that are denominated in currencies other than the functional currencies of the relevant group entities are set out below:

	2020	2019
	HK\$'000	HK\$'000
US\$	4,232	3,520
RMB	230,035	126,662
	234,267	130,182

21.CONTRACT LIABILITIES

	2020	2019
	HK\$'000	HK\$'000
Receipts in advance from customers	13,938	10,825

	Total HK\$'000
Balance at 1 January 2019	14.263
Decrease in contract liability as a result of recognising revenues during the year that was included in the contract liabilities at the beginning of the year	(14,263)
	. , .
Increase in contract liabilities excluding amount recognised as revenue during the year	10,825
Balance at 31 December 2019 and 1 January 2020	10,825
Decrease in contract liability as a result of recognising revenues during the year that	
was included in the contract liabilities at the beginning of the year	(10,825)
Increase in contract liabilities excluding amount recognised as revenue during the year	13,938
Balance at 31 December 2020	13,938







For the year ended 31 December 2020

22. BANK BORROWINGS

	2020	2019
	HK\$'000	HK\$'000
Bank loans	154,762	144,444
Analysed as:		
Secured – Fixed rate borrowings Unsecured	154,762 -	144,444
	154,762	144,444
Corning amounts renewable within one year based on		
Carrying amounts repayable within one year based on scheduled payment dates set out in the loan agreements Carrying amounts not repayable within one year from the end of	-	144,444
the reporting period but contain a repayment on demand clause (shown under current liabilities)	154,762	_
	154,762	144,444
Less: Classification as current liabilities	(154,762)	(144,444)
Amounts shown under non-current liabilities	-	_
The carrying amount of bank borrowings that contain a repayment on demand clause (shown under current liabilities), but repayable		
within a period of more than two year but not exceeding five years	154,762	_

As at 31 December 2020, the bank borrowings were secured by assets of the Group which was disclosed in Note 31, corporate guaranteed by the Company and two subsidiaries.

As at 31 December 2019, the bank borrowings were secured by assets of the Group which was disclosed in Note 31.

The above bank borrowings that are denominated in currencies other than the functional currencies of the relevant group entities are set out below:

	2020	2019
	HK\$'000	HK\$'000
RMB	154,762	144,444

The ranges of interest rates on the Group's bank borrowings are as follows:

	2020	2019
Effective interest rates:		
Fixed-rate borrowings	4.85% to 5.30%	5.655% to 5.755%

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23. LEASE LIABILITIES

The Group's lease liabilities arise from the lease of properties of 3 years. Interest rate underlying for the lease was 6.97% per annum.

At 31 December 2020 and 2019, the Group had lease liabilities repayable as follows:

	202	20	2019)
	Present value of the minimum lease payments	Total minimum lease payments	Present value of the minimum lease payments	Total minimum lease payments
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Within 1 year After 1 year but within 2 years After 2 years but within 5 years	1,113 685 -	1,200 700 –	1,040 1,112 685	1,200 1,200 700
	1,798	1,900	2,837	3,100
Less: total future interest expenses		(102)		(263)
Present value of lease liabilities		1,798		2,837
Presented as: Non-current		685		1,797
Current		1,113		1,040
		1,798		2,837







For the year ended 31 December 2020

24. DEFERRED TAXATION

For the purpose of presentation in the consolidated statement of financial position, certain deferred tax assets and liabilities have been offset. The following is the analysis of the deferred tax balances for financial reporting purposes:

	2020 HK\$'000	2019 HK\$'000
Deferred tax liabilities	(17,733)	(12,856)

The following are the major deferred tax assets and liabilities recognised and movements thereon during the current and prior years.

	Revaluation of properties	Undistributable profits of PRC subsidiaries	Total
	HK\$'000	HK\$'000	HK\$'000
At 1 January 2019	(14,103)	(400)	(14,503)
Charge to other comprehensive income	1,647		1,647
At 31 December 2019 and 1 January 2020	(12,456)	(400)	(12,856)
Credited to other comprehensive income	(4,877)		(4,877)
At 31 December 2020	(17,333)	(400)	(17,733)

At 31 December 2020, the Group has unused tax losses of HK\$113,160,000 (2019: HK\$148,716,000) available for offset against future assessable profits. No deferred tax asset has been recognised in respect of such losses due to the unpredictability of future profit streams. The tax losses may be carried forward indefinitely.

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25. SHARE CAPITAL

	Number	of shares	Amo	ount
	2020	2019	2020	2019
	Number	Number		
	'000	'000	HK\$'000	HK\$'000
Authorised:				
Ordinary of shares of HK\$0.10 each		4 000 000		400.000
At 1 January	12,000,000	4,000,000	1,200,000	400,000
		0.000.000		000 000
Increase during the year (Note (i))	_	8,000,000		800,000
At 31 December	12,000,000	12,000,000	1,200,000	1,200,000
Issued and full paid:				
Ordinary shares of HK\$0.10 each				
At 1 January	2,718,237	2,265,198	271,824	226,520
Issue of new shares (Note (ii))	_	453,039	_	45,304
At 31 December	2,718,237	2,718,237	271,824	271,824

Note:

- (i) On 12 December 2019, the authorised share capital of the Company was increased from HK\$400,000,000 divided into 4,000,000,000 shares to HK\$1,200,000,000 divided into 12,000,000,000 shares by the creation of additional 8,000,000,000 shares of par value of HK\$0.10 each.
- (ii) On 21 February 2019, an aggregate of 453,039,495 subscription shares were allotted and issued to the share subscribers at the subscription price of HK\$0.10 per Subscription Share. The net proceeds from the Subscriptions were used for the Group's business development, investments, acquisition, repayment of loans and general working capital purposes. Details of the share subscriptions were disclosed in the Company's announcements dated 17 January 2019 and 21 February 2019.



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26. RESERVES

(a) PRC Statutory Reserve

As stipulated by the relevant PRC laws and regulations, certain subsidiaries of the Company in the PRC shall set aside certain percent of their net profit after taxation prepared in accordance with generally accepted accounting policies in the PRC for the PRC statutory reserve (except where the reserve balance has reached 50% of the paid-up capital of the respective enterprises). The reserve can only be used, upon approval by the board of directors of respective enterprises and by relevant authority, to offset accumulated losses or increase capital.

(b) Special Reserve

The special reserve represents the difference between the nominal value of the share capital issued by the Company and the nominal value of the share capital of subsidiaries acquired pursuant to the group reorganisation.

(c) Capital Contribution Reserve

The capital contribution reserve represents a fair value adjustment on non-current interest-free loan from a shareholder.

(d) Capital Redemption Reserve

The capital redemption reserve represents the aggregate par value of shares which have been repurchased and cancelled.

(e) Distributable Reserve

The Company has no distributable reserve available to shareholders at 31 December 2020 (2019: HK\$Nil).

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27. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

	Bank borrowings	Other borrowings	Lease liabilities	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	,		,	
At 1 January 2019	145,402	55,122	_	200,524
Addition to lease	_	_	4,950	4,950
Accrued interest	8,918	13,330	87	22,335
Interest paid	(8,918)	(13,330)	_	(22,248)
Financing cash inflows	228,544	65,332	_	293,876
Financing cash outflows	(229,502)	(104,588)	(2,200)	(336,290)
At 31 December 2019 and				
1 January 2020	144,444	15,866	2,837	163,147
		'		
Accrued interest	11,626	521	161	12,308
Interest paid	(11,626)	(521)	_	(12,147)
Financing cash inflows	238,096	_	_	238,096
Financing cash outflows	(227,778)	(14,080)	(1,200)	(243,058)
At 31 December 2020	154,762	1,786	1,798	158,346









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28. SHARE OPTION SCHEME

Old Share Option Scheme

The share option scheme of the Company which was adopted on 5 June 2006 (the "Old Share Option Scheme") had a life span of ten years and expired on 4 June 2016. Upon expiry of the Old Share Option Scheme, no further share option should be granted under the expired scheme but in all other respects the rules of the Old Share Option Scheme remain in full force and effect to the extent necessary to give effect to the exercise of any share options granted prior thereto or otherwise as may be required in accordance with the rules of the Old Share Option Scheme, and share options which were granted prior to the termination or expiry of the Old Share Option Scheme will continue to be valid and exercisable in accordance with the rules of the Old Share Option Scheme and their terms of issue.

As disclosed by the Company on 22 July 2016 and 20 December 2017, as a result of the completion of the open offer and rights issue on 25 July 2016 and 20 December 2017, respectively, the exercise price of the share options and the number of Shares to be allotted and issued upon the exercise of the share options granted under the Old Share Option Scheme were adjusted. Following the adjustment, the number of Shares issuable on exercise of the outstanding options under the Old Share Option Scheme became 30,992,575 Shares, representing 1.14% of the issued share capital of the Company on the date of this report.

New Share Option Scheme

Following the expiry of the Old Share Option Scheme, the Company adopted a new share option scheme at its extraordinary general meeting held on 19 August 2016 (the "New Share Option Scheme") with a life span of ten years. Under the terms of the New Share Option Scheme, the Board may, at its discretion, grant options to eligible participants to subscribe for Shares.

The New Share Option Scheme had a life span of ten years running from 19 August 2016 to 18 August 2026. Under the terms of the New Share Option Scheme, the Board may, at its discretion, grant options to Eligible Participants to subscribe for Shares. Initially, the maximum number of Shares which may be issued upon the exercise of all options to be granted under the New Share Option Scheme (the "Scheme Mandate Limit") was 90,225,766 Shares, being 10% of the Shares in issue as at the date of approval of the New Share Option Scheme on 19 August 2016. The maximum entitlement of each Eligible Participant in any 12-month period must not exceed 1% of the shares in issue, provided that the maximum entitlement for any grantee being a substantial shareholder or an independent non-executive director or their associates shall be capped at 0.1% of the shares in issue (or HK\$5 million in value based on the closing price of the shares underlying the options, whichever is higher). Any grant exceeding these individual limits shall be subject to shareholders' approval, with the relevant grantees and their associates abstaining from voting. The overall limit on the number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the New Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the Shares in issue from time to time.

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28. SHARE OPTION SCHEME (continued)

New Share Option Scheme (continued)

Unless otherwise determined by the Directors at their sole discretion, there is no requirement of a minimum period for which an Option must be held or any performance target which must be satisfied or achieved before such an Option can be exercised. An Option shall be exercisable at any time during an exercise period to be notified by the Board to each grantee, provided that no Option shall be exercisable later than ten years after its date of grant. The subscription price of the options must be at least the highest of: (a) the closing price of a Share as stated in the daily quotations sheet of the Stock Exchange on the date of grant which must be a business day; (b) the average of the closing prices of the Shares as shown on the daily quotations sheets of the Stock Exchange for the five Business Days immediately preceding the date of grant; and (c) the nominal value of a Share. HK\$1.00 is payable by each Eligible Participant to the Company on acceptance of an offer of an Option, which shall be paid within 21 days from the date of offer.

On 6 December 2017, the Company granted 90,000,000 share options under the New Share Option Scheme (the "2017 Options") to eligible participants at an exercise price of HK\$0.178 per share. All the 2017 Options lapsed without exercise on or before 31 December 2019. On 8 October 2019, the Company granted 220,000,000 share options under the New Share Option Scheme (the "2019 Options") to eligible participants at an exercise price of HK\$0.10 per share. As at the date of this report, the number of Shares issuable on exercise of the outstanding 2019 Options under the New Share Option Scheme were 219,000,000 Shares, representing 8.06% of the existing issued share capital of the Company.

At the annual general meeting of the Company held on 22 June 2020, the Scheme Mandate Limit was refreshed to allow the Company to grant up to the maximum of 271,823,697 Options, representing 10% of the Shares in issue on the date of approval of the refreshment. No Options were granted by the Company since then, and the number of Options available for grant remains at 271,823,697







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28. SHARE OPTION SCHEME (continued)

New Share Option Scheme (continued)

		Exercise price since 20 December 2017	At 1 January 2019 '000	Granted during the period	Reclassified during the period	Exercised during the period	Lapsed/ Forfeited during the period	At 31 December 2019	Granted during the period	Reclassified during the period	Exercised during the period	Lapsed/ Expired during the period	At 31 December 2020 (000	
Directors 6	6 December 2017 8 October 2019	0.178	10,000	11,000	1 1	1 1	(10,000)	11,000	1 1	1 1	1 1	(1,000)	- (Note 4) 10,000 (Note 5)	5)
Subtotal			10,000	11,000	1	1	(10,000)	11,000	1	1	1	(1,000)	10,000	
Consulants 2 2 6 6	29 November 2010 22 October 2014 6 December 2017 8 October 2019	2.316 0.854 0.178 0.100	1,903 15,870 34,000	22,000	1 1 1 1	1 1 1 1	- (34,000)	1,903 15,870 - 22,000	1 1 1 1	1 1 1 1	1 1 1 1	(1,903)	- (Note 1) 15,870 (Note 3) - (Note 4) 22,000 (Note 5)	1) 33 5)
Subtotal			51,773	22,000	1	1	(34,000)	39,773	1	1	1	(1,903)	37,870	
Employees 2 2 6 6	2 September 2011 22 October 2014 6 December 2017 8 October 2019	1.440 0.854 0.178 0.100	6,295 6,924 25,000	- 187,000	1 1 1 1	1 1 1 1	(25,000)	6,295 6,924 - 187,000	1 1 1 1	1 1 1 1	1 1 1 1	1 1 1 1	6,295 (Note 2) 6,924 (Note 3) - (Note 4) 187,000 (Note 5)	2) 33 51
Subtotal			38,219	187,000	1	1	(25,000)	200,219	1	1	1	1	200,219	
Total			39,992	220,000	1	1	(000'69)	250,992	1	'	1	(2,903)	248,089	
Exercisable at the end of the year			36,992					140,992					138,589	
Weighted average exercise price			0.45					0.22					0.16	

These options have vested (i) as to 30% on the date of grant of 29 November 2010; (ii) as to further 30% one year after the date of grant; and (iii) as to the remaining 40% two years after the date of grant. These options will expire on the 10th anniversary after the date of grant. As disclosed in the Company's announcement dated 20 December 2017, the exercise price of this series of options were adjusted from HK\$2.807 (before 20 December 2017) to HK\$2.316 (after 20 December 2017) as a result of the Company's one-for-one ights issue in 2017. Note 1:

Company's announcement dated 20 December 2017, the exercise price of this series of options were adjusted from HK\$1.747 (before 20 December 2017) to HK\$1.440 (after 20 These options have vested (i) as to 25% on 2 March 2012 (i.e. six months after the date of grant); (ii) as to further 25% on 2 March 2013; (iii) as to further 25% on 2 March 2014; and (iv) as to the remaining 25% on 2 March 2015. These options will expire on the 10th anniversary after the date of grant, i.e. on 2 September 2021. As disclosed in the December 2017) as a result of the Company's one-for-one rights issue in 2017. Note 2:

Options are exercisable on or after the date of grant of 22 October 2014. These options will expire on the 10th anniversary after the date of grant. As disclosed in the Company's announcement dated 20 December 2017, the exercise price of this series of options were adjusted from HK\$1.035 (before 20 December 2017) to HK\$0.854 (after 20 December 2017) as a result of the Company's one-for-one rights issue in 2017. Note 3:

These options have vested (i) as to 50% from 1 January 2018; and (ii) as to further 50% from 1 January 2019. These options have expired on 31 December 2019. Note 4:

These options are vesting (i) as to 50% from 8 October 2019; and (ii) as to further 50% from 1 January 2021. These options will expire on 31 December 2021 Note 5:

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28. SHARE OPTION SCHEME (continued)

The Group recognised a share-based payment of HK\$1,065,000 during the year ended 31 December 2020 (2019: HK\$1,525,000).

The fair value of equity-settled share options during the year was estimated as at the date of grant, using a binomial model, taking into account the terms and conditions upon which the options were granted. The following table lists the inputs to the model used:

	2019
	Grant date
	8-10-2019
Dividend yield (%)	_
Expected volatility (%)	85
Risk-free interest rate (%)	1.61
Expected life of options (years)	2.4
Weighted average share price (HK\$ per share)	0.045

The expected life of the options is based on the historical exercising record and is not necessarily indicative of the exercise patterns that may occur. The volatility was referenced to the annualised volatility of the historical share prices of the Company with similar tenor as the life of the option, which may also not necessarily be the actual outcome.

No other feature of the options granted was incorporated into the measurement of fair value.

29. 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 shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of debt, which includes the borrowings disclosed in Note 22, and equity attributable to owners of the Company as disclosed in the consolidated statement of changes in equity.

The directors of the Company review the capital structure regularly. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors of the Company, the Group will balance its overall capital structure through the payment of dividends, issue of new shares and share buy-back as well as the issue of new debt or the redemption of existing debt.







For the year ended 31 December 2020

30. FINANCIAL INSTRUMENTS

(a) Categories of Financial Instruments

	2020	2019
	HK\$'000	HK\$'000
Financial assets		
Amortised cost (including cash and cash equivalents)	295,603	311,365
Financial liabilities		
Amortised cost	426,316	375,511

(b) Financial Risk Management Objectives and Policies

The Group's major financial instruments include trade and other receivables, pledged bank deposits, bank balances, deposits and cash, trade and other payables, bills payables, lease liabilities and bank borrowings. Details of these financial instruments are disclosed in the respective notes. The risks associated with these financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to initiate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

(i) Currency risk

The Group operates in Hong Kong and the PRC with most of the transactions denominated and settled in US\$, HK\$ and RMB. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations. The management do not expect the net foreign currency risk from these activities to be significant and hence; the Group do not precriting hedge the foreign exchange risks. The Group periodically review liquid assets and liabilities held in currencies other than the functional currencies of the respective subsidiaries to evaluate its foreign exchange risk, exposure and with consider hedging significant foreign currency exposure should the need arise.

The carrying amounts of the monetary assets and liabilities that are denominated in currencies other than the functional currencies of the relevant group entities at the reporting date are as follows:

	2020	2019
	HK\$'000	HK\$'000
Assets		
US\$	32,524	47,413
RMB	150,937	127,249
HK\$	4	3,586
Liabilities		
US\$	4,232	2,221
RMB	384,797	358,083

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30. FINANCIAL INSTRUMENTS (continued)

(b) Financial Risk Management Objectives and Policies (continued)

Market risk (continued)

(i) Currency risk (continued)

Sensitivity analysis

The Group's currency risk is mainly concentrated on the fluctuation of US\$ and RMB.

Since HK\$ is pegged to US\$, the Group does not expect any significant movement in US\$/HK\$ exchange rate. If the HK\$ weakened by 2% (2019: 2%) against RMB, the Group's loss for the year ended 31 December 2020 would increase by HK\$3,508,000 (2019: increase by HK\$4,617,000). If the HK\$ strengthened by 2% (2019: 2%) against RMB, there would be an equal and opposite impact on the loss for the year. No sensitivity analysis for HK\$ against RMB is presented as management considered that it is not significant. Management will monitor foreign exchange exposure to mitigate the foreign currency risk.

(ii) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed-rate bank borrowings and interest bearing other borrowing (see Notes 20 and 22 for details of these borrowings).

The Group is also exposed to cash flow interest rate risk in relation to its bank balances (see Note 19 for details) and its fixed-rate bank borrowings and other borrowing (see Notes 20 and 22 for details of these borrowings). The Group currently does not have any interest rate hedging policy. Management will also consider hedging significant interest rate exposure should the needs arise.

The Group's exposures to interest rates on financial liabilities are detailed in the liquidity risk management section of this note. The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of interest rates on bank balances. The Group considered interest rate risk on bank balances is insignificant.









For the year ended 31 December 2020

30. FINANCIAL INSTRUMENTS (continued)

Financial Risk Management Objectives and Policies (continued)

Credit risk

As at 31 December 2020, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The Group has concentration of credit risk on certain major customers of the electronics industry. At the end of the reporting period, the five largest receivable balances accounted for approximately 26% (2019: 31%) of the trade receivables with normal credit terms and the largest trade receivable attributable to the Group's trade receivables with normal credit terms was approximately 10% (2019: 15%). The major customers are located in Hong Kong ("HK") and the PRC and are mainly engaged in the manufacturing and trading of consumer electronics. The five largest customers under normal credit terms have continuous repayment history and credit quality with reference to the track records of these customers under internal assessment by the Group.

The Group also has concentration of credit risk on certain major customers of the LED lighting industry. At the end of the reporting period, the five largest receivable balances accounted for approximately 70% (2019: 62%) of the trade receivables with extended credit terms and the largest trade receivable attributable to the Group's trade receivables with extended credit terms was approximately 26% (2019: 25%). The major customers are located in the PRC including certain government authorities in the PRC and corporations which are mainly engaged in the construction industry. The trade receivables from certain government authorities in the PRC accounted for approximately 45% (2019: 44%) of the trade receivables with extended credit terms.

In order to minimise the credit risk, management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

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30. FINANCIAL INSTRUMENTS (continued)

(b) Financial Risk Management Objectives and Policies (continued)

Credit risk (continued)

The Group applies the simplified approach to provide for ECL prescribed by HKFRS 9 *Financial Instruments*, which permits the use of the lifetime ECL provision for all trade receivables. To measure the ECL, trade receivables have been grouped based on shared credit risk characteristics. The Group has performed historical analysis and identified the key economic variables impacting credit risk and ECL. It considers available reasonable and supportive forwarding-looking information.

	0 to 30 days	31 to 60 days	61 to 90 days	91 to 180 days	Over 180 days	Total
As at 31 December, 2020 ECL rate Gross carrying amount (HK\$'000)	0.09% 28,266	0.13% 20,006	0.68% 10,331	1.09% 23,925	60.08% 152,216	234,744
Lifetime ECL (HK\$'000)	(25)	(26)	(70)	(260)	(91,450)	(91,831)
	28,241	19,980	10,261	23,665	60,766	142,913

	0 to 30 days	31 to 60 days	61 to 90 days	91 to 180 days	Over 180 days	Total
As at 31 December, 2019						
ECL rate	0.08%	0.11%	0.62%	1.06%	56.96%	
Gross carrying amount (HK\$'000)	20,639	27,271	14,580	32,720	172,157	267,367
Lifetime ECL (HK\$'000)	(17)	(31)	(91)	(348)	(98,056)	(98,543)
	20,622	27,240	14,489	32,372	74,101	168,824

As at 31 December 2020, trade receivables that are individually significant have been separately assessed for impairment. The Group makes periodic assessments on the recoverability of the receivables based on the background and reputation of the customers, historical settlement records and past experience.







For the year ended 31 December 2020

30. FINANCIAL INSTRUMENTS (continued)

(b) Financial Risk Management Objectives and Policies (continued)

Credit risk (continued)

Other receivables

	As at 31 December 2020					
	Stage 1	Stage 2	Stage 3	Total		
	HK\$'000	HK\$'000	HK\$'000	HK\$'000		
Other receivables, gross	97,221	-	42,357	139,578		
Less: Lifetime ECL on other receivables	(11,416)	_	(42,357)	(53,773)		
Other receivables, net	85,805	_	-	85,805		

	As at 31 December 2019						
	Stage 1	Stage 2	Stage 3	Total			
	HKS'000	HKS'000	HKS'000	HKS'000			
Other receivables, gross	38,465	92,675	-	131,140			
Less: Lifetime ECL on other receivables	(5,249)	(20,559)	-	(25,808)			
Other receivables, net	33,216	72,116	-	105,332			

Movements for ECL of other receivables are as follows:

	Stage 1	Stage 2	Stage 3	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1 January 2019	8,417	_	_	8,417
Allowance for ECL on other receivables	(3,168)	20,559	_	17,391
At 31 December 2019				
and 1 January 2020	5,249	20,559	_	25,808
Allowance for ECL on other receivables	6,167	_	21,798	27,965
Transfer of stages	_	(20,559)	20,559	_
As at 31 December 2020	11,416	-	42,357	53,773

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30. FINANCIAL INSTRUMENTS (continued)

(b) Financial Risk Management Objectives and Policies (continued)

Credit risk (continued)

Other receivables (continued)

Other receivables are categorised into the following stages by the Group:

Stage 1

Other receivables have not experienced a significant increase in credit risk since origination and impairment recognised on the basis of 12 months ECL (12-month ECLs).

Stage 2

Other receivables to customers have experienced a significant increase in credit risk since origination and impairment is recognised on the basis of lifetime ECL (Lifetime ECLs non credit-impaired).

Stage 3

Other receivables that are in default and considered credit impaired (Lifetime ECLs credit-impaired).

In assessing whether the credit risk of other receivables has increased significantly since initial recognition, the Group compares the risk of default occurring on the other receivables assessed at the reporting date with that assessed at the date of initial recognition. In making this reassessment, the Group considers that a default event occurs when (i) the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or (ii) the financial asset is past due for more than 90 days. The Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- an actual or expected significant deterioration in other receivables's external or internal credit rating (if available);
- existing or forecast changes in the technological, market, economic or legal environment that have a significant adverse effect on the debtor's ability to meet its obligation to the Group; and
- the financial asset is past due.







For the year ended 31 December 2020

30. FINANCIAL INSTRUMENTS (continued)

(b) Financial Risk Management Objectives and Policies (continued)

Credit risk (continued)

Pledged bank deposit and bank balance, deposit and cash

The credit risk on pledged bank deposit and bank balance, deposit and cash are limited because the majority of the counterparties are bank with high credit-ratings assigned by International credit-ratio agencies. The Group has no other significant concentration of credit risk.

Liquidity risk

In the management of the 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 fluctuations in cash flows

The Group has net current liabilities of HK\$164,149,000 as at 31 December 2020 (2019: net current liabilities of HK\$94,641,000).

The following table details the Group's remaining contractual maturity for its financial liabilities based on the agreed repayment terms. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. Specifically, bank loans with a repayment on demand clause are included in the earliest time band regardless of the probability of the banks choosing to exercise their rights. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates. The table includes both principal and interest cash outflows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period.

	Weighted average effective interest rate %	On demand HK\$'000	Within 1 year HK\$'000	1–2 years HK\$'000	2–3 years HK\$'000	Over 3 years HK\$'000	Total undiscounted cash flow HK\$'000	Carrying amount HK\$'000
2020								
Non-derivative financial liabilities								
Trade and other payables	18.0	-	154,627	-	-	-	154,627	152,520
Bills payable	-	-	117,236	-	-	-	117,236	117,236
Lease liabilities	6.97	-	1,200	700	-	-	1,900	1,798
Bank borrowings								
- fixed-rate	5.06	154,762	-	-	-	-	154,762	154,762
		154,762	273,063	700	-	-	428,525	426,316

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30. FINANCIAL INSTRUMENTS (continued)

(b) Financial Risk Management Objectives and Policies (continued)

Liquidity risk (continued)

	Weighted average effective interest rate %	On demand HK\$'000	Within 1 year HK\$'000	1–2 years HK\$'000	2–3 years HK\$'000	Over 3 years HK\$'000	Total undiscounted cash flow HK\$'000	Carrying amount HK\$'000
2019								
Non-derivative financial liabilities								
Trade and other payables	13.1	-	200,314	-	-	-	200,314	198,236
Bills payable	-	-	29,994	-	-	-	29,994	29,994
Lease liabilities	6.97	-	1,200	1,200	700	-	3,100	2,837
Bank borrowings								
- fixed-rate	5.70		152,677			_	152,677	144,444
		-	384,185	1,200	700	-	386,085	375,511

Bank borrowings with a repayment on demand clause are included in the "on demand" time band in the above maturity analysis. As at 31 December 2020, the aggregate carrying amounts of these bank borrowings amounted to HK\$154,762,000 (2019: HK\$NiI). Taking into account the Group's financial position, the management does not believe that it is probable that the banks will exercise their discretionary rights to demand immediate repayment. The management believes that such bank borrowings will be repaid two years after the end of the reporting period in accordance with the scheduled repayment dates set out in the loan agreements, details of which are set out in the table below:

Maturity Analysis – Bank loans with a repayment on demand clause based on scheduled repayments

	Less than 1 year	1-2 years	2-3 years	Over 3 years	Total undiscounted cash outflows	Carrying amount
	HK'000	HK'000	HK'000	HK'000	HK'000	HK'000
31 December 2020	-	_	179,464	-	179,464	154,762
31 December 2019	_	-	_	-	-	-







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30. FINANCIAL INSTRUMENTS (continued)

(c) Fair Value

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date:
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

31. PLEDGED OF ASSETS

At the respective end of the reporting periods, the following assets were pledged to banks and other borrowers to secure general banking facilities granted to the Group:

	2020	2019
	HK\$'000	HK\$'000
Buildings	129,143	111,922
Pledged bank deposits	41,771	14,768
Right-of-use assets	16,383	16,998
	187,297	143,688

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32. RETIREMENT BENEFITS SCHEMES

The Group operates a Mandatory Provident Fund Scheme (the "MPF Scheme") for all qualifying employees in Hong Kong. The MPF Scheme is a registered scheme under the MPF Schemes Ordinance. The assets of the MPF Scheme are held separately from those of the Group in funds under the control of an independent trustee. Under the rules of the MPF Scheme, the employers and their employees are each required to make contributions to the MPF Scheme at a rate specified in the rules. The only obligation of the Group with respect to the MPF Scheme is to make the required contributions under the MPF Scheme. The Group contributes 5% of relevant payroll costs to the scheme, which contribution is matched by employees and capped at HK\$1,500 per month. No forfeited contribution is available to reduce the contribution payable in the future years.

The retirement benefit scheme contributions arising from the MPF Scheme charged to profit or loss represent contributions payable to the funds by the Group at rates specified in the rules of the MPF Scheme.

The employees employed by the entities in the PRC are members of the state-managed retirement benefit schemes operated by the PRC government. The PRC entities are required to contribute a certain percentage of their payroll to the retirement benefit schemes to fund the benefits. The only obligation of the Group with respect to the retirement benefit schemes operated by the PRC government is to make the specific contributions under the schemes.

33. MATERIAL RELATED PARTY TRANSACTIONS

Save as disclosed elsewhere in this annual report, the Group entered the following material related party transactions:

Related Party Transactions

Compensation of key management personnel

The remuneration of key management for the Group (representing directors and the chief executive officer) during the year are set out as follows:

	2020	2019
	HK\$'000	HK\$'000
Short-term benefits	2,777	2,277
Post-employment benefits	66	57
Share-based payments	55	77
	2,898	2,411



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34. SEGMENTAL INFORMATION

The Group determines its operating segment based on the reports reviewed by the chief operating decision maker for making strategic decisions. The Group is engaged in the manufacturing and trading of PCB and LED lighting and trading of towers and electric cable and the information reported to the chief operating decision maker was analysed based on the three types of PCB, LED lighting and trading of towers and electric cable which represent the operating segments of the Group.

Specifically, the Group's reportable and operating segments under HKFRS 8 are as follows:

- Manufacturing and trading of Single-sided PCB ("Single-sided PCB")
- Manufacturing and trading of Double-sided PCB ("Double-sided PCB")
- Manufacturing and trading of Multi-layered PCB ("Multi-layered PCB")
- Manufacturing and trading of LED lighting
- Trading of tower and electric cable

No information of segment assets and liabilities is available for the assessment of performance of different operating segments. Therefore, only segment turnover and segment results are presented.

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34. SEGMENTAL INFORMATION (continued)

Segment Turnover and Results

The following is an analysis of the Group's turnover and results by reportable and operating segment.

	2020 HK\$'000	2019 HK\$'000
TURNOVER – external sales		
Single-sided PCB	59,420	83,113
Double-sided PCB	143,794	145,745
Multi-layered PCB	34,358	45,619
LED lighting	-	_
Tradings of tower and electric cable	-	
Total	237,572	274,477
RESULTS		
Segment losses		
– Single-sided PCB	(10,431)	(25,664)
 Double-sided PCB 	(25,243)	(37,615)
- Multi-layered PCB	(6,032)	(8,566)
– LED lighting	(3,856)	(6,303)
- Trading of tower and electric cable	(21,938)	(18,675)
	(67,500)	(96,823)
Other income	10,064	4,962
Central administrative costs	(5,732)	(4,547)
Finance costs	(12,308)	(24,114)
Loss before tax	(75,476)	(120,522)

The accounting policies of the operating segments are the same as the Group's accounting policies. Segment loss represents the loss incurred by each segment after allocation of selling and administrative staff cost with reference to turnover and without allocation of certain other income, central administrative costs (mainly including audit fee, exchange loss and depreciation of property, plant and equipment for administrative purpose) and finance costs. This is the measure reported to the Group's chief operating decision maker for the purposes of resource allocation and performance assessment.







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34. SEGMENTAL INFORMATION (continued)

Other Segment Information

Amounts included in the measure of segment results:

	2020	2019
	HK\$'000	HK\$'000
Depreciation		
- Single-sided PCB	2,562	4,008
- Double-sided PCB	6,199	5,875
- Multi-layered PCB	1,481	1,338
– LED lighting	-	_
- Trading of tower and electric cable	-	
	10,242	11,221
- Unallocated	1,174	2,120
	11,416	13,341
Impairment loss recognised/(reversal)		
in respect of trade and other receivables		
- Single-sided PCB	1,239	187
– Single-sided FCB– Double-sided PCB	2,999	274
- Multi-layered PCB	717	62
- LED lighting	(5,524)	(191)
Trading of tower and electric cable	21,822	18,607
- mading of tower and electric capie	21,022	10,007
	01.050	10.000
	21,253	18,939
Write-down of inventories		
- Single-sided PCB	-	203
Double-sided PCB	_	555
– Multi-layered PCB	-	108
 LED lighting 	-	_
- Trading of tower and electric cable	_	_
	_	866

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34. SEGMENTAL INFORMATION (continued)

Geographical Information

Detailed below is information about the Group's turnover from external customers and information about its non-current assets (excluding trade receivables with extended credit terms), analysed by their geographical location: Group's operations are located in HK and the PRC.

		ternal customers ed 31 December	Non-current assets As at 31 December		
	2020	2019	2020	2019	
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
Asia:					
HK	40,729	43,360	1,199	2,904	
Taiwan	5,056	8,148	-	_	
The PRC (other than HK and Taiwan)	145,168	168,235	176,964	158,158	
Other Asian countries	_	1,710	_	_	
Europe:					
Austria	3,831	5,496	_	_	
Hungary	12,391	14,367	_	_	
Turkey	26,687	26,360	_	_	
France	964	1,766	_	_	
Germany	1,235	1,477	_	_	
Other European countries	1,109	3,558	_	_	
Others	402	_	-	_	
	237,572	274,477	178,163	161,062	

The non-current assets excluded trade receivables with extended credit terms.

Information About Major Customers

No customer of Group has individually contributed 10% or more of the Group during the year 2020 and no information about major customer is presented accordingly.







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35. SUMMARISED FINANCIAL INFORMATION OF THE COMPANY

	2020	2019
	HK\$'000	HK\$'000
ASSETS		
Investments in subsidiaries	85,878	85,878
Amounts due from subsidiaries	-	_
Other receivables	-	1,157
Bank balances and cash	454	961
	86,332	87,996
LIABILITIES		
Amounts due to subsidiaries	82,925	69,338
Other payables	3,044	3,763
	85,969	73,101
Net assets	363	14,895
CAPITAL AND RESERVES		
Share capital	271,824	271,824
Reserves (note)	(271,461)	(256,929)
	363	14,895

The financial statements were approved and authorised for issue by the Board of Directors on 26 March 2021 and are signed on its behalf by:

Zeng **Y**ongguang *Executive Director*

Guo Jun Hao *Executive Director*

For the year ended 31 December 2020

35. SUMMARISED FINANCIAL INFORMATION OF THE COMPANY (continued)

Reserves of the Company:

	Share premium	Capital redemption	Share option reverse	Capital contribution reserve	Contributed surplus	Accumulated (losses)/ profit	Total reserve
1 January 2019	566,877	470	26,319	1,893	145,058	(885,430)	(144,813)
Loss and total comprehensive expense of the year	-	-	_	_	-	(113,641)	(113,641)
Share-based payment	-	-	1,525	-	-	_	1,525
Release upon lapse of share option	_		(5,096)	-		5,096	
At 31 December 2019 and 1 January 2020	566,877	470	22,748	1,893	145,058	(993,975)	(256,929)
Loss and total comprehensive expense of the year	_	_	_	_	_	(11,178)	(11,178)
Share-based payment	_	_	1,065	_	_	_	1,065
Lapse/expiry of share option	_	_	(4,419)	_			(4,419)
At 31 December 2020	566,877	470	19,394	1,893	145,058	(1,005,153)	(271,461)

Note: The capital contribution surplus of the Company represents the difference between the underlying net assets of Tat Chun Printed Circuit Board Company Limited and Tat Chun PCB International Company Limited acquired by the Company under the group reorganisation and the nominal amount of the ordinary shares issued by the Company in exchange thereof.







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36. LITIGATION

- (a) The Company was informed by its legal advisers that a writ of summons dated 10 May 2016 under Hong Kong High Court Action No. 1228/2016 (the "Legal Action") was filed by Mr. Li Jian Chao ("Mr. Li"), seeking to claim from the Company an alleged outstanding special bonus payment in the amount of HK\$1,640,000. Mr. Li was formerly the chief executive officer and executive director of the Company before he resigned on 5 June 2015. On 12 July 2016, the Company filed a defence and counterclaim against Mr. Li (re-amended on 3 May 2018, the "Counterclaim"), whereby the Company denied (inter alia) that Mr. Li is entitled to the alleged amount and counterclaimed from Mr. Li (inter alia) a total sum of HK\$5,240,000, being wrongful receipts by Mr. Li based on certain invalid resolutions purportedly passed by the Board between 31 December 2014 and 4 June 2015, and/ or damages for breach of fiduciary duties by Mr. Li when he was a director of the Company between 1 September 2014 and 5 June 2015. The Company will continue to uphold its rights in the Legal Action and the Counterclaim. In the meantime, the Board considers that the Legal Action and the Counterclaim are unlikely to result in any material adverse effect to the Company's operations or financial position. Further details relating to the Legal Action and Counterclaim are more particularly set out in the Company's announcements dated 13 May and 14 July 2016.
- (b) During the Year, the Company's operating subsidiaries in the PRC were involved in various litigations as defendants due to disputes in ordinary businesses with suppliers, contractors and ex-employees, including: (a) claims in the total amounts of approximately RMB8,514,000 which were already settled subsequent to the end of the reporting period and the full amount of approximately RMB8,514,000 were recognised as trade and other payable in the consolidated statement of financial position as at 31 December 2020; and (b) claims in the total amounts of RMB4,477,000 which were still undergoing legal processes. As a prudent measure, full amount of RMB4,477,000 were recognised as trade and other payables as at 31 December 2020 in the consolidated statement of the financial position. The claims have been accompanied by asset-preservation orders imposed on bank accounts of our PRC subsidiaries for the total amounts of approximately HK\$8,868,000, equivalent to approximately RMB7,499,000 as at 31 December 2020. These litigations were drawn to the attention of the Directors who, after considering the banking and other borrowing facilities available to the Group and the cashflow projection prepared by the group finance department, are of the view that the Group should have sufficient funding to meet these liabilities if the claims are successful. The Directors also discussed with its subsidiary management to explore ways to expedite internal payment approval processes and payable settlement cycles.

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37. PRINCIPAL SUBSIDIARIES OF THE COMPANY

Particulars of the Company's principal subsidiaries are set out below:

	Place of Incorporation/	Issued and fully paid share capital/			nal value of iss pital held by th		
Name of subsidiary	operation	registered capital	Dire	ectly	Indir	ectly	Principal activities
			2020	2019	2020	2019	
Tat Chun PCB International Company Limited 達進電路版國際有限公司	НК	Ordinary shares HK\$10,000	100%	100%	-	-	Investment holding
Tat Chun Printed Circuit Board Company Limited 達進電路版有限公司	НК	Ordinary shares HK\$600,000	100%	100%	-	-	Trading of printed circuit boards
TC Hong Kong Electric Company Limited 達進香港電子有限公司	НК	Ordinary shares HK\$1	100%	100%	-	-	Trading of printed circuit boards
Zhongshan Tat Chun Printed Circuit Board Company Limited 中山市達進電子有限公司	The PRC (note i)	Registered capital HK\$236,500,000	-	-	100%	100%	Manufacturing and trading of printed circuit boards
Guangdong Tat Chun 廣東達進電子科技有限公司	The PRC (notes ii & iii)	Registered capital HK\$417,676,502 Paid up capital HK\$265,008,609	55.5%	55.5%	45.5%	45.5%	Manufacturing and trading of printed circuit boards
達進東方照明 (深圳) 有限公司	The PRC (note ii)	Registered capital HK\$113,827,000	-	-	70%	70%	Manufacturing and trading of LED lighting
達進東方能源管理(啟東)有限公司	The PRC (note i)	Registered capital HK\$62,121,300	-	-	100%	100%	Trading of LED lighting
吳川榮森貿易有限公司	The PRC	Registered capital HK\$595,000 Paid up capital HK\$303,450	-	_	51%	51%	Trading of tower and electric cable







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37. PRINCIPAL SUBSIDIARIES OF THE COMPANY (continued)

Notes:

- (i) The companies are wholly foreign-owned enterprises established in the PRC.
- (ii) The company is a sino-foreign equity joint ventures.
- (iii) As at 31 December 2020, the Group had capital commitment in respect of capital not yet injected into a PRC subsidiary amounted to HK\$145,024,516 (2019: HK\$146,194,439).

None of the subsidiaries had any debt securities outstanding at the end of the year, or at any time during the year.

The above table includes the subsidiaries of the Company which, in the opinion of the directors, principally affected the results or assets and liabilities of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

Details of Non-Wholly Owned Subsidiaries that have Material Non-Controlling Interests

Details of 達進東方照明 (深圳) 有限公司 ("**TC Orient (SZ)**") and 吳川榮森貿易有限公司 ("**RS**"), non-wholly owned subsidiary with material non-controlling interests, and other individually immaterial subsidiaries with non-controlling interests are set out below.

	2020	2019
	HK\$'000	HK\$'000
Loss allocated to non-controlling interest of TC Orient (SZ) (note a)	1,026	2,910
Loss allocated to non-controlling interest of RS (note b)	21	501
Individually immaterial subsidiaries	78	14,265
	1,125	17,676
Accumulated non-controlling interests TC Orient (SZ) (note a)	(7,524)	(5,914)
Accumulated non-controlling interests of RS (note b)	(29,429)	(29,417)
Individually immaterial subsidiaries	(19,566)	(21,305)
	(56,519)	(56,636)

Summarised financial information in respect to TC Orient (SZ) and RS are set out below. The summarised financial information below represents the amounts before intra-group eliminations.

For the year ended 31 December 2020

37. PRINCIPAL SUBSIDIARIES OF THE COMPANY (continued)

(a) TC Orient (SZ)

	2020 HK\$'000	2019 HK\$'000
	11κφ 000	11114 000
Current assets	249,268	257,871
Non-current assets	76,419	77,307
Current liabilities	337,060	341,185
Total equity	(11,373)	(6,007)
Revenue	-	
Expenses	(3,420)	(9,700)
Loss for the year	(3,420)	(9,700)
Other comprehensive income for the year	(1,946)	2,592
Total comprehensive loss for the year	(5,366)	(7,108)
Net cash inflow from operating activities	(413)	9,658
Net cash inflow from investing activities	_	_
Net cash outflow from financing activities	-	(10,556)
Net cash (outflow)/inflow	(413)	(898)







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37. PRINCIPAL SUBSIDIARIES OF THE COMPANY (continued)

(b) 吳川榮森貿易有限公司 ("RS")

	2020 НК\$'000	2019 HK\$'000
Current assets	2,708	2,764
Non-current assets	-	
Current liabilities	61,977	62,008
Total equity	(59,269)	(59,244)
Revenue	_	
Expenses	(43)	(1,023)
Loss for the year	(43)	(1,023)
Other comprehensive (loss)/income for the year	18	(210)
Total comprehensive loss for the year	(25)	(1,233)
Net cash outflow from operating activities	(127)	(4,764)
Net cash inflow from investing activities	_	_
Net cash inflow from financing activities	_	_
Net cash outflow	(127)	(4,764)

38. NON-CASH TRANSACTION

During the year, the share-based payment recognised was approximately HK\$1,065,000.

39. EVENT AFTER THE REPORTING PERIOD

The Company's announcement dated 2 February 2021, the Company will implement the (i) proposed development at the development site at Gaoping Boulevard, Sanjiao Town, Zhongshan City, Guangdong Province, the PRC which is adjacent to the Group's existing production plant and (ii) Zhongshan Tat Chun Electronics Co., Ltd., an indirect wholly-owned subsidiary of the Company, entered into the strategic cooperative agreement with 深圳市穩毅實業有限公司 (Shenzhen Wenyi Industrial Co., Ltd.). For details, please refer to the Company announcement dated 2 February 2021.

FINANCIAL SUMMARY

For the year ended 31 December 2020

RESULTS

		Year	ended 31 Dece	mber	
	2016	2017	2018	2019	2020
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Turnover	395,450	559,443	340,415	274,477	237,572
Loss for the year	(92,522)	(98,458)	(133,768)	(120,572)	(75,476)

ASSETS AND LIABILITIES

	As at 31 December					
	2016	2017	2018	2019	2020	
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
Total assets	922,392	894,955	667,532	520,308	525,540	
Total liabilities	(657,027)	(598,748)	(530,867)	(462,798)	(525,089)	
Total equity	265,365	296,207	136,665	57,510	451	
Equity attributable to owners of						
the Company	265,505	302,727	175,981	114,146	56,970	
Non-controlling interests	(140)	(6,520)	(39,316)	(56,636)	(56,519)	
	265,365	296,207	136,665	57,510	451	