

Incorporated in the Cayman Islands with Limited Liability 於開曼群島註冊成立的有限公司



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Company Information

公司資料

REGISTERED OFFICE

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

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN SINGAPORE

51 Ubi Avenue 1 #02-17/18 Paya Ubi Industrial Park Singapore 408933

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 912, 9/F Two Harbourfront 22 Tak Fung Street, Hunghom Kowloon, Hong Kong

COMPANY'S WEBSITE

www.fuchangroup.com

COMPANY SECRETARY

Mr. Man Yun Wah ACG, HKACG

AUTHORISED REPRESENTATIVES

Mr. Chu Chee Keong (Zhu Zhiqiang) Mr. Man Yun Wah *ACG*, *HKACG*

COMPLIANCE OFFICER

Mr. Chu Chee Keong (Zhu Zhiqiang)

COMPLIANCE ADVISER

HeungKong Capital Limited Suite 622, Ocean Centre Harbour City Tsim Sha Tsui Kowloon, Hong Kong

註冊辦事處

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

總部及新加坡主要營業地點

51 Ubi Avenue 1 #02-17/18 Paya Ubi Industrial Park Singapore 408933

香港主要營業地點

香港九龍 紅磡德豐街22號 海濱廣場二座 9樓912室

公司網站

www.fuchangroup.com

公司秘書

文潤華先生ACG, HKACG

授權代表

朱志強先生 文潤華先生*ACG, HKACG*

合規主任

朱志強先生

合規顧問

香江資本有限公司香港九龍 尖沙咀 海港城 海洋中心622室

Company Information (Continued) 公司資料(續)

EXECUTIVE DIRECTORS

Ms. Chu Pek Si (Zhu Peishi)

Mr. Chu Chee Keong (Zhu Zhiqiang)
(Chairman and Chief Executive Officer)
Ms. Leow Poh Hoon (Liao Baoyun)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Wong Loke Tan Mr. Mah Seong Kung Mr. Ng Yong Hwee

AUDIT COMMITTEE

Mr. Mah Seong Kung *(Chairman)* Mr. Wong Loke Tan

Mr. Ng Yong Hwee

REMUNERATION COMMITTEE

Mr. Ng Yong Hwee (Chairman)

Mr. Wong Loke Tan Mr. Mah Seong Kung

Mr. Chu Chee Keong (Zhu Zhiqiang)

NOMINATION COMMITTEE

Mr. Wong Loke Tan (Chairman)

Mr. Mah Seong Kung Mr. Ng Yong Hwee

Mr. Chu Chee Keong (Zhu Zhiqiang)

INTERNAL CONTROL COMPLIANCE COMMITTEE

Mr. Ng Yong Hwee *(Chairman)*Mr. Chu Chee Keong (Zhu Zhiqiang)

Mr. Yin Hongzhi

執行董事

朱志强先生 *(主席及行政總裁)* 廖宝云女士 朱佩诗女士

獨立非執行董事

Wong Loke Tan 先生 马雄刚先生 黄荣辉先生

審核委員會

马雄刚先生(主席) Wong Loke Tan 先生 黄荣辉先生

薪酬委員會

黄荣辉先生(主席) Wong Loke Tan 先生 马雄刚先生 朱志強先生

提名委員會

Wong Loke Tan 先生(主席) 马雄刚先生 黄荣辉先生 朱志強先生

內部控制合規委員會

黄荣辉先生(主席) 朱志強先生 尹虹植先生

Company Information (Continued)

公司資料(續)

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

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

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Boardroom Share Registrars (HK) Limited 2103B, 21st Floor 148 Electric Road North Point Hong Kong

PRINCIPAL BANKER

DBS Bank Ltd.

12 Marina Boulevard
Level 3, Marina Bay Financial Centre Tower 3
Singapore 018982

STOCK CODE

2108

BOARD LOT

4,000 shares

開曼群島主要股份過戶登記處

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

香港股份過戶登記分處

寶德隆證券登記有限公司 香港 北角 電氣道148號 21樓2103B室

主要往來銀行

DBS Bank Ltd.

12 Marina Boulevard
Level 3, Marina Bay Financial Centre Tower 3
Singapore 018982

股份代號

2108

買賣單位

4,000股股份

Chairman's Statement

主席報告書

Dear Shareholders,

On behalf of the board (the "Board") of directors (the "Directors") of K2 F&B Holdings Limited (the "Company", and together with its subsidiaries, the "Group"), I take great pleasure to share with our shareholders (the "Shareholders") the annual report of the Group for the year ended 31 December 2021 ("FY2021").

COVID-19

2021 was the second year of the coronavirus disease 2019 ("COVID-19") pandemic. The social and economic impact of policies and measures to manage the spread of the virus continued to pose significant challenges to the food and beverage industry in Singapore.

On 30 December 2020, Singapore became the first country in Asia to start its COVID-19 vaccination campaign. By the end of 2021, 85% of the population have received 2 doses of the vaccine, with 42% of the population having received the booster shot. With the high vaccination rate, the government has adopted a cautious but pragmatic approach with respect to living with the virus. Over the course of the year, various measures that were implemented earlier were progressively lifted. More were allowed to return to workplace, dining in group size was increased, and border restrictions were relaxed to facilitate resumption of travel.

Amidst the uncertainties and challenges, the management remained focused on the longer term by continually reviewing our operations to drive further efficiencies, and expanding our portfolio of food establishments to bring more choices to our customers for the new normal and beyond.

Operational Review

2021 was notable by the frequent and sudden rule changes as the government sought to control the spread of the virus. In this respect, we leveraged on our competitive advantages and experience of our Directors and management to act quickly in response to the evolving situation.

各位股東,

本人謹此代表 K2 F&B Holdings Limited(「本公司」,連同其附屬公司,統稱為「本集團」)董事(「董事」)會(「董事會」)於然與股東(「股東」)分享本集團截至2021年12月31日止年度(「2021財政年度」)的年度報告。

COVID-19

2021年乃2019冠狀病毒病(「**COVID-19**」)疫情的第二年。管理病毒傳播的政策及措施產生的社會及經濟影響繼續對新加坡餐飲業構成重大挑戰。

於2020年12月30日,新加坡成為亞洲首個啟動COVID-19疫苗接種計劃的國家。截至2021年底,85%的人口已接種2劑疫苗,42%的人口已接種加強劑。由於疫苗接種率高,政府在與病毒共存方面採取審慎而務實的方針。年內,早前實施的多項措施已逐步取消。更多人獲准返回工作場所,增加團體用餐人數,同時放寬邊境限制,進而促進恢復旅行。

面對不明朗因素及挑戰,管理層繼續專注於長遠發展,持續檢討營運以提升效率,並擴大食肆的組合,在新常態及其他情況下為顧客提供更多選擇。

營運回顧

2021年,政府尋求控制病毒傳播,致使規例 出現頻繁及突然變動。就此而言,我們憑藉董 事及管理層的競爭優勢及經驗,迅速應對瞬息 萬變的情況。

主席報告書(續)

One such trend was the ascendency of working from home. This has become the new normal for the country as employees stayed safe by not congregating in offices and other public places. As quite a number of our food establishments were within residential estates, we have benefitted from employees working from home and buying food or having meals from our outlets. We have adjusted our workflows and resources to cater to this increased demand.

在家工作已呈現上升趨勢。由於僱員在辦公室 及其他公共場所不聚集以保安全,在家工作已 成為國內的新常態。由於我們的許多食肆位於 住宅區內,我們受惠於僱員在家工作及在我們 的門店購買食物或用餐。我們已調整工作流程 及資源,以應對不斷增長的需求。

Working from home also resulted in greater demand for food delivery as employees sought comfort and convenience. We have ongoing relationships with established food delivery platforms to capitalise on this emerging trend to provide customers with another avenue to enjoy their favourite delicacies without stepping out of their homes.

由於僱員尋求舒適及便利,在家工作亦令致對 送餐的需求增加。為把握此新興趨勢,我們與 完善的餐飲外賣平台保持持續關係,以為顧客 提供另一享受最喜愛佳餚的途徑,而毋須外

Acquisition of new headquarters and central kitchen

To support our strategies, in December 2021 we exercised the option to acquire a property in the central region of Singapore to be redeveloped as our new headquarters and central kitchen, with provisions for a food centre to serve the vicinity. We believe that a central kitchen will provide a competitive edge to our food and beverage retail businesses by reducing cost, optimising labour resources, increasing operational efficiency, and creating new revenue streams. The total investment is about \$\$22.2 million and the redevelopment is expected to take about 2½ years to complete. We should complete the acquisition of the property by May 2022.

收購新總部及中央廚房

為支持我們的策略,於2021年12月,我們行 使選擇權收購位於新加坡中區的物業,重建為 我們的新總部及中央廚房,以供應服務附近地 區的美食中心。我們相信,中央廚房將透過降 低成本、優化人力資源、提高營運效率及創造 新的收入來源,為我們的餐飲零售業務提供競 爭優勢。總投資約為22.2百萬新加坡元,預計 完成重建需時約2½年。我們應於2022年5月 前完成收購該物業。

Acquisition of food establishments

To expand our network of food establishments, we have in July 2021 exercised the option to acquire a shop unit in an established mixed development comprising a shopping centre, an office tower and residential units for a total consideration of S\$7.3 million. The shop unit has dual frontage and enjoys good pedestrian traffic. We intend to operate a food centre there after the existing leases expire. Completion of this acquisition occurred in September 2021.

In early January 2022 we exercised the option to acquire a shophouse nestled in an established commercial and residential area with rich cultural and historical heritage in the eastern part of Singapore. The shophouse also has dual frontage and good pedestrian traffic. We intend to operate a dining establishment there upon the expiry of existing leases. The purchase price was S\$4.8 million and completion should take place in June 2022.

收購食肆

為擴大我們的食肆網絡,我們已於2021年7月 行使選擇權在一個成熟且涵蓋購物中心、辦公 樓及住宅單位的綜合發展項目收購一個商舖單 位,總代價為7.3百萬新加坡元。該店舖兩側 臨街,人流暢旺。我們擬於現有租約屆滿後在 該處經營美食中心。該收購事項已於2021年9 月完成。

於2022年1月初,我們行使選擇權在位於新 加坡東部具有豐富文化及歷史遺產的成熟商業 及住宅區收購一間店屋。該店屋兩側臨街,人 流暢旺。我們擬於現有租約屆滿後在該處經營 餐廳。購買價為4.8百萬新加坡元,並將於 2022年6月完成。

主席報告書(續)

Leasing of food courts

In locations where the outright acquisition of premises is not possible or feasible, we have entered into long term leases with landlords to establish our presence. In August 2021, we accepted a letter of offer for a food court in the basement level of an established shopping centre and office building in the heart of a high-end residential area, and next to one of Singapore's healthcare hubs serving medical tourists from the region.

In November 2021, we have also accepted another letter of offer for a food court located at the first level of an established office building at the intersection of Singapore's main shopping and cultural district. It is also a stone's throw from the Singapore Management University and the Singapore Art Museum.

In line with our prevailing business strategy to increase our market share, these acquisitions and leases would produce commercial benefits, including a foreseeable increase in revenue and profit, and achieve greater economies of scale.

Changes to the Board

In June 2021, our independent non-executive Director Mr. Derek Loh stepped down from the Board due to his other work commitments. I would like to take this opportunity to thank Mr. Loh for his contributions and invaluable insights during his tenure of directorship, and wish him all the best for his future endeavours.

At the same time, we would like to welcome Mr. Ng Yong Hwee to the Board as an independent non-executive Director. Mr. Ng is a specialist in business development, sales and marketing, mergers and acquisitions, business integration, strategic and corporate planning, supply chain as well as business trusts. I am certain that his broad exposure to all facets of business will be extremely beneficial to the Group as we move ahead in our next phase of growth.

出租美食廣場

在直接收購物業屬不可能或不可行的地點,我們已與業主訂立長期租約以建立我們的業務。於2021年8月,我們接納一份要約函件,當中涉及租賃一個位於高端住宅區中心地帶的成熟購物中心及寫字樓地庫的美食廣場,該美食廣場毗鄰新加坡一個為來自該地區的醫療遊客提供服務的醫療中心。

於2021年11月,我們亦已接納另一份要約函件,當中涉及租賃一個位於新加坡主要購物及文化區交界處的成熟寫字樓第一層的美食廣場,美食廣場距離新加坡管理大學和新加坡藝術博物館亦只是一箭之遙。

為配合我們增加市場佔有率的現有業務策略, 該等收購事項及租賃將產生商業利益,包括可 預見的收益及溢利增長,從而實現更大的規模 經濟。

董事會變動情況

於2021年6月,獨立非執行董事盧有志先生 因其他工作承擔而自董事會退任。本人藉此機 會感謝盧先生於董事任期內提供的貢獻及寶貴 見解,並祝願彼未來一切順利。

同時,我們歡迎黄荣辉先生加入董事會擔任獨立非執行董事。黄先生為業務發展、銷售及市場推廣、併購、業務整合、策略及企業規劃、供應鏈以及商業信託方面的專家。本人確信,隨著我們邁向下一個增長階段,彼於業務各方面的廣泛經驗將對本集團極為有利。

主席報告書(續)

Outlook

In Singapore, the food and beverage industry continues to face challenges due to the ongoing pandemic. Despite the gradual reopening of the economy, uncertainties remain as the emergence of newer and deadlier COVID-19 strains may derail the best laid plans to achieve normalcy. International supply chains were also disrupted as nations try to insulate themselves from the virus, resulting in much higher business costs. Labour costs have also increased markedly due to lack of access to foreign manpower as a result of closure of borders.

Another dark cloud in the horizon is the outbreak of hostilities in Ukraine, which led to, amongst others, soaring energy costs.

Despite all these headwinds, I am confident that, with the collective wisdom of the Directors and management, we would be able to overcome the uncertainties and obstacles in our way to achieve greater heights.

Financial Review

For FY2021, the Group recorded a consolidated revenue of approximately \$\$37.4 million, an increase of approximately 7.1% from \$\$34.9 million for the year ended 31 December 2020 ("FY2020"). The increase was mainly due to higher revenue from rental income from lease of premises to tenants, and sale of cooked food, beverages and tobacco products.

The Group recorded a consolidated net profit after tax of approximately S\$4.6 million for FY2021, an increase of approximately 109.1% from approximately S\$2.2 million in FY2020. The increase in the profit after tax was primarily attributable to a higher revenue of approximately S\$2.5 million, a reversal of net loss on fair value changes of investment properties of approximately S\$0.8 million in FY2020 to a net gain on fair value changes of approximately S\$0.7 million in FY2021, and was partially offset by an increase in staff costs of approximately S\$2.0 million.

The balance sheet of the Group remains healthy. The Group generated an operating cash flow of approximately S\$6.9 million, with cash and cash equivalents as at 31 December 2021 of approximately S\$7.9 million.

展望

由於疫情持續,新加坡餐飲業繼續面臨挑戰。 儘管經濟逐步重啟,惟由於出現更新及更致命 的COVID-19病毒株可能會阻礙實現常態的最 佳計劃,故不確定因素仍然存在。由於各國試 圖避疫,國際供應鏈亦受到干擾,導致業務成 本攀升。由於邊境關閉導致無法獲得外籍勞 工,勞工成本亦顯著增加。

地平線上的另一朵烏雲是於烏克蘭爆發的敵對 行為,其導致(其中包括)能源成本飆升。

儘管面對上述種種不利因素,本人相信,憑藉 董事及管理層的集體智慧,我們將能夠克服不 明朗因素及障礙,更上一層樓。

財務回顧

於2021財政年度,本集團錄得綜合收益約37.4百萬新加坡元,較截至2020年12月31日止年度(「**2020財政年度**」)34.9百萬新加坡元增加約7.1%。有關增幅乃主要由於向租戶租賃物業產生租金收入及銷售熟食、飲品及煙草產品令收益增加所致。

本集團於2021財政年度錄得除税後綜合純利約4.6百萬新加坡元,較2020財政年度約2.2百萬新加坡元增加約109.1%。除税後溢利增加乃主要由於收益增加約2.5百萬新加坡元、於2020財政年度的投資物業公平值變動虧損淨額約0.8百萬新加坡元變為2021財政年度公平值變動收益淨額約0.7百萬新加坡元以及被員工成本增加約2.0百萬新加坡元所部分抵銷。

本集團的資產負債表維持穩健。本集團產生營 運資金流量約6.9百萬新加坡元,於2021年 12月31日,現金及現金等價物的流量約為7.9 百萬新加坡元。

主席報告書(續)

Corporate Social Responsibility

The Group aims to develop a corporate culture that encourages integrity, accountability, communication, teamwork and innovation. In addition, we strive to be a good corporate citizen and an engaged neighbour in communities that we operate in by giving back through donations and volunteerism.

Due to the pandemic, we have ceased all community activities that required physical contact. In its place, we have actively participated and supported community centre held events. These events include the annual Chinese New Year light-up and food voucher distribution to the less privileged households. We also established community scholarships for students and donated towards Sian Chay Medical Institution to subsidise patients' medication expenses.

In Appreciation

On behalf of the Board, I also would like to take this opportunity to express my utmost gratitude to my fellow Directors, management and staff for their diligence, hard work, commitment, dedication and contributions. 2021 had not been easy with the challenges from the pandemic. With the perseverance and resilience of all stakeholders, we have weathered the storm successfully and overcome the obstacles to further achieve the targets we set out for ourselves in our strategic vision.

I would like to express our appreciation to the Singapore Government for the continued financial support that has been provided to us during these uncertain times. These grants had supported us to weather the economic impact of COVID-19, and shouldered the livelihood of our employees.

I also would like to thank our suppliers, clients, landlords, tenants and other stakeholders for their ongoing trust and support.

Finally, I thank our shareholders for remaining steadfast in their loyalty and trust in us.

I look forward to working with everyone to grow our businesses and bring the Group to a brighter future.

Mr. Chu Chee Keong (Zhu Zhiqiang)

Chairman

29 March 2022

企業社會責任

本集團旨在發展鼓勵誠信、問責、溝通、團隊 合作及創新的企業文化。此外,我們亦透過捐 款及義工服務回饋社會,致力成為良好的企業 公民及參與我們營運所在社區的好鄰里。

由於疫情關係,我們已停止所有需要親身接觸的社區活動。取而代之的是,我們積極參與及支持社區中心舉辦的活動。該等活動包括一年一度的農曆新年亮燈儀式及向弱勢家庭派發食品券。我們亦為學生設立社區獎學金,並向善濟醫社捐款以補貼患者的醫藥費用。

鳴謝

本人亦代表董事會藉此機會對各董事同仁、管理層及員工的勤勉、辛勤工作、努力、奉獻及貢獻致以衷心感謝。面對疫情帶來的挑戰,2021年實屬不易。憑藉全體持份者堅持不懈及堅韌不拔的精神,我們已成功度過難關,克服障礙,進一步實現我們於戰略願景中為自己設定的目標。

本人謹此感謝新加坡政府在此充滿不確定因素的時期為我們提供持續的財政支持。該等補助使本集團能夠抵禦COVID-19帶來的經濟影響,並保障本集團僱員的生活。

本人亦謹此感謝我們的供應商、客戶、業主、租戶及其他持份者一直以來的信任及支持。

最後,本人感謝股東對我們的忠誠及信任。

本人期待與各位攜手合作,共同發展業務,帶 領本集團迎向更美好的未來。

朱志強先生

主席

2022年3月29日

Directors and Senior Management 董事及高級管理層

DIRECTORS

Executive Directors

Mr. Chu Chee Keong (Zhu Zhiqiang) (朱志強) ("Mr. Chu"), aged 50, has been with the Group since 2004. He is the chairman of the Board, the chief executive officer of the Company, an executive Director, and a controlling shareholder of the Company (the "Controlling Shareholder"), as well as a member of the nomination committee of the Board (the "Nomination Committee"), a member of the remuneration committee of the Board (the "Remuneration Committee") and a member of the internal control compliance committee of the Board (the "Internal Control Compliance Committee"). Mr. Chu was appointed as a Director on 13 March 2018 and redesignated as an executive Director, the chairman of the Board and chief executive officer of the Company on 30 August 2018. He is primarily responsible for the overall strategic planning, management and operation of the Group. Mr. Chu is also a director of certain subsidiaries of the Company.

Mr. Chu is an entrepreneur and has over 19 years of experience in the food and beverage industry. Since May 1993, Mr. Chu has been the sole proprietor of E Teng What Fisheries, a business principally engaged in wholesale import, export and retail of fishes, and he was primarily responsible for the overall management of the business. Since July 2002, Mr. Chu has been working in Fu Chan Food Paradise, a sole-proprietor business that is principally engaged in food and beverage industry.

Save for being the spouse of Ms. Leow Poh Hoon (Liao Baoyun) and the father of Ms. Chu Pek Si (Zhu Peishi), both executive Directors, Mr. Chu does not have any relationship with other Directors and members of the senior management of the Group.

董事

執行董事

朱志強先生(「朱先生」),50歲,自2004年起於本集團任職。彼為董事會主席、本公司行政總裁、執行董事及本公司控股股東(「控股股東」)以及董事會提名委員會(「提名委員會」)成員、董事會新酬委員會(「新酬委員會」)成員及董事會內部控制合規委員會(「內部控制合規委員會」)成員。朱先生於2018年3月13日獲委任為董事並於2018年8月30日調任為執行董事、董事會主席及本公司行政總裁。彼主要負責本集團的整體策略規劃、管理及營運。朱先生亦為本公司若干附屬公司的董事。

朱先生為一名企業家,並於餐飲業擁有逾19年經驗。自1993年5月起,朱先生為E Teng What Fisheries(主要從事魚類批發進出口及零售業務)的獨資經營者,主要負責整體業務管理。自2002年7月起,朱先生於Fu Chan Food Paradise(主要從事餐飲業的獨資經營業務)工作。

除為廖宝云女士(為執行董事)之配偶及朱佩诗女士(為執行董事)之父外,朱先生與本集團其他董事及高級管理層人員並無任何關係。

董事及高級管理層(續)

Ms. Leow Poh Hoon (Liao Baoyun) (廖宝云) ("Ms. Leow"), aged 51, has been with the Group since January 2004 as operations manager of Fu Chan F&B Pte Ltd. She was appointed as a Director on 13 March 2018 and re-designated as an executive Director on 30 August 2018. She is primarily responsible for the day-to-day operation, budget and strategic planning and administration of the Group. Ms. Leow is also a director of certain subsidiaries of the Company.

廖宝云女士(「廖女士」),51歲,自2004年1月起於本集團任職,擔任Fu Chan F&B Pte Ltd. 營運經理。彼於2018年3月13日獲委任為董事,並於2018年8月30日調任為執行董事。彼主要負責本集團日常營運、預算及策略規劃及行政。廖女士亦為本公司若干附屬公司的董事。

Ms. Leow has over 19 years of experience in the food and beverage industry. Prior to joining the Group, from October 1992 to July 2000, Ms. Leow worked in E Teng What Fisheries as an operation assistant, being primarily responsible for operation of business. Since April 2003, Ms. Leow began working in Fu Chan Food Paradise together with Mr. Chu, being primarily responsible for operation of business.

廖女士於餐飲業擁有逾19年經驗。加入本集團前,自1992年10月至2000年7月,廖女士於E Teng What Fisheries任職營運助理,主要負責業務經營。自2003年4月起,廖女士開始與朱先生於Fu Chan Food Paradise工作,主要負責業務經營。

Save for being the spouse of Mr. Chu and the mother of Ms. Chu Pek Si (Zhu Peishi), both executive Directors, Ms. Leow does not have any relationship with other Directors and members of the senior management of the Group.

除為朱先生(為執行董事)之配偶及朱佩诗女士 (為執行董事)之母外,廖女士與本集團其他董 事及高級管理層人員並無任何關係。

Ms. Chu Pek Si (Zhu Peishi) (朱佩诗) ("Ms. Chu"), aged 25, was appointed as a non-executive Director on 30 August 2018 and was redesignated as an executive Director on 10 October 2020. Ms. Chu is the daughter of Mr. Chu and Ms. Leow, both executive Directors. She is responsible for mergers & acquisitions and property management initiatives of the Group. Ms. Chu is also a director of certain subsidiaries of the Company.

朱佩诗女士(「朱女士」)・25歲,於2018年8月30日獲委任為非執行董事並於2020年10月10日獲調任為執行董事。彼為朱先生及廖女士(均為執行董事)的女兒,負責本集團的併購及物業管理策略。朱女士亦為本公司若干附屬公司的董事。

Ms. Chu joined the Group in December 2012 and worked as an administrative assistant until June 2017 during which she was responsible for providing administrative support to the business operations and assisting daily operation and co-ordination of the food centres and food street. Ms. Chu rejoined the Group in April 2018 and has been working as a part-time administrative assistant of the Group where she is mainly responsible for payroll and operations.

朱女士於2012年12月加入本集團,直至2017年6月擔任行政助理,其間彼負責為業務營運提供行政支援及協助美食中心及美食街的日常營運及協調。朱女士於2018年4月再次加入本集團並擔任兼職行政助理,主要負責工資及營運。

Ms. Chu obtained a certificate in supervise construction work for workplace safety and health (formerly known as building construction supervisors safety course) and a diploma in civil engineering with business, in January 2015 and March 2016, both from Singapore Polytechnic. She also obtained a Degree of Bachelor of Engineering with Honours in Civil Engineering in September 2020 from the Singapore Institute of Technology.

朱女士於2015年1月及2016年3月於新加坡 理工學院分別取得建築工作場所安全及健康監督(前稱為樓宇建築監督安全課程)證書以及土 木工程與商業文憑。彼亦於2020年9月取得 新加坡理工大學的土木工程榮譽工學士學位。

Save for being the daughter of Mr. Chu and Ms. Leow, Ms. Chu does not have any relationship with other Directors and members of the senior management of the Group.

除為朱先生及廖女士之女外,朱女士與本集團 其他董事及高級管理人員並無任何關係。

董事及高級管理層(續)

Independent non-executive Directors

Mr. Wong Loke Tan ("Mr. Wong"), aged 66, was appointed as an independent non-executive Director on 1 February 2019. He is the chairman of the Nomination Committee, a member of the audit committee of the Board (the "Audit Committee") and a member of the Remuneration Committee. He is responsible for providing independent judgment on issues of policy, accountability, resources and standard of conduct.

Mr. Wong has over 31 years of banking experience. His experience and expertise span across syndicated loans, project financing, structured trade financing and mergers and acquisitions. Before joining the Group, Mr. Wong worked in various international banks including OCBC Bank where he worked from 1989 to 2003 and was responsible for handling various portfolios of corporate clients. From July 2003 to his retirement in June 2016, he worked at Maybank, with his last position as senior vice president and head of Singapore main branch business centre in the bank's commercial banking unit, where he built a strong SME portfolio consisting of many established players in their respective industries in Singapore.

Mr. Wong is an independent director of the following listed companies:

- (a) Union Steel Holdings Limited, a company listed on the Mainboard of Singapore Exchange Securities Trading Limited (the "SGX-ST") (stock code: BLA.SI);
- (b) Adventus Holdings Limited, a company listed on the Catalist board of the SGX-ST (stock code: 5EF.SI); and
- (c) International Cement Group Ltd, a company listed on the Mainboard of the SGX-ST (stock code: KUO.SI).

Mr. Wong is also the non-executive independent chairman of Koyo International Limited, a company listed on the Catalist board of the SGX-ST (stock code: KOYO.SI).

Mr. Wong is dedicated to contribute to civic organisations such as the Saint Gabriel's School Management Committee in Singapore. In 2018, he was awarded the silver medallion service award by the Ministry of Education of Singapore in recognition of his contributions and services.

Mr. Wong obtained his master of business administration degree from Brunel University London in the United Kingdom in May 1996. He later obtained an executive diploma in directorship from the Singapore Management University and the Singapore Institute of Directors in March 2013.

獨立非執行董事

Wong Loke Tan先生(「Wong先生」),66歲,於2019年2月1日獲委任為獨立非執行董事。 彼為提名委員會主席、董事會審核委員會(「審 核委員會」)成員及薪酬委員會成員。彼負責就 政策、問責性、資源及行為標準問題上提供獨 立判斷。

Wong先生擁有超過31年銀行從業經驗。其經驗及專業知識包括聯合貸款、項目融資、結構性貿易融資及合併與收購。於加入本集團前,Wong先生於多家國際銀行工作,負責處理公司客戶的各種投資組合。自2003年7月至2016年6月退休,彼於馬來亞銀行工作,其最後職位為高級副總裁及商業銀行部新加坡主分支商業中心的主管,彼於此建立了一個堅實的中小型企業檔案,包括於新加坡各自行業發展良好的企業。

Wong先生亦為以下上市公司的獨立董事:

- (a) 新加坡證券交易所有限公司(「**新交所**」) 上市公司Union Steel Holdings Limited (股份代號:BLA.SI);
- (b) 新交所凱利板上市公司Adventus Holdings Limited(股份代號: 5EF.SI);及
- (c) 新交所主板上市公司International Cement Group Ltd(股份代號: KUO.SI)。

Wong 先生亦為新交所凱利板上市公司 Koyo International Limited (股份代號: KOYO.SI)的 非執行獨立主席。

Wong先生致力奉獻於社團組織,如新加坡 Saint Gabriel's School Management Committee。彼於2018年獲新加坡教育部授 予silver medallion service award,以肯定其 奉獻及服務。

Wong先生於1996年5月於英國布魯爾大學獲得工商管理碩士學位,及後於2013年3月於新加坡管理大學及新加坡董事學會獲得董事行政人員文憑。

董事及高級管理層(續)

Mr. Mah Seong Kung (马雄刚) ("Mr. Mah"), aged 54, was appointed as an independent non-executive Director on 1 February 2019. He is the chairman of the Audit Committee, a member of the Remuneration Committee and a member of the Nomination Committee. He is responsible for providing independent judgment on issues of policy, accountability, resources and standard of conduct.

马雄刚先生(「马先生」),54歲,於2019年2 月1日獲委任為獨立非執行董事。彼為審核委員會主席、薪酬委員會及提名委員會成員。彼 負責就政策、問責性、資源及行為標準問題提 供獨立判斷。

Mr. Mah obtained his bachelor's degree of accountancy from the National University of Singapore in 1991. He is also a chartered accountant of the Institute of Singapore Chartered Accountants. Mr. Mah is currently an associate partner of Biztrack Consultants Private Limited, a nominated advisor with the National Stock Exchange of Australia ("**NSX**") and a listing advisor with the Dutch Caribbean Securities Exchange.

马先生於1991年於新加坡國立大學取得會計學學士學位,亦為新加坡特許會計師學會的特許會計師。马先生現時為Biztrack Consultants Private Limited(其為澳洲國家證券交易所(「NSX」)提名顧問及Dutch Caribbean Securities Exchange上市顧問)的副合夥人。

Mr. Mah is also an independent director of I M Quarries Limited, a company listed on the NSX (stock code: NSX.IM1).

马先生亦為NSX上市公司I M Quarries Limited (股份代號: NSX.IM1)的獨立董事。

Mr. Mah has over 21 years of industry experience by having worked in managerial positions of an entertainment content production company, licensed capital market services advisory firm, public listed education provider, and as an investment manager of private equity fund management company.

马先生曾擔任娛樂內容製作公司、持牌資本市場服務諮詢公司及上市教育機構管理職位以及私募基金管理公司投資經理而積累逾21年行業經驗。

Directors and Senior Management (Continued) 董事及高級管理層(續)

Mr. Ng Yong Hwee (黄荣辉) ("Mr. Ng"), aged 57, was appointed as an independent non-executive Director on 29 June 2021. He is the chairman of the Remuneration Committee and Internal Control Compliance Committee, as well as a member of the Audit Committee and the Nomination Committee.

Mr. Ng graduated from National University of Singapore with bachelor's degree of economics and statistics in 1990 and University of Warwick in the United Kingdom with master's degree of business administration in 2001. Mr. Ng is a member of Singapore Institute of Directors.

Mr. Ng is a specialist in business development, sales and marketing, mergers and acquisitions, business integration, strategic and corporate planning, supply chain as well as business trust supported by extensive experience over the past 30 years. He is also well experienced as CEO and director for over a decade.

Mr. Ng has been a CEO of Cube 2 Pte. Ltd., 8 Colony Pte. Ltd. and Ng Yong Hock Capital Pte. Ltd. since June 2021. He was a deputy CEO of Union Gas Holdings Limited (a company listed on Catalist of the Singapore Exchange Securities Trading Limited, stock code: 1F2) from since June 2019 to June 2021 and has been appointed as a senior advisor since November 2021, a CEO of NetLink Trust from August 2014 to April 2016, a president and CEO of City Gas Pte Ltd from October 2004 to September 2014, a chairman of City-OG Gas Energy Services Pte. Ltd. from March 2013 to September 2014, a CEO of SingSpring Pte Ltd from October 2011 to September 2014, a marketing director of Canada Steamship Lines from November 2002 to December 2003 and Asia Pacific commercial director of GE Plastics from January 2001 to October 2002.

黄荣辉先生(「黄先生」),57歲,於2021年6 月29日獲委任為獨立非執行董事。彼為薪酬 委員會及內部控制合規委員會主席,以及審核 委員會主席和提名委員會成員。

黄先生於1990年畢業於新加坡國立大學,獲經濟及統計學學士學位,並於2001年畢業於英國華威大學(University of Warwick),獲工商管理碩士學位。黄先生為新加坡董事學會會員。

黄先生為業務發展、銷售及市場推廣、併購、 業務整合、策略及企業規劃、供應鏈方面的專 家以及於過去30年在商業信托方面擁有豐富 的經驗。彼亦於過去十年擔任行政總裁及董 事。

黄先生自2021年6月起擔任Cube 2 Pte. Ltd.、 8 Colony Pte. Ltd. 及 Ng Yong Hock Capital Pte. Ltd. 的行政總裁。彼自2019年6月至2021年6 月擔任聯合燃氣控股有限公司(Union Gas Holdings Limited,一間於新加坡證券交易所有 限公司凱利板上市的公司,股份代號:1F2)的 副行政總裁,並於2021年11月起獲委任為高 級顧問;曾於2014年8月至2016年4月擔任 NetLink Trust的行政總裁、於2004年10月至 2014年9月擔任City Gas Pte Ltd的總裁兼行政 總裁、於2013年3月至2014年9月擔任City-OG Gas Energy Services Pte. Ltd.的主席、於2011 年10月至2014年9月擔任SingSpring Pte Ltd 的行政總裁、於2002年11月至2003年12月擔 任Canada Steamship Lines市場營銷總監,於 2001年1月至2002年10月擔任GE Plastics亞 太商務總監。

董事及高級管理層(續)

COMPANY SECRETARY

Mr. Man Yun Wah (文潤華) ("Mr. Man"), aged 39, was appointed as the company secretary of the Company on 30 September 2020.

Mr. Man holds a bachelor's degree in business administration and management and a master's degree in corporate governance. He is currently an associate member of both The Chartered Governance Institute (formerly known as The Institute of Chartered Secretaries and Administrators) and The Hong Kong Chartered Governance Institute (formerly known as The Hong Kong Institute of Chartered Secretaries). Mr. Man has extensive working experience in the company secretarial profession.

SENIOR MANAGEMENT

Mr. Yin Hongzhi (尹虹稙) ("Mr. Yin"), aged 43, joined the Group in October 2021 as the financial controller. Mr. Yin is primarily responsible for the overall accounting and financial management, project management, strategic planning and internal control of the Group.

Mr. Yin has more than 12 years of working experience in the external audit. Before joining the Group, he worked in three established Certified Public Accountant firms in Singapore. Mr. Yin was in charge of the statutory audit of several the SGX-ST listed companies, major subsidiaries of companies that listed in London Stock Exchange and The Stock Exchange of Hong Kong Limited and multinational corporations covering a wide range of industries.

Mr. Yin graduated from Harbin Institute of Technology, the People's Republic of China with a bachelor's degree in civil engineering in July 2002. He also obtained an Honors bachelor's degree in applied accounting of Oxford Brookes University in the United Kingdom in July 2008. Mr. Yin has been the Chartered Accountant of Singapore since 2014.

公司秘書

文潤華先生(「文先生」),39歲,於2020年9月30日獲委任為本公司的公司秘書。

文先生持有工商行政及管理學士學位及企業管治碩士學位。彼現為特許公司治理公會(前稱特許秘書及行政人員公會)以及香港公司治理公會(前稱香港特許秘書公會)會員。文先生於公司秘書專業擁有豐富工作經驗。

高級管理層

尹虹植先生(「尹先生」),43歲,於2021年10 月加入本集團擔任財務總監。尹先生主要負責 本集團整體會計及財務管理、項目管理、策略 規劃及內部控制。

尹先生於外部審計方面擁有逾12年工作經驗。 於加入本集團前,彼曾於新加坡三間知名執業 會計師事務所任職。尹先生曾負責多間新交所 上市公司、倫敦證券交易所及香港聯合交易所 有限公司上市公司的主要附屬公司以及涵蓋廣 泛行業的跨國公司的法定審核。

尹先生於2002年7月畢業於中華人民共和國哈爾濱工業大學,取得土木工程學士學位。彼亦於2008年7月取得英國牛津布魯克斯大學應用會計榮譽學士學位。尹先生自2014年起為新加坡特許會計師。

Directors and Senior Management (Continued) 董事及高級管理層(續)

Ms. Koh Poy Poy (辜宝宝) ("Ms. Koh"), aged 43, is the head of food centre operations of the Group. She joined the Group in February 2008 as an accounts assistant where she was initially responsible for accounts related work and assisting in day to day business operations. Ms. Koh was promoted to the position of operation assistant in May 2015 and began also to oversee human resources and operation matters of the Group. In June 2018, she was further promoted to current position as head of food centre operations of the Group. Ms. Koh is responsible for the overall management and oversight of all food establishments, including but not limited to setting up of new food establishments, coordinating with all parties and monitoring compliance with applicable laws, regulations and licensing requirements across the Group.

辜宝宝女士(「辜女士」),43歲,為本集團美食中心營運主管。彼於2008年2月加入本集團成為會計助理,彼最初負責處理會計相關工作及協助日常業務運作。於2015年5月,辜女士獲晉升為營運助理,開始監督本集團的人力資源及營運事務。於2018年6月,彼再次獲晉升目前職位,擔任本集團美食中心營運主管。辜女士負責所有食肆的整體管理及監督,包括但不限於成立新食肆、與各方協調及監察本集團有否遵守適用法例、法規及持牌要求。

Before joining the Group in February 2008, Ms. Koh worked in various industries in Malaysia.

於2008年2月加入本集團之前,辜女士曾於 馬來西亞多個行業工作。

Management Discussion and Analysis 管理層討論及分析

BUSINESS OVERVIEW AND PROSPECT

The core business and revenue structure of the Group remained unchanged for FY2021. The Group's operations are located in Singapore, as it owns and operates food centres in Singapore since 2004. The revenue of the Group was principally derived from (i) Outlet Management and (ii) Food and Beverage Stalls business segments in Singapore.

As at 31 December 2021, the Group owned and managed 22 food centres as follows:

業務回顧及展望

於2021財政年度,本集團的核心業務及收益 結構保持不變。本集團的營運位於新加坡,自 2004年起我們於新加坡擁有及經營美食中心。 本集團收益主要來源於新加坡的(i)店舗管理及 (ii)餐飲檔位業務分部。

於2021年12月31日,本集團擁有及管理以下 22間美食中心:

		FY2021 2021財政年度	FY2020 2020財政年度
Food centres owned and/or managed by the Group	本集團擁有及/或管理的美食中心	22	19

The following sets forth the changes in the number of food centres owned and/or managed by the Group under the Outlet Management and Leasing Business for the year stated below:

下文載列本集團年內於店舖管理及租賃業務下所擁有及/或管理美食中心的數量變動:

Number of food centres as at 1 January 2021	於2021年1月1日的美食中心數量	19
Number of food centres opened during 2021	於2021年開設的美食中心數量	3
Number of food centres as at 31 December 2021	於2021年12月31日的美食中心數量	22

The Group operated 43 food and beverage stalls as at 31 December 2021 as follows:

於2021年12月31日,本集團經營以下43間 餐飲檔位:

		FY2021 2021財政年度	FY2020 2020財政年度
In owned properties In leased properties In food centres managed by independent	自用物業 租賃物業 由獨立第三方管理的美食中心	14 20	14 12
third parties		9	11
Total	總計	43	37

The following sets forth the changes in the number of food and beverage stalls under the F&B Retail Business for the year stated below:

下表載列年內於餐飲零售業務下的餐飲檔位的數量變動:

Number of food and beverage stalls as at 1 January 2021 Number of food and beverage stalls opened during 2021 Number of food and beverage stalls closed during 2021 Number of food and beverage stalls as at 31 December 2021 於 2021 年 1 月 1 日的餐飲檔位數量 37 於 2021 年開設的餐飲檔位數量 11 於 2021 年結業的餐飲檔位數量 (5) 於 2021 年 12 月 31 日的餐飲檔位數量 43

The outlook for 2022 continues to be uncertain as a result of some factors, including but not limited to (i) public health measures to deal with the new virus variants and potential adverse development; (ii) the higher inflation in the food and beverage sector; (iii) the increasing other operating expenses, such as the electricity tariff.

由於存在若干因素,2022年的前景持續不明朗,該等因素包括但不限於(i)應對新病毒變種及潛在不利發展的公共衛生措施:(ii)餐飲業通脹率上升:(iii)其他經營開支(如電價)上漲。

The COVID-19 pandemic has changed the F&B landscape. Going forward and in view of the challenges brought about by the COVID-19 outbreak, the Group will re-evaluate its businesses and will identify new opportunities and develop business strategies to respond to the fast-evolving market and trends. The Group's development initiatives will focus on the following:

COVID-19疫情已改變餐飲業的面貌。展望未來及鑒於COVID-19爆發帶來的挑戰,本集團將對業務進行重新評估,並將物色新的機會及制定業務戰略,以應對瞬息萬變的市場及趨勢。本集團的發展計劃集中於以下方面:

- divest underperforming assets or businesses to unlock capital, and utilise the resources to re-invest in the F&B businesses and other complementary growth areas for the new normal and beyond;
- acquire popular F&B businesses and brands to bolster product offerings;
- expand presence in Singapore through the opening of new food establishments; and
- renovate existing food centres to enhance the dining experience.

- 於新常態及超越新常態下剝離表現不佳 的資產或業務以釋放資金,並利用該等 資源再投資於餐飲業務及其他互補性增 長領域;
- 收購受歡迎的餐飲業務及品牌,以改善 產品供應;
- 透過開設新食肆擴展其於新加坡的業務網絡;及
- 翻新現有美食中心,改善就餐體驗。

FINANCIAL REVIEW

Revenue

The Group recorded an increase in revenue of approximately \$\$2.5 million or 7.1% from approximately \$\$34.9 million for FY2020 to approximately \$\$37.4 million for FY2021. The increase was mainly due to higher revenue from rental income from lease of premises to tenants, and sale of cooked food, beverages and tobacco products.

The revenue generated from sale of cooked food, beverages and tobacco products increased by approximately \$\$0.6 million or 2.3% from approximately \$\$28.3 million for FY2020 to approximately \$\$28.9 million for FY2021, as increased in the number of food and beverage stalls compared to FY2020.

Rental income increased by approximately \$1.5 million or 32.0% from approximately S\$4.5 million for FY2020 to approximately S\$6.0 million for FY2021. The increase was mainly attributable to the commencement of operations for 101 Upper Cross Street, Block 171 Yishun Avenue 7 and 200 Jalan Sultan during FY2021, as well as lesser provision of rental rebate to tenants as compared to FY2020.

The revenue generated from provision of management, cleaning and utilities services increased by approximately \$\$0.4 million or 18.1% from approximately \$\$2.1 million for FY2020 to approximately \$\$2.5 million for FY2021. This was in line with the increase in rental income.

財務回顧

收益

本集團錄得的收益由2020財政年度的約34.9 百萬新加坡元增加約2.5百萬新加坡元或7.1% 至2021財政年度的約37.4百萬新加坡元。該 項增加乃主要由於出租物業予租戶的租金收入 以及銷售熟食、飲品及煙草產品所得收益增 加。

銷售熟食、飲品及煙草產品所產生的收益由 2020財政年度的約28.3百萬新加坡元增加約 0.6百萬新加坡元或2.3%至2021財政年度的 約28.9百萬新加坡元,乃由於餐飲檔位數目較 2020財政年度有所增加。

租金收入由2020財政年度的約4.5百萬新加坡元增加約1.5百萬新加坡元或32.0%至2021財政年度的約6.0百萬新加坡元。增加主要由於101 Upper Cross Street, Block 171 Yishun Avenue 7及200 Jalan Sultan於2021財政年度開展營運以及與2020財政年度相比向租戶提供租金回扣較少。

提供管理、清潔及公用事業服務所產生的收益 由2020財政年度的約2.1百萬新加坡元增加約 0.4百萬新加坡元或18.1%至2021財政年度的 約2.5百萬新加坡元。有關增加與租金收入的 增幅相一致。

The following table sets forth the breakdown of revenue by the 下表載列按三大類別劃分的收益明細: three categories:

		FY2021 2021 財政年度 S\$′000 %		FY2020 2020財政年度	
				S\$'000	%
		千新加坡元	%	千新加坡元	%
Sale of cooked food, beverages	銷售熟食、飲品及				
and tobacco products	煙草產品	28,900	77.3	28,250	80.9
Rental income from lease of	出租物業予租戶的	C 002	10.1	4.540	10.1
premises to tenants Provision of management,	租金收入 提供管理、清潔及	6,002	16.1	4,548	13.1
cleaning and utilities services	公用事業服務	2,484	6.6	2,103	6.0
Total	總計	37,386	100.0	34,901	100.0

Both revenue streams from lease of premises and provision of management, cleaning and utilities services were under the Group's Outlet Management business segment, while sales of cooked food, beverage and tobacco products was under the Group's Food and Beverage stalls business segment.

來自租賃物業及提供管理、清潔及公用事業服 務的收益流屬本集團店鋪管理業務分部,而銷 售熟食、飲品及煙草產品屬本集團餐飲檔位業 務分部。

Fair Value Gain/(Loss) of Investment Properties

Fair value gain or loss of investment properties depended largely on economic conditions, property market sentiment and other factors. The fair values of the Group's investment properties were determined by direct comparison method and capitalisation approach where appropriate. The assessment of fair values of investment properties was carried out by Knight Frank Pte. Ltd., an established independent qualified professional valuer in Singapore not connected with the Group, which possessed the appropriate qualifications and experience in the valuation of investment properties owned by the Group.

投資物業的公平值收益/(虧損)

投資物業公平值收益或虧損在很大程度上取決 於經濟條件、物業市場氣氛及其他因素。本集 團投資物業的公平值乃以直接比較法及資本法 (倘適用)釐定。投資物業公平值評估由與本集 團並無關連的新加坡知名獨立合資格專業估值 師Knight Frank Pte. Ltd.進行,其具備對本集 團所擁有投資物業進行估值的適當資格及經

Cost of Inventories Consumed

The cost of inventories consumed decreased by approximately S\$0.2 million, or 1.6%, from approximately S\$13.5 million in FY2020 to approximately S\$13.3 million in FY2021. The decrease was mainly due to the newly opened food and beverage stalls located in the shopping mall mainly sell the high profit margin food and beverage. The cost of inventories consumed primarily represented the cost of purchases of food ingredients for the Group's Food and Beverage Stalls business segment, including fresh and frozen meat, seafood, vegetables, eggs, dried food, canned food and seasonings, as well as beverages, coffee powder and cigarettes.

Staff Costs

Staff costs were the second largest component of the operating expenses and amounted to approximately \$\$8.3 million and \$\$10.3 million for FY2020 and FY2021 respectively, which comprised approximately 23.8% and 27.6% of the revenue for the respective periods. The increase of approximately \$\$2.0 million, or 24.3%, was in line with the increase in revenue, as well as lesser amount of grants received from the Singapore Government in the Reporting Period as compared to FY2020, which aimed to provide support companies retain employees during the COVID-19 Outbreak.

Property Rentals and Related Expenses

Property rentals and related expenses primarily represented the rental expenses paid for leasing of properties from independent third parties for the operation of food and beverage stalls and food centres where exempt from IFRS 16. Property rentals and related expenses increased by approximately \$\$0.1 million, or 4.3%, from approximately \$\$2.8 million in FY2020 to approximately \$\$2.9 million in FY2021 as less rental rebates granted by independent third parties in FY2021 compared to FY2020.

Management, Cleaning and Utilities Expenses

The management, cleaning and utilities expenses increased by approximately S\$0.2 million, or 14.9%, from approximately S\$1.4 million in FY2020 to approximately S\$1.6 million in FY2021. The increase was in line with the increase in revenue.

所消耗存貨成本

所消耗存貨成本由2020財政年度的約13.5百萬新加坡元減少約0.2百萬新加坡元或1.6%至2021財政年度的約13.3百萬新加坡元。有關減幅主要由於新開設位於商場的餐飲檔位主要銷售高毛利率的餐飲。所消耗存貨成本主要指就本集團餐飲檔位業務分部採購食材(包括新鮮及冷藏肉類、海鮮、蔬菜、雞蛋、乾製食材、罐頭食品及調味品)以及飲品、咖啡粉及香煙的成本。

員工成本

員工成本為經營開支的第二大組成部分,於 2020財政年度及2021財政年度分別約為8.3 百萬新加坡元及10.3百萬新加坡元,佔各期間 收益的約23.8%及27.6%。增加約2.0百萬新 加坡元或24.3%與收益增加相一致,以及於報 告期內,來自新加坡政府的補助較2020財政 年度少,有關補助旨在協助公司在COVID-19 爆發期間挽留僱員。

物業租金及相關開支

物業租金及相關開支主要指自獨立第三方租賃物業以經營餐飲檔位及美食中心(獲豁免遵守國際財務報告準則第16號)而支付的租金開支。物業租金及相關開支由2020財政年度約2.8百萬新元增加約0.1百萬新加坡元或4.3%至2021財政年度2.9百萬新加坡元,原因為2021財政年度獲獨立第三方授出的租金回扣較2020財政年度有所減少。

管理、清潔及公用事業開支

管理、清潔及公用事業開支由2020財政年度的約1.4百萬新加坡元增加約0.2百萬新加坡元或14.9%至2021財政年度的約1.6百萬新加坡元。有關增加與收益增加相一致。

Other Operating Expenses

The other operating expenses decreased by approximately S\$0.6 million, or 17.8%, from approximately S\$2.9 million in FY2020 to approximately S\$2.3 million in FY2021. The decrease was mainly attributable to (i) less repairs and maintenance expenses in FY2021 as in FY2020 more costs were spent on face-lifts of food stalls and food centres to improve the ambience and attract more customers; and (ii) reduce in advertisement and promotion costs in FY2021 compared to higher re-brand the face-lifted food centres costs incurred in FY2020. However, the decrease was offset by an increase in property tax and related costs as higher property tax rebates were given by the government in FY2020 as part of COVID-19 support measures.

其他經營開支

其他經營開支由2020財政年度的約2.9百萬新加坡元減少約0.6百萬新加坡元或17.8%至2021財政年度的約2.3百萬新加坡元。減少乃主要歸因於(i) 2021財政年度維修及保養費用有所減少,而2020財政年度則為改善周圍帶入場。 這傳及吸引更多客戶而撥資更多款項翻新我們的食檔及美食中心:及(ii) 2021財政年度重塑及宣傳成本有所降低,而2020財政年度重塑及翻新美食中心產生的成本則較高。然而,該因是作為COVID-19支持措施的一部分,政府於2020財政年度的物業稅退稅較高。

		2021	2020
		2021 年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Administrative fee	行政費用	274	217
Advertisement and promotion	廣告及宣傳	159	247
Insurance	保險	24	44
Property tax and related costs	物業税及相關成本	240	56
Repairs and maintenance	維修及保養	705	1,147
Legal and professional fee	法律及專業費用	496	508
Telephone and communication	電話及通訊	37	45
Donation	捐贈	42	6
Others	其他	366	580
		2,343	2,850

Finance Costs

The finance costs decreased by approximately \$\$0.2 million or 10.4% from approximately \$\$1.7 million in FY2020 to approximately \$\$1.5 million in FY2021, which was mainly due to lower effective interest rates on refinancing.

Taxation

The income tax expense increased by approximately \$\$0.2 million or 57.4% from approximately \$\$0.3 million in FY2020 to approximately \$\$0.4 million in FY2021. The increase was primarily due to higher profit before tax.

Profit for the Year

The increase in the profit after tax was primarily attributable to (i) higher revenue of approximately S\$2.5 million; and (ii) reversal of net loss on fair value changes of investment properties of approximately S\$0.8 million in FY2020 to net gain on fair value changes of approximately S\$0.7 million in FY2021; and partially offset by an increase in staff costs of approximately S\$2.0 million.

CAPITAL COMMITMENT

Reference is made to the announcement of the Company dated 10 January 2022. On 10 January 2022, the Group exercised the option to acquire a property located at 15 Crane Road, Singapore 429360 at a consideration of S\$4.8 million, which will be used for dining establishment. The acquisition is still under progress as at the date of this report and the consideration paid by the Group to-date amounted to S\$240,000.

財務成本

財務成本由2020財政年度的約1.7百萬新加坡 元減少約0.2百萬新加坡元或10.4%至2021財 政年度的約1.5百萬新加坡元,主要原因為再 融資的實際利率較低。

税項

所得税開支由2020財政年度的約0.3百萬新加坡元增加約0.2百萬新加坡元或57.4%至2021 財政年度的約0.4百萬新加坡元。有關增加乃主要由於除稅前溢利增加所致。

年度溢利

除税後溢利增加主要是由於(i)收益增加約2.5 百萬新加坡元;及(ii)於2020財政年度的投資物業公平值變動虧損淨額約0.8百萬新加坡元變為2021財政年度公平值變動收益淨額約0.7 百萬新加坡元;並被員工成本增加約2.0百萬新加坡元所部分抵銷。

資本承擔

茲提述本公司日期為2022年1月10日的公告。 於2022年1月10日,本集團行使選擇權收購 位於15 Crane Road, Singapore 429360的物業 作食肆用途,代價為4.8百萬新加坡元。於本 報告日期,收購事項仍在進行中,本集團至今 已付的代價為240,000新加坡元。

Reference is made to the announcement of the Company dated 15 December 2021 and the circular of the Company dated 11 March 2022. On 17 February 2022, a sale and purchase agreement was entered into between the vendor and a subsidiary of the Company in respect of the sale and purchase of the entire issued share capital of First Capital Pte. Limited ("First Capital"), a private company incorporated in Singapore, with principal business of real estate property development, at a consideration of S\$14.5 million. The acquisition is still under progress as at the date of this report and the consideration paid by the Group to-date amounted to S\$725,000. The major asset of First Capital is a redevelopment site on freehold land in Singapore with market value of S\$14.5 million as at 31 December 2021. The acquisition of the entire equity interest of First Capital will be accounted for as asset acquisition of the Company.

茲提述本公司日期為2021年12月15日的公告及本公司日期為2022年3月11日的通函。於2022年2月17日,賣方與本公司一間附屬公司就買賣一間於新加坡註冊成立主要業務為房地產物業開發的私人公司First Capital Pte. Limited(「First Capital」)的全部已發行股本訂立買賣協議,代價為14.5百萬新加坡元。於本報告日期,收購事項仍在進行中,本集團至今已付的代價為725,000新加坡元。First Capital的主要資產為位於新加坡永久業權土地的重建地盤,於2021年12月31日的市值為14.5百萬新加坡元。收購First Capital全部股權將入賬列作本公司的資產收購。

MATERIAL ACQUISITION AND DISPOSAL OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

During FY2021, other than the acquisitions mentioned under "Capital Commitment" of this report, the Group had no material acquisition or disposal of subsidiaries, associates and joint ventures.

FOREIGN EXCHANGE EXPOSURE

As all of the operations of the Group were located in Singapore, all revenue from customers of the Group were derived from activities in Singapore.

During FY2021, the Group did not experience any significant difficulty or impact on its operations or liquidity due to fluctuations in currency exchange rates. The management will continue to monitor the foreign exchange exposure and take prudent measures to reduce foreign exchange risks.

重大收購及出售附屬公司、聯營公司 及合營企業

於2021財政年度,除本報告「資本承擔」所述 的收購事項外,本集團並無任何附屬公司、聯 營公司及合營企業的重大收購或出售。

外匯風險

由於本集團所有經營業務均在新加坡進行,本 集團來自客戶的收益全部來自新加坡的業務活動。

於2021財政年度,本集團並無因外匯匯率波動面臨任何重大困難或令其經營業務或流動資金蒙受影響。管理層將會持續監察外匯風險,並採取審慎措施減少外匯風險。

TREASURY POLICIES

The Group has adopted a prudent financial management approach towards its treasury policies and thus maintained a healthy liquidity position throughout FY2021. The finance department of the Group was responsible for treasury management functions, which include, amongst others, researching and evaluating investment options for further consideration by the management and the Board, and monitoring the investments on a continuous basis.

SIGNIFICANT INVESTMENT HELD 所持重大投資

During FY2021, the Group held no significant investment.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2021 and 2020, the Group's key financial position indicators as follows:

本集團為其庫存政策實施審慎財務

庫存政策

本集團為其庫存政策實施審慎財務管理措施, 因此於2021財政年度維持健康的流動資金狀 況。本集團的財務部負責庫存管理,其中包括 研究及評估選擇投資方式以供管理層及董事會 作進一步考慮,並持續監察投資。

於2021財政年度,本集團並無持有任何重大 投資。

流動資金及財務資源

於2021年及2020年12月31日,本集團的主要財務狀況指標如下:

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
Current assets Current liabilities Net current (liabilities)/assets	流動資產	12,356	14,318
	流動負債	14,653	8,868
	流動(負債淨額)/資產淨值	(2,297)	5,450
Interest-bearing bank borrowings	計息銀行借款權益	81,182	74,289
Equity		71,900	67,332

As at 31 December 2021, the Group had aggregate outstanding bank borrowings of approximately S\$81.2 million, an increase of approximately S\$6.9 million or 9.3% from approximately S\$74.3 million as at 31 December 2020. The increase was mainly due to additional loans taken in relation to the investment properties acquired.

於2021年12月31日,本集團的未償還銀行借款總額為約81.2百萬新加坡元,較於2020年12月31日的約74.3百萬新加坡元增加約6.9百萬新加坡元或9.3%。該項增加主要由於就收購投資物業所借的額外貸款所致。

These bank borrowings consisted of term loans, secured mortgage loans and working capital loan. The working capital loan, term loans and secured mortgage loans related to financing for the purchase of property, plant and equipment and investment properties were secured by the respective assets, corporate guarantee provided by the Company and personal guarantee provided by a controlling shareholder of the Company.

供的公司擔保以及本公司控股股東提供的個人擔保作抵押。
本集團的未動用銀行融資約為14.0百萬新加坡

該等銀行借款包括定期貸款、有抵押按揭貸款

及營運資金貸款。與購買物業、廠房乃設備、

投資物業的融資有關的營運資金貸款、定期貸

款及有抵押按揭貸款乃以相關資產、本公司提

The Group had unutilised banking facilities of approximately \$\$14.0 million. The Group aims at maintaining flexibility in funding by keeping sufficient bank balances and committed credit lines available to manage its business in a manner consistent with the short-term and long- term financial strategies of the Group.

元。本集團旨在透過保持充足的銀行結餘及可動用已承諾信貸額度以保持資金的靈活程度, 進而以符合本集團短期及長期財務策略的方式 管理其業務。

GEARING RATIO

資本負債比率

Gearing ratio is calculated based on the interest-bearing liabilities divided by the total equity as at the respective year/period end and multiplied by 100%. The Group's interest-bearing liabilities mainly comprised bank borrowings for the purchase of the investment properties. As at 31 December 2021, the Group's gearing ratio was approximately 112.9%, increased from approximately 110.3% as at 31 December 2020. The change in the Group's gearing ratio was mainly attributable to increase in the Group's borrowing to finance investment properties during FY2021.

資本負債比率乃按各年度/期間末計息負債除 以總權益再乘以100%計算。本集團的計息負 債主要包括就購買投資物業之銀行借款。於 2021年12月31日,本集團的資本負債比率約 112.9%,較2020年12月31日的約110.3%增加。本集團的資本負債比率變動因2021財政 年度股權及儲備增加所致。

USE OF NET PROCEEDS FROM THE LISTING

The shares of the Company were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") on 6 March 2019 for which the Company issued 200,000,000 new shares at HK\$0.75 per offer share on 6 March 2019, as set out in the announcement of the Company dated 5 March 2019. After deducting related listing expenses, the net proceeds of the Share Offer were approximately HK\$110.0 million (the "**Net Proceeds**").

上市所得款項淨額的用途

如本公司日期為2019年3月5日之公告所載,本公司股份於2019年3月6日在香港聯合交易所有限公司(「**聯交所**」)主板上市,而本公司已於2019年3月6日按每股發售股份0.75港元發行200,000,000股新股份。於扣除相關上市開支後,股份發售所得款項淨額約為110.0百萬港元(「**所得款項淨額**」)。

					Utilised	Balance
				Approx %	as at	as at
			Net Proceeds	of Net of	31 December	31 December
			allocated	Proceeds	2021	2021
			已分配	佔所得	於 2021 年	於 2021 年
			所得款項	款項淨額	12月31日	12月31日
			淨額	概約百分比	已動用	的結餘
			(HK\$'000)	%	(HK\$'000)	(HK\$'000)
			(千港元)	%	(千港元)	(千港元)
Purchase of outlets	1.	購買店鋪				
a. 101 Yishun		a. 101 Yishun	34,760	32 %	(34,760)	_
b. 150 South Bridge Road		b. 150 South Bridge Road	5,610	5%	(5,610)	-
Provision for future acquisitions of food centres	2.	日後收購美食中心撥備				
a. Purchase price/Renovation		a. 採購價/翻新	35,530	32 %	(35,530)	-
Repayment of bank loan	3.	償還銀行貸款	11,110	10%	(11,110)	-
Renovation of existing food centres	4.	翻新現有美食中心	5,610	5%	(5,610)	-
Information technology infrastructure and Systems ("IT")	5.	信息技術(「信息技術」)基礎設施及系統	6,270	6%	(620)	5,650
General working capital	6.	一般營運資金	11,110	10%	(11,110)	
tal	鏀:	\	110 000	100%	(104 350)	5,650
	a. 101 Yishun b. 150 South Bridge Road Provision for future acquisitions of food centres a. Purchase price/Renovation Repayment of bank loan Renovation of existing food centres Information technology infrastructure and Systems ("IT")	a. 101 Yishun b. 150 South Bridge Road Provision for future acquisitions of food centres a. Purchase price/Renovation Repayment of bank loan 3. Renovation of existing food centres 4. Information technology infrastructure and Systems ("IT") General working capital 6.	a. 101 Yishun b. 150 South Bridge Road Provision for future acquisitions of food centres a. Purchase price/Renovation Repayment of bank loan Renovation of existing food centres Information technology infrastructure and Systems ("IT") a. 101 Yishun b. 150 South Bridge Road 2. 日後收購美食中心撥備 a. 採購價/翻新 4. 翻新現有美食中心 信息技術(「信息技術」)基礎 設施及系統 General working capital 6. 一般營運資金	Allocated 已分配 所得款項 严額 (HK\$'000) (千港元) Purchase of outlets a. 101 Yishun a. 101 Yishun 34,760 b. 150 South Bridge Road 5,610 Provision for future acquisitions of food centres a. Purchase price/Renovation a. 採購價/翻新 35,530 Repayment of bank loan 3. 償還銀行貸款 11,110 Renovation of existing food centres 4. 翻新現有美食中心 5,610 Information technology infrastructure and Systems ("IT") 5. 信息技術(「信息技術」)基礎 設施及系統 6,270 General working capital 6. 一般營運資金 11,110	Net Proceeds allocated Proceeds CF介配 化所得 新項字額 不利百分比 (HKS'000) % (干港元) % Purchase of outlets 1. 購買店舗 3. 101 Yishun 34,760 32% b. 150 South Bridge Road 5,610 5% Provision for future acquisitions of food centres a. Purchase price/Renovation a. 採購價/翻新 35,530 32% Repayment of bank loan 3. 償還銀行貸款 11,110 10% Renovation of existing food centres 4. 翻新現有美食中心 5,610 5% Information technology infrastructure and Systems ("IT") 5. 信息技術 (「信息技術」) 基礎 設施及系統 6,270 6% General working capital 6. 一般營運資金 11,110 10%	Net Proceeds allocated Proceeds 2021

The current upgrading IT infrastructure and system was delayed due to the COVID-19. The Group expects to utilise the balance of the net proceeds in a conservative manner on or before 30 September 2022. Should the Directors decide to reallocate the planned use of the net proceeds to other business plans and/or new projects of the Group to a material extent, the Group will make appropriate announcement(s) in due course.

Employees and Remuneration Policies

As at 31 December 2021, the Group had a total of 326 employees (2020: 304). The Group's remuneration policies were in line with the prevailing market practice and were determined on the basis of performance, qualification and experience of each individual employee. The Group recognised the importance of a good relationship with its employees. The remuneration payable to its employees included salaries and allowances.

由於COVID-19,現時升級信息技術基礎設施及系統已延遲。本集團將於2022年9月30日或之前採取保守方式使用所得款項淨額的結餘。若董事決定於重大程度上將所得款項淨額的計劃用途重新分配至本集團的其他業務計劃及/或新項目,則本集團將適時作出合適公告。

員工及薪酬政策

於2021年12月31日,本集團共有326名(2020年:304名)員工。本集團的薪酬政策符合現行市場慣例,並根據個別員工的表現、資格及經驗釐定。本集團重視與員工維持良好關係。應付其員工的薪酬包括薪資及津貼。

Corporate Governance Report

企業管治報告

The Board is pleased to present this corporate governance report in the annual report of the Company for FY2021. 董事會欣然於本公司2021財政年度的年報內提呈本企業管治報告。

CORPORATE GOVERNANCE PRACTICES

The Group is committed to maintaining high corporate governance standards to safeguard the interests of Shareholders, enhance corporate value, formulate its business strategies and policies, and enhance its transparency and accountability. The Company's corporate governance practices are based on the Corporate Governance Code and Corporate Governance Report (the "CG Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). During FY2021, the Company has adopted and, save for the deviation from code provision A.2.1 of the CG Code as disclosed in this report, has complied with all applicable code provisions as set out in the CG Code. The Group will continue to review and enhance its corporate governance practices to ensure its continued compliance with the CG Code.

企業管治常規

本集團致力維持高水平的企業管治,以保障股東權益、提升企業價值、制定其業務策略及政策以及提升其透明度及問責制度。本公司的企業管治常規基於聯交所證券上市規則(「上市規則」))附錄十四所載企業管治守則及企業管治領則」)。於2021財政年度,除本報告所披露的偏離企業管治守則之守則條文第A.2.1條外,本公司已採納並一直遵守企業管治守則所載的所有適用守則條文。本集團將繼續檢討及完善其企業管治常規以確保其持續遵守企業管治守則。

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as set out in Appendix 10 to the Listing Rules. Having made specific enquiry with all the Directors and each of the Directors confirmed that he/she had complied with the Model Code for FY2021.

The Company has also established written guidelines (the "Employees Written Guidelines") no less exacting than the Model Code for securities transactions by employees who are likely to be in possession of unpublished price-sensitive information of the Company. No incident of non-compliance of the Employees Written Guidelines by the employees was noted by the Company.

進行證券交易之標準守則

本公司已採納上市規則附錄十所載有關董事進行證券交易之標準守則(「標準守則」)。經向全體董事作出特定查詢,各董事確認,彼等於2021財政年度一直遵守標準守則。

本公司亦已就可能擁有本公司未公佈價格敏感 資料的僱員進行證券交易制訂條款不遜於標準 守則的書面指引(「**僱員書面指引**」)。本公司並 無發現有僱員不遵守僱員書面指引的事件。

Corporate Governance Report (Continued)

企業管治報告(續)

BOARD OF DIRECTORS

Responsibilities

The Board is primarily responsible for overseeing and supervising the management of business affairs and overall and performance of the Group.

The Board reserves its decisions for all major matters of the Company, including the approval and monitoring of all policy matters, overall strategies and budgets, internal control systems, risk management systems, material transactions (in particular those that may involve conflict of interests), financial information, change of Directors, ad hoc projects and other significant financial and operational matters. The Board has the full support of the management to discharge its responsibilities.

The day to day management, administration and operation of the Company are delegated to executive Directors and the senior management. The delegated functions and work tasks are periodically reviewed. Approval has to be obtained from the Board prior to any significant transactions entered into by the above mentioned officers.

The Directors have full access to information of the Group and the management has an obligation to supply the Directors with adequate information in a timely manner to enable the Directors to perform their responsibilities. The Directors are entitled to seek independent professional advice in appropriate circumstances at the Company's expense.

In addition, the Board has also delegated various responsibilities to the board committees of the Company. Further details of the board committees of the Company are set out on pages 34 to 42 of this annual report.

For FY2021, the Board has reviewed the above arrangements for the delegation of responsibilities to the senior management and considered it to be appropriate.

董事會

責任

董事會主要負責監察及監管本集團業務管理及 整體表現。

董事會保留對本公司所有重大事宜之決策權, 包括批准及監察所有政策事宜、整體策略及預 算、內部控制系統、風險管理系統、重大交易 (特別是可能涉及利益衝突之交易)、財務資 料、董事變更、特殊項目以及其他重大財務及 營運事宜。董事會獲管理層全力支持履行其責 任。

本公司日常管理、行政及營運乃委派予執行董事及高級管理層。委派職能及工作會定期檢討。上述高級職員於訂立任何重大交易前須事 先取得董事會批准。

董事有權查閱本集團所有資料,而管理層有責任及時為董事提供充分資料,以便董事履行其職責。董事有權在適當情況下尋求獨立專業意見,費用由本公司承擔。

此外,董事會亦委派多項職責予本公司董事委員會。有關本公司董事委員會的進一步詳情, 載於本年報第34至42頁。

於2021財政年度,董事會已審核並認為上述 有關向高級管理層轉授職責的安排適當。

Corporate Governance Report (Continued)

企業管治報告(續)

Directors and officers' liabilities

The Company has arranged appropriate liability insurance to indemnity the Directors for their liabilities arising from corporate activities. The insurance coverage will be reviewed on an annual basis.

Board Composition

The Board currently comprises six Directors, consisting of three executive Directors and three independent non-executive Directors as detailed below:

Executive Directors

Mr. Chu Chee Keong (Zhu Zhiqiang)

(Chairman and Chief Executive Officer)

Ms. Leow Poh Hoon (Liao Baoyun)

Ms. Chu Pek Si (Zhu Peishi)

Independent non-executive Directors

Mr. Wong Loke Tan
Mr. Mah Seong Kung
Mr. Ng Yong Hwee
(appointed on 29 June 2021)

During FY2021, save as disclosed in this report, there was no change in the composition of the Board.

The biographical information of the Directors is set out in the section headed "Directors and Senior Management" on pages 10 to 16 of this annual report.

Ms. Leow is the spouse of Mr. Chu and Ms. Chu is the daughter of Mr. Chu and Ms. Leow.

Save as disclosed in the section headed "Directors and Senior Management" on pages 10 to 16 of this annual report, the Directors have no other financial, business, family or other material, reference relationships with each other.

董事及高級職員之責任

本公司已安排適當的責任險,以對董事因公司 活動所承擔之責任進行彌償,並將按年對保險 責任範圍進行審核。

董事會組成

董事會現時由六名董事組成,包括三名執行董 事及三名獨立非執行董事,載述如下:

執行董事

朱志強先生(主席及行政總裁)

廖宝云女士 朱佩诗女士

獨立非執行董事

Wong Loke Tan 先生 马雄刚先生 黄荣辉先生 (於2021年6月29日獲委任)

於2021財政年度,除本報告所披露者外,董 事會組成並無變動。

董事之履歷資料載於本年報第10至16頁的「董事及高級管理層」一節。

廖女士為朱先生之配偶,而朱女士為朱先生及 廖女士之女兒。

除本年報第10至16頁「董事及高級管理層」一節所披露者外,董事相互之間並無其他財務、 業務、家庭或其他重大、引薦關係。

Corporate Governance Report (Continued) 企業管治報告(續)

Chairman and Chief Executive Officer

Code provision A.2.1 stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. Under the current organisational structure of the Company, Mr. Chu is the chairman and chief executive officer. With extensive experience in the food and beverage industry, the Board considers that vesting the roles of chairman and chief executive officer in the same person is beneficial to the business prospects and management of the Group. The balance of power and authority is ensured by the operation of the senior management and the Board, which comprise experienced and high caliber individuals. The Board currently comprises three executive Directors and three independent non-executive Directors, therefore the Board has a strong independence element in its composition.

Independent non-executive Directors

During FY2021, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three independent non-executive Directors representing one-third of the Board. These independent non-executive Directors are seasoned individuals from diversified backgrounds and industries and one member has the appropriate professional qualifications or accounting or related financial management expertise.

The independent non-executive Directors serve the relevant function of bringing independent judgment and advice on the overall management of the Company. They take the lead where potential conflicts of interests arise.

The Company has received written annual confirmation from each of the independent non-executive Directors in respect of his independence pursuant to Rule 3.13 of the Listing Rules for FY2021. The Company is of the view that all independent non-executive Directors meet the independence guidelines set out in Rule 3.13 of the Listing Rules and are independent in accordance with the terms of the guidelines throughout FY2021.

主席及行政總裁

守則條文第A.2.1條規定,主席與行政總裁的 角色應有區分,且不應由一人同時兼任。根據 本公司的現行組織架構,朱先生現為主席兼行 政總裁。憑藉於餐飲業擁有豐富經驗,董事會 認為由同一人出任主席及行政總裁兩職有利於 本集團的業務前景及管理。高級管理層與由 有經驗及才能的人士組成的董事會,可確保權 力與權限之間有所制衡。董事會現時由三名執 行董事及三名獨立非執行董事組成,故董事會 具備充分獨立性。

獨立非執行董事

於2021財政年度期間,董事會一直遵守上市規則有關委任最少三名(相當於三分之一董事會成員)獨立非執行董事。該等獨立非執行董事乃來自多元化背景及行業的經驗豐富人士,其中一名成員擁有適當專業資格或會計或相關財務管理專業知識。

獨立非執行董事擔當有關職能,就本公司的整體管理提供獨立判斷及意見。當發生潛在利益 衝突時,彼等將發揮領導功能。

本公司已收到各獨立非執行董事根據上市規則 第3.13條就其於2021財政年度之獨立性發出 之年度確認書。本公司認為,全體獨立非執行 董事符合上市規則第3.13條所載獨立性指引且 根據指引條款於整個2021財政年度均屬獨立。

Corporate Governance Report (Continued)

企業管治報告(續)

Appointment and Re-election of Directors

Each of the executive Directors has entered into a service contract with the Company for an initial fixed term of three years and will continue thereafter until terminated by not less than three months' notice in writing served by either party on the other. The executive Directors can only serve the termination notice after the initial fixed term in accordance with their service contract.

Each of the independent non-executive Directors has entered into a letter of appointment with the Company for an initial fixed term of one year and will continue thereafter until terminated by not less than one month's notice in writing by served by either party on the other.

None of the Directors has a service contract which is not determinable by the Group within one year without payment of compensation (other than statutory compensation). In accordance with the Company's articles of association (the "Articles of Association"), all the Directors are subject to retirement by rotation at least once every three years and any new Director appointed to fill a causal vacancy shall submit himself for election by the Shareholders at the first general meeting of the Company after appointment and new Director appointed as an addition to the Board shall submit himself for re-election by Shareholders at the next following annual general meeting of the Company (the "Annual General Meeting") after appointment.

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

董事委任及重選

各執行董事已與本公司訂立服務合約,初步固 定為期三年,並將於其後持續有效,直至一方 向另一方發出不少於三個月的書面通知終止。 執行董事僅可根據其服務合約於初始固定年期 後發出終止通知。

各獨立非執行董事已與本公司訂立委任函,初 步固定年期為一年,並將於其後持續有效,直 至一方向另一方發出不少於一個月的書面通知 終止。

董事概無訂立本集團不可於一年內免付賠償 (法定賠償除外)而終止之服務合約。根據本公司組織章程細則(「組織章程細則」),全體董事須每三年至少輪值退任一次,而任何新委任以填補臨時空缺之董事須於獲委任後的本公司首屆股東大會上接受股東選舉,而董事會增任之新董事須於獲委任後在本公司下屆股東週年大會(「股東週年大會」)上接受股東重選。

委任、重選及罷免董事之程序及過程載於組織 章程細則。提名委員會負責審閱董事會組成以 及監察董事之委任、重選及繼任計劃。

Corporate Governance Report (Continued) 企業管治報告(續)

BOARD COMMITTEES

To oversee particular aspect of the Company's affairs, the Board has established four Board committees, namely the Audit Committee, the Remuneration Committee, the Nomination Committee and the Internal Control Compliance Committee (together, the "Board Committees"). The Board has delegated responsibilities to the Board Committees as set out in their respective terms of reference.

Audit Committee

The Company established the Audit Committee on 1 February 2019 with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the CG Code as set out in Appendix 14 to the Listing Rules. The written terms of reference of the Audit Committee are available on the websites of the Company and the Stock Exchange.

The principal roles and functions of the Audit Committee include but are not limited to:

- making recommendations to the Board on the appointment, reappointment and removal of the external auditor, approving the remuneration and terms of engagement of the external auditor, and handling any question of resignation or dismissal of that auditor;
- reviewing and monitoring the external auditor's independence, objectivity and the effectiveness of the audit process in accordance with applicable standards and discussing with the auditor the nature and scope of the audit and reporting obligations before the commercial of the audit;
- developing and implementing a policy on the engagement of an external auditor to supply non-audit services;
- monitoring the integrity of the Company's financial statements, annual report and accounts, half-year report and quarterly reports, and reviewing significant financial reporting judgments contained in them;

董事委員會

為監督本公司事務的特定方面,董事會已成立 四個董事委員會,即審核委員會、薪酬委員 會、提名委員會及內部控制合規委員會(統稱 「**董事委員會**」)。董事會已向董事委員會授權 其各自職權範圍所載的職責。

審核委員會

本公司於2019年2月1日成立審核委員會,設有符合上市規則第3.21條及上市規則附錄14所載企業管治守則的書面職權範圍。審核委員會的書面職權範圍登載於本公司及聯交所的網站。

審核委員會的主要角色及職能包括但不限於:

- 就外聘核數師的委任、續任及罷免向董事會提供推薦建議,通過外聘核數師的酬金及聘用條款,以及處理任何有關該核數師辭任或解僱該核數師的問題;
- 按適用準則檢討及監察外聘核數師的獨立性及客觀性以及審核程序的成效,以及於審核工作開始前與核數師討論審核性質及範圍以及申報責任;
- 制定並執行關於委聘外聘核數師提供非 審核服務的政策;
- 監察本公司的財務報表、年報及賬目、 半年度報告及季度報告的完整性,並審 閱當中所載的重大財務申報判斷;

Corporate Governance Report (Continued)

企業管治報告(續)

- discussing the Company's risk management and internal control systems with the Company's management to ensure that it has performed its duty in having effective internal control systems. This discussion should include the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function;
- considering major investigation findings on risk management and internal control matters as delegated by the Board or on its own initiative and management's response to these findings;
- ensuring co-ordination between the internal and external auditors, and to ensure that the Internal Audit Function is adequately resourced and has appropriate standing within the Company, and reviewing and monitoring its effectiveness;
- reviewing the external auditor's management letter, any material queries raised by the auditor to management in respect of the accounting records, financial accounts or systems of control and management's response;
- ensuring that the Board will provide a timely response to the issues raised in the external auditor's management letter;
- reporting to the Board on the matters in the terms of reference of the Audit Committee;
- considering other topics, as defined by the Board;
- acting as the key representative body for overseeing the Company's relations with the external auditor;
- reviewing the Group's financial and accounting policies and practices; and
- establishing a whistle blowing policy and system for employees and those who deal with the Company (e.g., customers and suppliers) so that they can, in confidence, to raise concerns about possible improprieties in any matter related to the Company and ensure that proper arrangements are in place for fair and independent investigation of these matters.

- 與本公司管理層討論本公司的風險管理 及內部監控系統,以確保其已履行職責 建立有效的內部監控系統。討論內容應 包括本公司在會計及財務申報職能方面 的資源、員工資格及經驗、培訓計劃及 預算是否足夠;
- 應董事會的委派或主動就有關風險管理 及內部控制事宜的重要調查結果及管理 層對調查結果的回應進行研究;
- 確保內部和外聘核數師的工作獲得協調,並確保內部審核功能在本公司內部有足夠資源運作及處於適當地位,以及檢討及監察其成效;
- 檢討外聘核數師致管理層的函件,以及 核數師就會計紀錄、財務賬目或監控系 統向管理層提出的任何重大疑問及管理 層作出的回應;
- 確保董事會及時回應外聘核數師致管理 層的函件中提出的事宜;
- 就審核委員會職權範圍的事宜向董事會 作出報告;
- 研究由董事會界定的其他議題;
- 擔任本公司與外聘核數師之間的主要代表,並負責監察二者之間的關係;
- 檢討本集團的財務及會計政策及常規:及
- 制定舉報政策及系統,讓僱員及與本公司有往來的人士(如客戶及供應商)可保密地提出其對涉及本公司的任何事宜可能存在不當行為的關注,以及確保為公平獨立調查該等事宜設有適當安排。

企業管治報告(續)

The Audit Committee comprises three independent non-executive Directors, namely Mr. Mah (chairman), Mr. Wong and Mr. Ng.

The members of the Audit Committee possess appropriate professional gualifications and/or experience in financial matters.

The Audit Committee reviewed, together with senior management and the external auditors, the financial statements for the six months ended 30 June 2021 and for FY2021, the accounting principles and practices adopted by the Company, statutory compliance, other financial reporting matters, risk management and internal control systems and continuing connected transactions of the Company.

During FY2021, the Audit Committee held two meetings for considering the interim results of the Company for the six months ended 30 June 2021 and the annual results of the Company for FY2020. Details of the attendance of the members of the Audit Committee in the said meetings are set out under the sub-heading "Attendance Records of Directors and Board Committee Members" on page 43 of this annual report.

The Audit Committee has recommended to the Board (which endorsed the recommendation) that, subject to Shareholders' approval at the Company's forthcoming Annual General Meeting, Fan, Chan & Co. Limited be re-appointed as the Company's external auditors for the year 2022.

審核委員會包括三名獨立非執行董事,即马先生(主席)、Wong先生及黄先生。

審核委員會各成員擁有適當的專業資格及/或財務經驗。

審核委員會與高級管理層及外部核數師一同審核截至2021年6月30日止六個月及2021財政年度之財務報表、本公司所採納之會計原則及常規、本公司之監管合規、其他財務申報事宜、風險管理及內部控制系統及持續關連交易。

於2021財政年度,審核委員會已舉行兩次會議,以審議本公司截至2021年6月30日止六個月之中期業績及本公司於2021財政年度之全年業績。審核委員會成員於上述會議之出席詳情載於本年報第43頁「董事及董事委員會成員出席記錄」分節。

審核委員會已向董事會推薦並獲贊同,視乎股 東於本公司應屆股東週年大會之批准情況,范 陳會計師行有限公司獲重新委任為本公司 2022年之外部核數師。

企業管治報告(續)

Remuneration Committee

The Company established the Remuneration Committee on 1 February 2019 with written terms of reference in compliance with Rule 3.25 of the Listing Rules and the CG Code. The written terms of reference of the Remuneration Committee are available on the websites of the Company and the Stock Exchange.

The principal roles and functions of the Remuneration Committee include but are not limited to:

- making recommendations to the Board on the Company's policy and structure for the remuneration of all Directors and members of the senior management and on the establishment of a formal and transparent procedure in the development of a remuneration policy;
- making recommendations to the Board on the remuneration packages of all individual executive Directors and members of the senior management, including benefits in kind and compensation payments;
- reviewing and approving the management's performancebased remuneration proposals by reference to the Board's corporate goals and objectives from time to time;
- ensuring that no Director or any of his/her associate(s) is involved in deciding his/her own remuneration;
- making recommendations to the Board on the remuneration of non-executive Directors;
- considering factors such as salaries paid by comparable companies, time commitment and responsibilities of the directors, and employment conditions elsewhere in the Group and desirability of performance-based remuneration; and
- reviewing and approving compensation payable to executive Directors and senior management of the Company for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive.

薪酬委員會

本公司於2019年2月1日成立薪酬委員會,設有符合上市規則第3.25條及企業管治守則的書面職權範圍。薪酬委員會的書面職權範圍登載於本公司及聯交所的網站。

薪酬委員會的主要角色及職能包括但不限於:

- 就本公司全體董事及高級管理層人員的 薪酬政策及架構,以及就為制訂薪酬政 策設立正規而具透明度的程序向董事會 提供推薦建議;
- 就所有個別執行董事及高級管理層人員的薪酬待遇(包括實物福利及賠償金額)向董事會提供建議;
- 參考董事會不時釐定的企業目標及目的,審閱及批准管理層按表現釐定的薪酬建議;
- 確保概無董事或其任何聯繫人參與釐定 其本身薪酬;
- 就非執行董事的薪酬向董事會提出建議;
- 考慮若干因素,諸如同類公司支付的薪酬、董事須付出的時間及職責,以及本集團內其他職位的僱用條件及是否應按表現釐定薪酬;及
- 審核及批准向執行董事及本公司高級管理層就其喪失或終止職務或委任而應付的賠償,以確保該等賠償與合約條款一致;若未能與合約條款一致,賠償亦須公平合理,不致過多。

Corporate Governance Report (Continued) 企業管治報告(續)

The Remuneration Committee comprises one executive Director, namely Mr. Chu, and three independent non-executive Directors, namely Mr. Ng (chairman), Mr. Wong and Mr. Mah.

薪酬委員會包括一名執行董事,即朱先生,及 三名獨立非執行董事,即黄先生(主席)、 Wong先生及马先生。

During FY2021, the Remuneration Committee held one meeting to (1) review the remuneration policy and structure and to make recommendations to the Board on determining the annual remuneration packages of the executive Directors and members of the senior management and other related matters; and (2) recommend the remuneration of Mr. Ng as an independent non-executive Director to the Board for approval.

於2021財政年度,薪酬委員會已舉行一次會議,以(1)審閱薪酬政策及結構及就釐定執行董事及高級管理層的年度薪酬組合以及其他有關事宜向董事會提出推薦意見;及(2)向董事會建議黃先生作為獨立非執行董事的薪酬以供批准。

Details of the attendance of the members of the Remuneration Committee in the said meetings are set out under the sub-heading "Attendance Records of Directors and Board Committee Members" on page 43 of this annual report.

薪酬委員會成員於上述會議之出席詳情載於本年報第43頁「董事及董事委員會成員出席記錄」分節。

Details of the fees and other emoluments paid or payable to the Directors and the five individuals with the highest emoluments are set out in notes 10 and 11 to the consolidated financial statements of the Group for FY2021 (the "Consolidated Financial Statements") respectively.

有關已付或應付董事及五名最高薪酬人士之袍 金及其他薪酬之詳情,分別載於本集團2021 財政年度綜合財務報表(「綜合財務報表」)附註 10及11內。

The remuneration paid to members of the senior management by band during FY2021 is set out below:

於2021財政年度,按薪酬範圍劃分之已付高級管理層成員之薪酬載列如下:

		Number of Individuals		
In Singapore dollars ("S\$")	以新加坡元(「新加坡元」)計	人數		
0–200 000	0–200 000	2		

企業管治報告(續)

Nomination Committee

The Company established the Nomination Committee on 1 February 2019 with written terms of reference in compliance with the CG Code. The written terms of reference of the Nomination Committee are available on the websites of the Company and the Stock Exchange.

The principal roles and functions of the Nomination Committee include but are not limited to:

- reviewing the structure, size and diversity (including without limitation, gender, age, cultural and educational background, skills, knowledge, professional qualifications and industry experience) of the Board at least on an annual basis and making recommendations on any proposed change to the Board to complement the Company's corporate strategy;
- identifying individuals who are suitably qualified to become Board members and selecting or making recommendations to the Board on the selection of individuals nominated for directorships;
- assessing the independence of independent non-executive Directors;
- making recommendations to the Board on the appointment or reappointment of Directors and succession planning for Directors, in particular the chairman of the Board and the chief executive officer of the Company; and
- developing and reviewing the policy of the Board on diversity and measurable objectives for implementing such policy from time to time and adopted by the Board and reviewing progress on achieving the objectives.

提名委員會

本公司於2019年2月1日成立提名委員會,設有符合企業管治守則的書面職權範圍。提名委員會的書面職權範圍登載於本公司及聯交所的網站。

提名委員會的主要角色及職能包括但不限於:

- 至少每年檢討董事會的架構、規模及多元化(包括但不限於性別、年齡、文化及教育背景、技能、知識、專業資格及行業經驗),並就因應本公司企業策略而對董事會所作的建議變動提供推薦建議;
- 物色具備合適資格出任董事會成員的人士,並甄選獲提名出任董事職務的人士或就此向董事會提供推薦建議;
- 評核獨立非執行董事的獨立性;
- 就董事的委任或續任及董事(尤其是董事會主席及本公司行政總裁)的繼任計劃向董事會提供推薦建議;及
- 制訂及檢討董事會成員多元化政策,以 及由董事會為推行政策不時採納的可計 量目標,並檢討達成該等目標的進度。

企業管治報告(續)

The Nomination Committee consults the chairman of the Board about his proposals relating to the process for Board appointments and for identifying and nominating candidates as members of the Board.

提名委員會就其有關董事會任命以及確定及提 名候選人為董事會成員的程序的建議諮詢董事 會主席。

The criteria for the Nomination Committee to select and recommend a candidate for directorship include the candidate's skills, knowledge, experience and integrity and whether he/she can demonstrate a standard of competence commensurate with his/her position as a director of the Company.

提名委員會選擇及推薦候選人擔任董事的標準 包括候選人的技能、知識、經驗及誠信,以及 彼是否能夠表現出與本公司董事職位相稱的能 力水平。

The Nomination Committee has also adopted a nomination policy (the "Nomination Policy") which sets out the selection criteria and procedure of appointing and re-appointing a Director. Details of the Nomination Policy are set out under the sub-heading "Nomination Policy" on pages 46 to 47 of this annual report.

提名委員會亦已採納一項提名政策(「**提名政 第**」),當中列載新委任及重新委任董事之甄選 準則及程序。提名政策的詳情載於本年報第 46至47頁「提名政策 | 分節。

The selection criteria used in assessing the suitability of a candidate include, inter alia, his/her academic background and professional qualifications, relevant experience in the industry, character and integrity and whether he/she can contribute to the diversity of the Board as detailed in the board diversity policy (the "Board Diversity Policy"). Details of the Board Diversity Policy are set out under the sub-heading "Board Diversity Policy" on page 45 of this annual report.

用以評估候選人的甄選準則包括(尤其是)其學歷背景及專業資格、與行業有關之經驗、品格及誠信及彼是否能如董事會成員多元化政策(「董事會成員多元化政策」)所述為董事會成員多元化政策的詳情載於本年報第45頁「董事會成員多元化政策」分節。

The Nomination Committee comprises one executive Director, namely Mr. Chu, and three independent non-executive Directors, namely Mr. Wong (chairman), Mr. Mah and Mr. Ng.

提名委員會包括一名執行董事,即朱先生,及 三名獨立非執行董事,即Wong先生(主席)、 马先生及黄先生。

During FY2021, the Nomination Committee held one meeting to review composition of the Board, review the Nomination Policy, assess the independence of independent non-executive Directors and recommend the Board on the re-election of Directors; and (2) recommend the appointment of Mr. Ng as an independent non-executive Director to the Board for approval.

於2021財政年度,提名委員會舉行一次會議, 以檢討董事會組成、審閱提名政策、評估獨立 非執行董事的獨立性及就重選董事向董事會提 供推薦建議:及(2)向董事會建議任命黄先生 為獨立非執行董事以供批准。

Details of the attendance of the members of the Nomination Committee in the said meeting are set out under the sub-heading "Attendance Records of Directors and Board Committee Members" on page 43 of this annual report.

提名委員會成員於上述會議之出席詳情載於本 年報第43頁「董事及董事委員會成員出席記錄」 分節。

企業管治報告(續)

Internal Control Compliance Committee

The Company established the Internal Control Compliance Committee on 1 February 2019 with written terms of reference in compliance with the CG Code.

The principal roles and functions of the Internal Control Compliance Committee include the following:

- monitoring and ensuring the Group's compliance with Singapore laws, rules and regulations as applicable to the Group's operations;
- providing status reports to the Board on a regular basis;
- engaging external advisers where necessary; and
- taking all necessary measures as it thinks appropriate to ensure the aforesaid measures are properly implemented.

The Internal Control Compliance Committee comprises one executive Director, namely Mr. Chu, one independent non-executive Director, namely Mr. Ng (chairman) and a member of the senior management team, namely Mr. Yin.

During FY2021, the Internal Control Compliance Committee held one meeting to review the Company's policies and practices on its internal control and policies and practices and compliance with legal and regulatory requirements.

Details of the attendance of the members of the Internal Control Compliance Committee in the said meetings are set out under the sub-heading "Attendance Records of Directors and Board Committee Members" on page 43 of this annual report.

內部控制合規委員會

本公司於2019年2月1日成立內部控制合規委員會,設有符合企業管治守則的書面職權範圍。

內部控制合規委員會的主要角色及職能包括:

- 監督及確保本集團遵守適用於本集團業務的新加坡法律、規則及規例;
- 定期向董事會提交狀態報告;
- 在必要時聘請外部顧問;及
- 採取其認為適當的一切必要措施,以確 保妥善執行上述措施。

內部控制合規委員會包括一名執行董事朱先 生、一名獨立非執行董事黄先生(主席)及一名 高級管理層成員尹先生。

於2021財政年度,內部控制合規委員會舉行 一次會議,以檢討本公司的內部控制政策及常 規、政策及常規以及遵守法律及監管規定的情 況。

內部控制合規委員會成員於上述會議之出席詳 情載於本年報第43頁「董事及董事委員會成員 出席記錄」分節。

Corporate Governance Report (Continued) 企業管治報告(續)

Corporate Governance Functions

The Board is responsible for performing the functions set out in the code provision D.3.1 of the CG Code:

- developing and reviewing the Company's policies and practices on corporate governance;
- reviewing and monitoring the training and continuous professional development of the Directors and members of the senior management;
- reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of conduct and compliance manual applicable to employees and the Directors; and
- reviewing the Company's compliance with the CG Code and disclosure in the corporate governance report.

During FY2021, the Board had reviewed the Company's policies and practices on corporate governance issues, the Company's compliance with CG Code, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Model Code and Written Employee Guidelines, the disclosure in the corporate governance report, and monitored the training and continuous professional development of the Directors and members of the senior management.

企業管治職能

董事會負責履行企業管治守則之守則條文第 D.3.1條所載之職能,其中包括:

- 制定及檢討本公司的企業管治政策及常規;
- 檢討及監察董事及高級管理人員的培訓 及持續專業發展;
- 檢討及監察本公司在遵守法律及監管規 定方面的政策及常規;
- 制定、檢討及監察僱員及董事的操守準則及合規手冊;及
- 檢討本公司遵守企業管治守則的情況及 在企業管治報告內的披露。

於2021財政年度,董事會檢討本公司有關企業管治事宜、本公司遵守企業管治守則的政策及常規,本公司有關遵守法律及監管規定、遵守標準守則及書面僱員指引、於企業管治報告披露的政策及常規,以及監察董事及高級管理人員的培訓及持續專業發展。

企業管治報告(續)

ATTENDANCE RECORDS OF DIRECTORS AND BOARD COMMITTEE MEMBERS

The attendance record of each Director at the Board, the Board Committee meetings and the general meeting of the Company held in FY2021 is set out in the table below:

董事及董事委員會成員出席記錄

各董事於2021年財政年度舉行的董事會、董事委員會會議及本公司股東大會之出席記錄載於下表:

Attended/ Eligible to attend 出席次數/合資格出席次數

		Board	Audit Committee	Remuneration Committee	Nomination Committee	Internal Control Compliance Committee 內部控制	Annual General Meeting
Name of Directors	董事姓名	董事會	審核委員會	薪酬委員會	提名委員會	合規委員會	股東週年大會
Executive Directors	執行董事						
Mr. Chu	朱先生	5/5	-	1/1	-	1/1	1/1
Ms. Leow	廖女士	5/5	-	-	-	-	1/1
Ms. Chu	朱女士	5/5	-	-	-	-	1/1
Independent non-executive	獨立非執行董事						
Directors							
Mr. Wong	Wong先生	5/5	2/2	1/1	1/1	-	1/1
Mr. Loh (retired on 29 June 2021)	盧先生 <i>(於2021年6月29日退任)</i>	2/2	1/1	1/1	1/1	1/1	1/1
Mr. Mah	马先生	5/5	2/2	1/1	1/1	-	1/1
Mr. No (appointed on 29 June 2021)	苗先牛(於2021年6月29日獲委任)	3/3	1/1	_	_	_	_

Corporate Governance Report (Continued) 企業管治報告(續)

Continuous Professional Development of Directors

The Company will from time to time arrange continuing professional development training for the Directors such as internally-facilitated briefings and provision of reading material on relevant topics to ensure the Directors keep abreast of regulatory developments and changes in order to effectively perform their responsibilities and to ensure that their contribution to the Board remains informed and relevant. All Directors are also encouraged to attend relevant training courses at the Company's expense.

The following Directors pursued continuous professional development and relevant details are summarised as follows:

董事的持續專業發展

本公司將不時為董事安排持續專業發展培訓,如內部簡報及提供相關議題的閱讀材料,確保董事掌握監管發展及轉變以有效地履行其責任,並確保其在知情情況下對董事會作出相關貢獻。本公司鼓勵亦所有董事出席相關培訓課程,費用由本公司承擔。

下列董事曾進行持續專業發展,有關詳情概述如下:

Name of Directors	※ 古 州 々	Attended services/ briefings	Reading materials
Name of Directors	董事姓名	出席服務/簡介	閱讀材料
Executive Directors	執行董事		
Mr. Chu	朱先生	$\sqrt{}$	$\sqrt{}$
Ms. Leow	廖女士	$\sqrt{}$	$\sqrt{}$
Ms. Chu	朱女士	$\sqrt{}$	$\sqrt{}$
Independent non-executive Directors	獨立非執行董事		
Mr. Wong	Wong先生	$\sqrt{}$	$\sqrt{}$
Mr. Mah	马先生		$\sqrt{}$
Mr. Ng	黄先生	$\sqrt{}$	$\sqrt{}$

企業管治報告(續)

BOARD DIVERSITY POLICY

Pursuant to the code provision A.5.6 of the CG Code, the Board has adopted Board Diversity Policy which sets out the approach to achieve diversity of the Board.

The Board sees diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development. In designing the Board's composition, the board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service and any other factors that the Board might consider relevant and applicable from time to time. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

Pursuant to the Board Diversity Policy, the Nomination Committee will review annually the structure, size and composition of the Board and where appropriate, make recommendations on changes to the Board to complement the Company's corporate strategy and to ensure that the Board maintains a balanced diverse profile.

The Company aims to maintain an appropriate balance of diversity perspectives that are relevant to the Company's business growth and is also committed to ensure that recruitment and selection practices at all levels (from the Board downwards) are appropriately structured so that a diverse range of candidates are considered.

At present, the Nomination Committee considers that the existing Board Diversity Policy is sufficient to serve the purpose and will review the Board Diversity Policy, as appropriate, to ensure its effectiveness.

董事會成員多元化政策

根據企業管治守則之守則條文第A.5.6條,董 事會已採納董事會成員多元化政策,該政策列 明達致董事會成員多元化的方針。

董事會認為董事會成員多元化是支持實現策略 目標及可持續發展的關鍵因素。確定董事會組 成時,本公司考慮多項因素以令董事會成員多 元化,包括但不限於性別、年齡、文化及教育 背景、種族、專業經驗、技能、知識及服務期 限及董事會可能不時認為相關及適用之任何其 他因素。董事會所有委任均以用人唯才為原 則,並兼顧董事會成員多元化的益處根據客觀 條件考慮人選。

根據董事會成員多元化政策,提名委員會將每年檢討董事會的架構、規模及組成,並在適當時向董事會作出有關任何變更的推薦意見,以配合本公司的企業策略及確保董事會維持均衡多元化格局。

本公司旨在與本公司業務增長有關的多元化觀 點維持適當平衡,亦致力於確保所有層級(自 董事會往下)的招聘及甄選慣例得以適當構 成,從而考慮候選人之多元化範疇。

目前,提名委員會認為現有的董事會成員多元 化政策能夠達致目的及將適時檢討董事會成員 多元化政策,確保行之有效。

企業管治報告(續)

NOMINATION POLICY

The Board has delegated its responsibilities and authority for selection and appointment of Directors to the Nomination Committee.

The Company has adopted a Nomination Policy which sets out the selection criteria and process and the Board succession planning considerations in relation to nomination and appointment of Directors and aims to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company and the continuity of the Board and appropriate leadership at Board level.

The Nomination Policy sets out the factors for assessing the suitability and the potential contribution to the Board of a proposed candidate, including but not limited to the following:

- character and integrity;
- qualifications including professional qualifications, skills, knowledge and experience that are relevant to the Company's business and corporate strategy;
- diversity in all aspects, including but not limited to gender, age (18 years or above), cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service;
- requirements of the proposed independent non-executive Directors;
- independence of independent non-executive Directors in accordance with the Listing Rules;
- directorship in other public companies and corporate governance structure of these companies; and
- commitment in respect of available time and relevant interest to discharge duties as a member of the Board and/or Board Committee(s).

提名政策

董事會將其甄選及委任董事的責任及權力授予 提名委員會。

本公司已採納提名政策,當中載列有關提名及 委任董事之甄選標準及程序以及董事會的繼任 規劃考慮因素,旨在確保董事會具備切合本公 司業務所需的技能、經驗及多元化觀點以及董 事會的持續性及維持其領導角色。

提名政策載列評估建議候選人的適當性及對董 事會所作的潛在貢獻的因素,包括但不限於下 列各項:

- 品格與誠實;
- 資格,包括專業資格、技能、知識及與 本公司業務及企業策略相關的經驗;
- 所有方面的多樣性,包括但不限於性別、年齡(18周歲或以上)、文化及教育背景、種族、專業經驗、技能、知識和服務年期;
- 建議獨立非執行董事之要求;
- 根據上市規則獨立非執行董事的獨立性;
- 於其他上市公司之董事職位以及該等公司之企業管治架構;及
- 其履行身為董事會成員及/或董事委員 會委員的職責的可投入時間及相關利益。

企業管治報告(續)

The procedure of appointing and re-appointing a Director is summarised as follows:

委任及重新委任董事的程序概述如下:

- nomination and invitation of suitable candidates by any member of the Nomination Committee or the Board:
- evaluation of the candidate by the Board based on all selection criteria as set out in the Nomination Policy;
- performing due diligence in respect of each candidate and making recommendation for the Board's consideration and approval;
- in the case of the nomination of an independent nonexecutive Director, assessing the candidate's independence under the relevant code provisions from the CG Code and the Listing Rules;
- where nominating an independent non-executive Director for election at general meetings, having due consideration of matters under code provision A.5.5;
- in the context of the re-appointment of retiring Directors, reviewing the candidate's overall contribution and performance and making recommendations to the Board and/ or the Shareholders in connection with his/her re-election at general meeting; and
- convening a meeting of the Board to consider the appointment or re-appointment of the candidate as a Director.

The Nomination Committee will review the Nomination Policy, as appropriate, to ensure its effectiveness.

- 由提名委員會或董事會任何成員提名及 邀請合適人選;
- 董事會根據提名政策中載列所有甄選標準對候選人進行評估;
- 就各候選人進行盡職審查,並就董事會 之審議及批准提出建議;
- 倘提名獨立非執行董事,則根據企業管 治守則的相關守則條文及上市規則評估 候選人之獨立性;
- 於提名獨立非執行董事參加股東大會選舉時,適當考慮守則條文第A.5.5條規定事項;
- 於重新委任退任董事之情況下,檢討候選人整體貢獻及表現,並向董事會及/或股東提出有關其於股東大會上重選連任的建議;及
- 召開董事會會議,考慮委任或重新委任 候選人為董事。

提名委員會將適時檢討提名政策,確保行之有效。

Corporate Governance Report (Continued) 企業管治報告(續)

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board acknowledges that it is responsible for the risk management and internal control systems of the Group on an ongoing basis and reviewing their effectiveness. Such systems are designed to manage, rather than eliminate, the risk of failure to achieve business objectives, and they can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board has the overall responsibility for evaluating and determining the nature and extent of the risks it is willing to take in achieving the Company's strategic objectives, and establishing and maintaining appropriate and effective risk management and internal control systems.

The Audit Committee assists the Board in leading the management and overseeing the design, implementation and monitoring of the risk management and internal control systems.

The Company has developed and adopted various risk management procedures and guidelines with defined authority for implementation by key business processes and office functions, including project management, sales and leasing, financial reporting, human resources and information technology.

All divisions/departments have conducted internal control assessment regularly to identify risks that potentially impact the business of the Group and various aspects including key operational and financial processes, regulatory compliance and information security. Self-evaluation has been conducted annually to confirm that control policies are properly complied with by each division/department.

During FY2021, the Board, through the Audit Committee, conducted a review of the effectiveness of the risk management and internal control systems of the Group, including the adequacy of resources, staff qualifications and experiences, training programmes, internal audit and financial reporting functions. In this respect, the Audit Committee communicates any material issue to the Board.

風險管理及內部控制

董事會確認其持續負責本集團風險管理及內部 監控制度以及檢討其成效之責任。此等制度旨 在管理而非消除未能達成業務目標之風險,並 僅可就重大錯誤陳述或損失提供合理而非絕對 保證。

董事會有整體責任評估及釐定本公司為達成策略目標所願承擔之風險性質及程度,並建立及維持合適及有效之風險管理及內部監控制度。

審核委員會協助董事會領導管理層及監督彼等 對風險管理及內部監控制度的設計、實施及監 察。

本公司已發展並採納多項權責清晰的風險管理 程序及指引,以實施主要業務程序及辦公職 能,包括項目管理、銷售及租賃、財務報告、 人力資源及信息技術。

所有分部/部門定期進行內部監控評估,以識別對本集團業務及各方面(包括主要營運及財務程序、監管合規及資訊保安)具有潛在影響的風險。本公司須每年進行自我評估以確認各分部/部門已妥為遵從監控政策。

於2021財政年度,董事會透過審核委員會對本集團之風險管理及內部控制系統之有效性進行審核,包括資源的充分性、員工資質及經驗、培訓計劃、內部審核及財務申報職能。審核委員會就此向董事會彙報任何重大問題。

企業管治報告(續)

The internal auditor is responsible for performing independent review of the adequacy and effectiveness of the risk management and internal control systems. The internal audit function examined the key issues in relation to the accounting practices and all material controls and provided its findings and recommendations for improvement to the Audit Committee.

內部核數師負責獨立檢討風險管理及內部監控制度的充足性及成效。內部審計職能審查有關會計常規及所有重大控制的關鍵事宜,並向審核委員會提供其發現及改進建議。

The Board, as supported by the Audit Committee, as well as the management report and the internal audit findings, reviewed the risk management and internal control systems, including the financial, operational and compliance controls, during FY2021 and considered that such systems are effective and adequate. The annual review also covered the financial reporting and internal audit function and staff qualifications, experiences and relevant resources.

董事會在審核委員會的支持下,並經參考管理 層報告及內部審計結果,檢討於2021財政年 度之風險管理及內部監控制度(包括財務、營 運及合規監控),且認為該等制度於報告期間 有效及足夠。年度檢討亦涵蓋財務申報及內部 審計職能,以及員工資格、經驗及相關資源。

DIRECTORS' RESPONSIBILITY IN RESPECT OF THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the financial statements of the Company for FY2021.

The Directors are not aware of any material uncertainty relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

The statement of the independent auditors of the Company about their reporting responsibilities on the financial statements is set out in the Independent Auditors' Report on pages 120 to 126 of this annual report.

董事有關財務報表之責任

董事知悉彼等須負責編製本公司2021財政年度之財務報表。

董事並不知悉有關可能對本公司持續經營能力 構成重大疑問之事件或情況之任何重大不確定 因素。

本公司獨立核數師有關彼等就財務報表之申報 責任之聲明載於本年報第120至126頁之獨立 核數師報告內。

Corporate Governance Report (Continued) 企業管治報告(續)

AUDITORS' REMUNERATION

核數師酬金

An analysis of the remuneration paid to the external auditors of the Company, Fan, Chan & Co. Limited, in respect of services for FY2021 is set out below:

於2021財政年度就服務已付本公司外聘核數師范陳會計師行有限公司的酬金分析載列如下:

Fee Paid/Payable 已付費用/應付費用

(S\$'000)

Service Category	服務類別	(千新加坡元)
Audit service — annual audit services Non-audit service	核數服務 一 年度核數服務 非核數服務	100 _
Total	總計	100

There was no non-audit service provided by Fan, Chan & Co. Limited for FY2021.

范陳會計師行有限公司並無提供非核數服務。

COMPANY SECRETARY

公司秘書

The Company has engaged In.Corp Corporate Services (HK) Limited (formerly known as RHT Corporate Advisory (HK) Limited), an external service provider, and Mr. Man Yun Wah has been appointed as the Company's company secretary. Mr. Man Yun Wah's primary contact person at the Company is Mr. Yin Hongzhi, the financial controller of the Company.

本公司已委聘彥德企業服務(香港)有限公司 (前稱瑞信德企業諮詢(香港)有限公司)為外 部服務提供商及文潤華先生獲委任為本公司公 司秘書。文潤華先生在本公司的主要聯繫人為 本公司財務總監尹虹植先生。

All Directors have access to the advice and services of the company secretary on corporate governance and board practices and matters.

全體董事均可就企業管治及董事會常規和事宜 取得公司秘書的意見及服務。

企業管治報告(續)

SHAREHOLDERS' RIGHTS

The Company engages with Shareholders through various communication channels and a shareholders' communication policy is in place to ensure that Shareholders' views and concerns are appropriately addressed. The policy is regularly reviewed to ensure its effectiveness.

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

Procedures for Convening an Extraordinary General Meeting and Putting Forward Proposals at Extraordinary General Meeting

Pursuant to article 58 of the Articles of Association, the Board may, whenever it thinks fit, convene an extraordinary general meeting.

Any one or more members holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Company's company secretary, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

The requisition must state clearly the name of the requisitionist(s), their shareholding in the Company, the reason(s) to convene an extraordinary general meeting, the agenda proposed to be included and the details of the business(es) proposed to be transacted in the extraordinary general meeting and signed by the requisitionist(s).

股東權利

本公司透過各種通訊渠道推動股東參與及實行 股東通訊政策以確保股東的意見及關注得到適 當解決。該政策予以定期檢討以確保其成效。

為保障股東之利益及權利,本公司將於股東大會上就每項基本上獨立之事項(包括選舉個別董事)提呈獨立決議案。所有於股東大會上提呈之決議案將根據上市規則以投票表決方式進行及投票結果將於各股東大會結束後於本公司及聯交所網站刊登。

召開股東特別大會的程序及在股東特別大 會上提呈議案

根據組織章程細則第58條,董事會在認為適 合時可召開股東特別大會。

任何一位或多位於遞呈要求日期持有不少於本公司實繳資本(附有於本公司股東大會表決權利)十分之一的股東,於任何時候有權透過向董事會或本公司公司秘書發出書面要求,要求董事會召開股東特別大會,以處理有關要求中指明的任何事項;且該大會應於遞呈該要求後兩(2)個月內舉行。倘遞呈後二十一(21)日內,董事會未有召開該大會,則遞呈要求人士可自發以同樣方式作出此舉,而遞呈要求人士因董事會未有召開大會而合理產生的所有開支須由本公司向要求人作出償付。

要求書上應清楚列明請求人的姓名、於本公司 持股數量、召開股東特別大會的原因、提議收錄的議程及建議在股東特別大會上處理的事宜 詳情,並由有關請求人簽署。

企業管治報告(續)

Putting Forward Enquiries to the Board

For putting forward any enquiry to the Board, the Shareholders may send written enquiries to the Company. The Company will not normally deal with verbal or anonymous enquiries.

Contact Details

Shareholders may send their enquiries or requests as mentioned above to the following:

Address: Unit 912, 9/F

Two Harbourfront

22 Tak Fung Street, Hunghom

Kowloon, Hong Kong

Fax: (852) 3422 8030

Email: feedback@fuchangroup.com

For the avoidance of doubt, the Shareholders must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law.

向董事會作出查詢

就向董事會作出任何查詢而言,股東可向本公司發送書面查詢。本公司通常不會處理口頭或 匿名查詢。

聯絡詳情

股東可透過以下方式發送彼等之查詢或要求:

地址: 香港九龍

紅磡德豐街22號 海濱廣場二座 9樓912室

傳真: (852) 3422 8030

電子郵件: feedback@fuchangroup.com

為免生疑問,股東必須遞交及發送正式簽署之書面要求、通知或聲明或查詢(視乎情況而定)之正本至上述地址,並提供彼等全名、聯絡詳情及身份,以令其生效。股東資料可根據法律規定予以披露。

企業管治報告(續)

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

The Company considers that effective communication with the Shareholders is essential for enhancing investor relations and investor understanding of the Group's business performance and strategies. The Company endeavours to maintain an on-going dialogue with the Shareholders and in particular, through the Annual General Meetings and other general meetings. At the Annual General Meeting, Directors (or their delegates as appropriate) are available to meet the Shareholders and answer their enquiries.

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

During FY2021, the Company has not made any change to the Articles of Association. An up-to-date version of the Articles of Association is also available on the Company's website and the Stock Exchange's website.

DIVIDEND POLICY

The Company has adopted a dividend policy on payment of dividends. The Company does not have any pre-determined dividend payout ratio. Depending on the financial conditions of the Company and the Group and the conditions and factors as set out in the dividend policy, dividends may be proposed and/or declared by the Board during a financial year and any final dividend for a financial year will be subject to the Shareholders' approval at the Annual General Meeting.

與股東及投資者溝通

本公司認為,與股東有效溝通對加強投資者關係及讓投資者了解本集團業務表現及策略相當重要。本公司致力保持與股東之間之持續對話,尤其是透過股東週年大會及其他股東大會進行。董事(或彼等之代表(如適用))將出席股東週年大會以會見股東及回答彼等之查詢。

為促進有效的溝通,本公司為股東採納通訊政策,旨在在本公司與股東之間建立雙向關係及溝通,並設有公司網站(www.fuchangroup.com),以刊登有關本公司業務營運及發展、財務資料、企業管治常規及其他資料的最新資料,以供公眾人士查閱。

於2021財政年度內,本公司並無對其組織章程細則作出任何改動。本公司組織章程細則之最新版本亦可於本公司網站及聯交所網站查閱。

股息政策

本公司已就派付股息採納股息政策。本公司並無任何預先釐定之派息比率。視乎本公司及本集團的財務狀況以及股息政策所載的條件及因素,董事會可於任何財政年度內建議宣派及/或派付股息及任何財政年度的末期股息均須獲得股東於股東週年大會批准。

Directors' Report

董事會報告

The Directors present herewith their report and the audited consolidated financial statements for FY2021.

PRINCIPAL ACTIVITIES

The Company was incorporated and registered in the Cayman Islands with limited liability on 13 March 2018. The Shares were initially listed on the Main Board of the Stock Exchange on 6 March 2019 (the "**Listing Date**").

The Company is an investment holding company. Details of the principal activities of its principal subsidiaries are set out in note 37 to the Consolidated Financial Statements for FY2021. During FY2021, there was no significant change in the nature of the Group's principal activities.

SEGMENT INFORMATION

An analysis of the Group's revenue and contribution to the results by principal operating activities and the Group's assets and liabilities by reportable segments of operations for FY2021 is set out in note 5 to the Consolidated Financial Statements for FY2021. All of the Group's businesses were carried out in Singapore during FY2021 and all of the Group's revenue from external customers was generated in Singapore during FY2021.

BUSINESS REVIEW

The business review of the Group as at 31 December 2021 together with the future business development is set out in the sections headed "Chairman's Statement" and "Management Discussion and Analysis" on pages 5 to 9 and pages 17 to 28 respectively of this annual report. A description of the Group's corporate governance and the Group's risk management and internal control system is provided in the section headed "Corporate Governance Report" on pages 29 to 53 of this annual report. A discussion on the Group's environmental policies, relationships with its key stakeholders and the relevant laws and regulations that have a significant impact on the Group are provided in the section headed "Environmental, Social and Governance Report" on pages 73 to 119 of this annual report.

董事謹此呈列2021財政年度的報告及經審核 綜合財務報表。

主要業務

本公司於2018年3月13日在開曼群島註冊成立及登記為有限公司。本公司股份於2019年3月6日(「上市日期」)在聯交所主板首次上市。

於2021財政年度,本公司為投資控股公司。 其主要附屬公司的主要業務詳情載於綜合財務 報表附註37。於2021財政年度,本集團主要 業務的性質並無發生重大變化。

分部資料

本集團於2021財政年度按主要經營活動劃分的收益及業績貢獻和按可呈報經營分部劃分的資產及負債分析載於2021財政年度綜合財務報表附註5。本集團於2021財政年度的業務全部在新加坡開展,且本集團於2021財政年度來自外部客戶的收益全部來自新加坡。

業務回顧

本集團於2021年12月31日之業務回顧與未來業務發展分別載於本年報第5至9頁及17至28頁的「主席報告書」及「管理層討論及分析」各節。有關本集團企業管治及本集團風險管理及內部控制制度的概況載於本年報第29至53頁「企業管治報告」一節。有關本集團環保政策、與主要持份者關係以及對本集團有重大影響之相關法律法規之討論載於本年報第73至119頁「環境、社會及管治報告」一節。

RESULTS AND DIVIDENDS

The Consolidated Financial Statements are set out on pages 127 to 239 of this annual report.

The Board does not recommend the payment of a final dividend for FY2021 (2020:Nil).

The forthcoming Annual General Meeting will be held on Friday, 24 June 2022. A notice of which shall be sent to the shareholders of the Company in accordance with the Articles, the Listing Rules and other applicable laws and regulations.

CLOSURE OF REGISTER OF MEMBERS

For determining the Shareholders' entitlement to attend and vote at the forthcoming Annual General Meeting, the register of members of the Company will be closed from Tuesday, 21 June 2022 to Friday, 24 June 2022, both days inclusive, during which no transfer of shares of the Company will be registered. To be eligible to attend and vote at the Annual General Meeting, all transfer forms accompanied by the relevant share certificates must be lodged with the Company's Hong Kong Branch Share Registrar, Boardroom Share Registrars (HK) Limited of 2103B, 21st Floor, 148 Electric Road, North Point, Hong Kong for registration not later than 4:30 p.m. on Monday, 20 June 2022 or at another time and/or date as advised.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during FY2021 are set out in note 16 to the Consolidated Financial Statements for FY2021.

INVESTMENT PROPERTIES

Details of movements in the investment properties of the Group during FY2021 are set out in note 15 to the Consolidated Financial Statements for FY2021. All of the Group's investment properties were revalued by independent professional property valuers as at 31 December 2021 using the direct comparison method and income capitalisation method.

業績及股息

綜合財務報表載於本年報第127至239頁。

董事會不建議就2021財政年度派付任何末期 股息(2020年:零)。

應屆股東週年大會將於2022年6月24日(星期五)舉行。本公司將根據細則、上市規則及其 他適用法律及法規向本公司股東寄發通知。

暫停過戶登記

為釐定股東出席應屆股東週年大會並於會上投票的資格,本公司將於2022年6月21日(星期二)至2022年6月24日(星期五)(包括首尾兩日)暫停辦理過戶登記,期間將不會辦理本公司股份過戶登記。為符合資格出席股東週年大會並於會上投票,須於2022年6月20日(星期一)下午四時三十分或獲告知的其他日期及/或時間前,將所有過戶表格連同有關股票,一併送達本公司的香港股份過戶登記分處寶德隆證券登記有限公司,地址為香港北角電氣道148號21樓21038室。

物業、廠房及設備

於2021財政年度,本集團物業、廠房及設備變動之詳情載於2021財政年度綜合財務報表附註16。

投資物業

本集團投資物業於2021財政年度的變動詳情 載於2021財政年度綜合財務報表附註15。於 2021年12月31日,本集團的所有投資物業均 由獨立專業物業估值師使用直接比較法及收益 資本化法進行重估。

董事會報告(續)

BORROWINGS

Particulars of borrowings of the Group as at 31 December 2021 are set out in note 25 to the Consolidated Financial Statements for FY2021.

SHARES CAPITAL

Details of the movement in the share capital of the Company during FY2021 are set out in note 27 to the Consolidated Financial Statements for FY2021.

RESERVES AND DISTRIBUTABLE RESERVES

As at 31 December 2021, the Company's reserves available for distribution to equity holders comprising share premium and retained earnings amounted to approximately S\$17,164,000 calculated in accordance with the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. Details of the movements in the reserves of the Company during FY2021 are set out in note 28 to the Consolidated Financial Statements for FY2021 and in the consolidated statement of changes in equity on page 130 of this annual report.

PRE-EMPTIVE RIGHTS

There are no provisions for the pre-emptive rights under the 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 the existing Shareholders.

FIVE YEARS FINANCIAL SUMMARY

A summary of the results, assets and liabilities of the Group for the last five financial years is set out on page 240 of this annual report. This summary does not form part of the Consolidated Financial Statements.

DONATIONS

During FY2021, the Group donated approximately HK\$288,000 (approximately S\$50,000) to the recognised charities in Singapore.

借款

於2021年12月31日,本集團的借款詳情載於2021財政年度綜合財務報表附註25。

股本

於2021財政年度,本公司股本變動的詳情載 於2021財政年度綜合財務報表附註27。

儲備及可供分派儲備

於2021年12月31日,本公司可供分派予權益持有人之儲備(包括股份溢價及保留盈利)約17,164,000新加坡元乃根據開曼群島公司法第22章(1961年第3號法例,經綜合及修訂)計算。本公司於2021財政年度之儲備變動詳情載於2021財政年度綜合財務報表附註28及本年報第130頁之綜合權益變動表。

優先購股權

組織章程細則或開曼群島法例並無有關優先購 股權的條文致使本公司有責任按比例向現有股 東發售新股份。

五年財務概要

本集團過去五個財政年度之業績、資產及負債 概要載於本年報第240頁。該概要並不構成綜 合財務報表的一部分。

捐款

於2021財政年度,本集團向新加坡認可慈善機構捐款約288,000港元(約50,000新加坡元)。

董事會報告(續)

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

For FY2021, the Company did not redeem any of its listed securities, nor did the Company or any of its subsidiaries purchase or sell such securities.

DIRECTORS

The Directors during FY2021 and up to the date of this annual report were:

Executive Directors

Mr. Chu Chee Keong (Zhu Zhiqiang)

(Chairman and Chief Executive Officer)

Ms. Leow Poh Hoon (Liao Baoyun)

Ms. Chu Pek Si (Zhu Peishi)

Independent non-executive Directors

Mr. Wong Loke Tan Mr. Mah Seong Kung

Mr. Loh Eu Tse Derek (retired on 29 June 2021)
Mr. Ng Yong Hwee (appointed on 29 June 2021)

Pursuant to the Articles of Association, Mr. Chu and Mr. Wong shall retire and being eligible, will offer themselves for re-election at the forthcoming Annual General Meeting.

The Company has received an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules from each of the independent non-executive Directors and, as at the date of this annual report, still considers them to be independent.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Brief biographical details of the Directors and members of the senior management are set out on pages 10 to 16 of this annual report.

購買、出售或贖回本公司上市證券

於2021財政年度,本公司並無贖回其任何上 市證券,且本公司或其任何附屬公司亦無購買 或出售該等證券。

董事

於2021財政年度及截至本年報日期,董事為:

執行董事

朱志強先生 (主席及行政總裁) 廖宝云女士 朱佩诗女士

獨立非執行董事

Wong Loke Tan 先生 马雄刚先生 盧有志先生(於2021年6月29日退任) 黄荣辉先生(於2021年6月29日獲委任)

根據組織章程細則,朱先生和Wong先生將於 應屆股東週年大會上退任,並符合資格且願意 重選連任。

本公司已收到各獨立非執行董事根據上市規則 第3.13條所作年度獨立性確認,且於本年報日 期,仍然認為彼等為獨立人士。

董事及高級管理層履歷詳情

董事及高級管理層人員的履歷詳情載於本年度報告第10至16頁。

董事會報告(續)

DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors has entered into a service contract with the Company, under which they agreed to act as executive Directors for an initial term of three years, which may be terminated by not less than three months' notice in writing served by either the Director or the Company.

Each of the independent non-executive Directors has signed an appointment letter with the Company for an initial term of one year, which may be terminated by not less than one month's notice in writing served by the independent non-executive Director or the Company. Under the respective appointment letters, each of the independent non-executive Directors is entitled to a fixed Director's fee.

The appointments of the Directors are subject to the provisions of retirement and rotation of Directors under the Articles of Association. None of the Directors has entered into a service contract or appointment letter with members of the Group that cannot be terminated by the Group within one year without payment of compensation, other than statutory compensation.

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS

Save as disclosed in the section headed "Related Party Transactions" in note 32 to the Consolidated Financial Statements for FY2021, no contract of significance was entered into between the Company or any of its subsidiaries and the Controlling Shareholders or any of its subsidiaries during FY2021 or subsisted as at 31 December 2021 and no contract of significance for the provision of services to the Company or any of its subsidiaries by a Controlling Shareholder or any of its subsidiaries was entered into during FY2021 or subsisted as at 31 December 2021.

董事服務合約

執行董事各自已與本公司訂立服務合約,據此,彼等同意擔任執行董事,初始任期為期三年,董事或本公司可藉發出不少於三個月的書面通知終止該合約。

獨立非執行董事各自已與本公司訂立委任函,初始任期為一年,獨立非執行董事或本公司可藉發出不少於一個月的書面通知終止該委聘。根據相關委任函,各獨立非執行董事有權收取固定董事袍金。

董事委任須遵守組織章程細則項下的董事輪席告退條文的規定。概無董事與本集團成員公司訂立不可由本集團於一年內毋須支付賠償(法定賠償除外)終止之服務合約或委任函。

控股股東於合約的權益

除2021財政年度綜合財務報表附註32的「關聯方交易」一節所披露者外,於2021財政年度,本公司或其任何附屬公司概無與控股股東或其任何附屬公司訂立任何重大合約,於2021年12月31日亦無有關合約存續;且於屬公司向本公司或其任何附屬公司提供服務而訂立任何重大合約,於2021年12月31日亦無有關合約存續。

DIRECTORS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS THAT ARE SIGNIFICANT IN RELATION TO THE COMPANY'S BUSINESS

Save as disclosed in the section headed "Related Party Transactions" in note 32 to the Consolidated Financial Statements for FY2021 contained in this report, no transaction, arrangement and contract of significance to the business of the Group which the Company or any of its subsidiaries was a party, and in which a Director or any entity connected with such a Director had a material interest, whether directly or indirectly, subsisted as at 31 December 2021 or at any time during FY2021.

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

As at 31 December 2021, the interests or short positions of each Director and the Chief Executive of the Company in the Shares, underlying Shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong (the "SFO")), as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

Long positions in the Shares of the company

Number of shares Percentage of Name of Director Capacity/nature of interest held (Note 1) shareholdings (%) 所持股份數目 股權百分比 董事姓名 身份/權益性質 (附註1) (%) Mr. Chu 600,000,000 (L) 75% Interest in a controlled corporation (Note 2) 朱先生 受控法團權益(附註2) Ms. Leow Interest of spouse (Note 3) 600,000,000 (L) 75% 廖女士 配偶權益(附註3)

董事於與本公司業務有關之重要交 易、安排及合約的重大權益

除本報告所載2021財政年度綜合財務報表附註32「關聯方交易」一節所披露者外,於2021年12月31日或2021財政年度任何時間本公司或其任何附屬公司概無訂立就本集團業務而言屬重大而董事或與董事相關連之任何實體於其中直接或間接擁有重大權益之交易、安排或合約。

董事及主要行政人員於本公司或其相聯法團股份、相關股份及債權證中的權益及/或淡倉

於2021年12月31日,本公司各董事及主要行政人員於本公司或其任何相聯法團(定義見香港法例第571章證券及期貨條例(「證券及期貨條例」(第XV部)的股份、相關股份及債權證中,擁有記錄於本公司根據證券及期貨條例第352條須存置之登記冊內或根據標準守則須另行知會本公司及聯交所之權益或淡倉如下:

於本公司股份的好倉

董事會報告(續)

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND/OR SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ITS ASSOCIATED CORPORATION (Continued)

董事及主要行政人員於本公司或其相聯法團股份、相關股份及債權證中的權益及/或淡倉(續)

Notes:

- 1. the letter "L" denotes the person's long position in the relevant Shares.
- the entire issued share capital of Strong Oriental Limited ("Strong Oriental")
 is legally and beneficially owned by Mr. Chu. Accordingly, Mr. Chu is deemed
 to be interested in 600,000,000 shares held by Strong Oriental by virtue of the
 SEO
- Ms. Leow is the spouse of Mr. Chu. She is deemed to be interested in all the shares in which Mr. Chu is interested or deemed to be interested by virtue of the SFO.

Save as disclosed above, as at 31 December 2021, none of the Directors and the chief executive of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations that was required to be recorded pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:

- 1. 字母「L」表示該人士於相關股份的好倉。
- Strong Oriental Limited (「Strong Oriental」)的全部 已發行股本由朱先生合法及實益擁有。因此,根據 證券及期貨條例,朱先生被視為於Strong Oriental 持有的600,000,000股股份中擁有權益。
- 廖女士為朱先生的配偶。根據證券及期貨條例,彼 被視為於朱先生所擁有或被視為所擁有權益的所有 股份中擁有權益。

除上文所披露者外,於2021年12月31日,概無董事及本公司主要行政人員於本公司或其任何相聯法團之股份、相關股份或債權證中擁有根據證券及期貨條例第352條須予記錄或根據標準守則須另行知會本公司及聯交所之權益或淡倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 31 December 2021, the following corporation (other than a Director or the chief executive of the Company) had interests or short positions in the Shares as recorded in the register required to be kept under section 336 of the SFO were as follows:

Long positions in ordinary shares of the company

Name of ShareholderCapacity/nature of interestNumber of Shares
held (Note 1)
所持股份數目
(附註 1)Percentage of
shareholdings (%)
所持股份數目股東名稱身份/權益性質(附註 1)股權百分比(%)Strong Oriental LimitedBeneficial Owner
實益擁有人600,000,000 (L)75%

Note:

the letter "L" denotes the person's long position in the Shares.

Save as disclosed above, as at 31 December 2021, no other corporation which/person (other than a Director or the chief executive of the Company) had any interest or short position in the Shares or underlying Shares as recorded in the register required to be kept under section 336 of the SFO.

主要股東於股份及相關股份的權益

於2021年12月31日,以下法團(董事或本公司主要行政人員除外)於股份中擁有記錄於根據證券及期貨條例第336條須予存置之登記冊內的權益或淡倉如下:

於本公司普通股的好倉

附註:

1. 字母「L」指該名人士於股份之好倉。

除上文所披露者外,於2021年12月31日,概 無其他法團/人士(董事或本公司主要行政人 員除外)於股份或相關股份中擁有根據證券及 期貨條例第336條須存置之登記冊所記錄之任 何權益或淡倉。

董事會報告(續)

COMPENSATION OF DIRECTORS AND SENIOR MANAGEMENT

The emoluments of the Directors and members of the senior management of the Group are decided by the Board by reference to the recommendation given by the Remuneration Committee, having regard to the Group's operating results, individual performance and comparable market statistics.

Details of the Directors' emoluments and emoluments of the five highest paid individuals in the Group for FY2021 are set out in notes 10 and 11 to the Consolidated Financial Statements for FY2021.

For FY2021, no emoluments were paid by the Group to any Director or any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. None of the Directors has waived any emoluments for FY2021.

Saved as disclosed above, no other payments have been made or are payable, for FY2021, by the Group to or on behalf of any of the Directors.

The Company has adopted the Share Option Scheme for the purpose of providing incentives or rewards to eligible persons, including the Directors and employees of the Group.

EQUITY-LINKED AGREEMENTS

No equity-linked agreements that (i) will or may result in the Company issuing Shares or (ii) require the Company to enter into any agreement that will or may result in the Company issuing the Shares were entered into by the Group during FY2021 or existed as at 31 December 2021.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

At no time during FY2021 or as at 31 December 2021 was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries, a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of shares in, or debt securities including debentures of, the Company or any other body corporate.

董事及高級管理人員薪酬

董事及本集團高級管理人員的薪酬由董事會參 照薪酬委員會提出的推薦建議後決定,其中已 考慮本集團的經營業績、個人表現及可資比較 的市場統計數據。

2021財政年度之董事薪酬及本集團五名最高薪酬人士之薪酬詳情載於2021財政年度綜合財務報表附註10及11。

於2021財政年度,本集團概無向任何董事或 五名最高薪酬人士支付酬金作為加入本集團或 加入本集團時的獎勵或作為離職補償。概無任 何董事放棄2021財政年度的任何酬金。

除上文所披露者外,於2021財政年度,本集 團概無向或代表任何董事支付或應付任何其他 款項。

本公司已採納購股權計劃,以獎勵或回報合資格人士(包括董事及本集團僱員)。

股票掛鈎協議

本集團並無於2021財政年度訂立或於2021年 12月31日存在任何股票掛鈎協議(i)將會或可 導致本公司發行股份,或(ii)規定本公司訂立 任何將會或可導致本公司發行股份的任何協 議。

購買股份或債權證的安排

於2021財政年度的任何時間或於2021年12月 31日,本公司、其控股公司、或其任何附屬公 司或同系附屬公司概無訂立任何安排,以使董 事可藉收購本公司或任何其他法人團體的股份 或債務證券而獲得利益。

SHARE OPTION SCHEME

Pursuant to the written resolution of the sole Shareholder passed on 1 February 2019, the Company adopted a share option scheme conditional upon the Listing (the "Share Option Scheme"). The Share Option Scheme became effective on the Listing Date. As no share option has been granted by the Company under the Share Option Scheme since the Listing Date, there was no share option outstanding as at 31 December 2021 and no option was exercised or cancelled or lapsed during FY2021.

(a) Purpose

The purpose of the Share Option Scheme is enable the Board to grant options to Eligible Persons (as defined below) as incentives or rewards for their contribution or potential contribution to the Group and to recruit and retain high calibre Eligible Persons and attract human resources that are valuable to the Group.

(b) Eligible persons

The Directors may at any time and within a period of ten (10) years commencing from the date of adoption of the Share Option Scheme at their absolute discretion and subject to such terms, conditions, restrictions or limitations as they may think fit offer, at the consideration of HK\$1.00 per option, to grant option to any person belonging to the following classes of participants (the "Eligible person(s)"):

- any employee or proposed employee (whether full time or part time, including any director) of any member of the Group or invested entity; and
- (ii) any supplier of goods or services, any customer, any person or entity that provides research, development or other technological support, any Shareholders or other participants who contribute to the development and growth of the Group or any invested entity.

購股權計劃

根據唯一股東於2019年2月1日通過的書面決議案,本公司待上市後採納一項購股權計劃 (「購股權計劃」)。購股權計劃於上市日期生效。由於本公司自上市日期以來概無根據購股權計劃授出任何購股權,故於2021年12月31日概無尚未行使之購股權,且於2021財政年度概無購股權獲行使、註銷或失效。

(a) 目的

本購股權計劃的目的是令董事會向合資格人士(定義見下文)授出購股權作為彼等對本集團所作貢獻或潛在貢獻的激勵或獎勵,以及招聘及挽留高質素合資格人士及吸引對本集團而言屬寶貴的人力資源。

(b) 可參與的人士

董事可自採納購股權計劃日期起計十(10) 年內任何時間以彼等可行使之絕對酌情權按彼等認為適合的條款、條件、限制或規限,建議以每份購股權1.00港元的代價向屬於以下類別參與者的任何人士(「合資格人士」)授出購股權:

- (i) 本集團任何成員公司或投資實體的 任何僱員或建議僱員(不論全職或 兼職,包括任何董事);及
- (ii) 提供產品或服務的任何供應商;提供研究、開發或其他技術支援的任何客戶、人士或實體;對本集團或任何投資實體的發展及增長作出貢獻的任何股東或其他參與者。

董事會報告(續)

SHARE OPTION SCHEME (Continued)

(c) Maximum number of Shares available for issue

- (i) the maximum number of shares of the Company which may be allotted and issued upon the exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Company shall not, in aggregate, exceed 30% of the total number of Shares in issue from time to time.
- (ii) the total number of Shares in respect of which options may be granted under the Share Option Scheme shall not in aggregate exceed 80,000,000 Shares, being 10% of the total number of Shares in issue as at the date of this annual report.

(d) Maximum entitlement of each Eligible person

Unless approved by the Shareholders in general meeting and subject to the following paragraph, no option shall be granted to any Eligible Person if any further grant of options would result in the Shares issued and to be issued upon exercise of all options granted and to be granted to such person (including exercised, cancelled and outstanding options) in the twelve (12) months period up to and including such further grant would exceed 1% of the total number of Shares in issue from time to time.

Where an option is to be granted to a substantial Shareholder or an independent non-executive Director (or any of their respective associates), and such grant will result in the Shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, cancelled and outstanding) to such person under the Share Option Scheme and any other share option schemes of the Company in the twelve (12) months period up to and including the date of such grant: (1) representing in aggregate over 0.1% of the total number of Shares in issue at the relevant time of grant; and (2) having an aggregate value, based on the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of each grant, in excess of HK\$5 million, such grant shall not be valid unless approved by the independent Shareholders in general meeting.

購股權計劃(續)

(c) 可供發行股份數目上限

- (i) 因根據購股權計劃及本公司任何其 他購股權計劃已授出而有待行使的 全部尚未行使購股權獲行使而可予 配發及發行的本公司最高股份數 目,合共不得超過不時已發行股份 總數的30%。
- (ii) 根據購股權計劃可授出的購股權涉及股份總數,合共不得超過80,000,000股,即於本年報日期已發行股份總數的10%。

(d) 各合資格人士的配額上限

除非經股東於股東大會上批准及在下段規限,倘向任何合資格人士進一步授出購股權將導致直至進一步授出購股權為止十二(12)個月期間(包括該日)於已經及將會授予該人士的全部購股權(包括已行使、已註銷及尚未行使的購股權)獲行使時已經及將予發行的股份超逾不時已發行股份總數的1%,則不會向其進一步授出購股權。

除非經獨立股東於股東大會上批准,否則倘將向一名主要股東或獨立非執購別。或彼等各自任何聯繫人)授出開股權,而此舉將導致直至授出購股計劃及本公司任何其他購別於權計劃已經及將會是抵於人士的表行使時已經及將予發行的股份公總明,因此,及(2)總價值(基於各收市價效的0.1%;及(2)總價值(基於各收市價效的1.1%;及(2)總價值(基於各收市價效的1.1%;及(2)總價值(基於各收市價效的1.1%;及(2)總價值(基於各收市價效的1.1%;及(2)總價值(基於各收市價效的1.1%;及(2)總價值(基於各收市價效的1.1%;及(2)總價值(基於內)與用於(2)總價值的1.1%,與用於(2)總價值的1.1%,與用於(2)總價值的1.1%,與用於(2)總價值的1.1%,與用於(2)總價值的1.1%,與用於(2)總價值的1.1%,與用於(2)總價值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)總值的1.1%,與用於(2)。

SHARE OPTION SCHEME (Continued)

(e) Period within which the securities must be exercised under an option

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

(f) Performance target or minimum period for which an option must be held before it can be exercised

There is no performance target that has to be achieved or minimum period in which an option must be held before the exercise of any option save as otherwise imposed by the Board in the relevant offer of options.

(g) Period for and consideration payable on acceptance of an option

An offer of grant of an option may be accepted by an Eligible Person within the date as specified in the offer letter issued by the Company, being a date not later than twenty-one (21) days inclusive of the date upon which it is made, provided that such date shall not be more than ten (10) years after the date of adoption of the Share Option Scheme or after termination of the Share Option Scheme, and no such offer may be accepted by a person who ceases to be an Eligible Person after the offer has been made. The amount payable by a grantee of an option to the Company on acceptance on the offer for the grant of an option is HK\$1.00. Such consideration shall in no circumstances be refundable. Subject to the rules of the Share Option Scheme, option may be exercised in whole or in part by the grantee at any time before the expiry of the period to be determined and notified by the Board to the grantee which in any event shall not be longer than ten (10) years commencing on the date of the offer letter and expiring on the last day of such ten (10) years period.

購股權計劃(續)

(e) 證券必須根據購股權行使的期間

購股權可於董事會可能釐定的期間內隨 時按照購股權計劃的條款行使,而該期 間不得超過自授出日期起十年,須受其 提早終止的條文規限。

(f) 購股權於獲行使前的表現目標或必 須持有的最短期間

購股權於獲行使前毋須達致任何表現目標,亦無任何必須持有的最短期間,惟 董事會於相關購股權要約中另行施加者 除外。

(g) 接納購股權的期間及於接納購股權 時應付的代價

董事會報告(續)

SHARE OPTION SCHEME (Continued)

(h) Basis of determining the exercise price

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be such price as determined by the Board, and shall be at least the highest of: (i) the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date of offer to grant an option (the "Offer Date"), which must be a trading day, on which the Board passes a resolution approving the making of an offer of grant of an option to an eligible person; (ii) the average closing price of the Shares as stated in the Stock Exchange's daily quotation sheets for the five trading days immediately preceding the Offer Date; and (iii) the nominal value of a Share on the Offer Date.

(i) Remaining life

Subject to earlier termination by the Company in general meeting or by the Board, the Share Option Scheme shall be valid and effective for a period of 10 years commencing on the date of adoption of the Share Option Scheme, after which period no further option shall be granted.

COMPETING BUSINESS

During FY2021, none of the Directors, the Controlling Shareholders or their respective associates (as defined in the Listing Rules) had any interest in any business (apart from the business of the Group) that competed or was likely to compete, either directly or indirectly, with the business of the Group other than being a director of the Company and/or its subsidiaries.

購股權計劃(續)

(h) 釐定行使價的基準

根據購股權計劃所授出任何特定購股權涉及的股份認購價應為董事會釐定的假份認購價應為董事會釐定的。 格,最低須為下列三者中的最高者:(i) 於授出購股權的要約日期(即董事會通過 有關批准向一名合資格人士作出授予購 股權要約的決議案當日)(「**要約日期**」, 必須為交易日)聯交所每日報價表所報股份的收市價;(ii)於緊接要約日期前五個 交易日聯交所每日報價表所報股份的平 均收市價;及(iii)股份於要約日期的面值。

(i) 餘下年期

在本公司於股東大會上或董事會提早終 止的規限下,購股權計劃自採納日期起 十年期間有效及生效,其後不得進一步 授出購股權。

競爭業務

於2021財政年度,董事、控股股東或彼等各 自的聯繫人(定義見上市規則)並無於與本集團 業務直接或間接構成或可能構成競爭的任何業 務(本集團業務除外)中擁有任何權益(擔任本 公司及/或其附屬公司之董事除外)。

NON-COMPETITION UNDERTAKING

Mr. Chu and Strong Oriental, each being a Controlling Shareholder have entered into a deed of non-competition dated 1 February 2019 in favour of the Company (the "Deed of Non-competition"), pursuant to which each of them had irrevocably undertaken with the Company on joint and several basis (for itself and for the benefit of each of the subsidiaries) that he/it would not, and would procure that any of his/its associates (except any member of the Group) would not, during the period from the Listing Date, to the date when the Controlling Shareholders or their associates cease to hold equity interest in the Company and they are not considered as substantial Shareholders directly or indirectly, either on his own account or in conjunction with or on behalf of any person, firm or company, among other things, carry on, participate or be interested or engaged in or acquire or hold (in each case whether as a shareholder, partner, principal, agent, director, employee or otherwise) any business which is or may be in competition with the business of any member of the Group from time to time.

The Company has received the confirmation from the Controlling Shareholders in respect of their compliance with the terms of Deed of Non-competition for FY2021.

The independent non-executive Directors had reviewed and confirmed that the Controlling Shareholders have complied with the non-competition undertaking and the non-competition undertaking has been enforced by the Company in accordance with its terms for FY2021.

Saved as disclosed above, during FY2021, none of the Directors, the substantial Shareholders or the management Shareholders or any of their respective associates has engaged in any business that competes or may compete, either directly or indirectly, with the business of the Group or has any other conflict of interests with the Group.

不競爭承諾

朱先生與Strong Oriental(各自為控股股東)已 訂立日期為2019年2月1日以本公司為受益之之不競爭契據(「不競爭契據」),據此,彼等已 各自共同及個別(為其本身及代表各附屬所 的利益)向本公司作出不可撤回承諾,承任何 員公司除外)不會在上市日期至控股股東是 最大不再持有本公司股權及不再被視為身身 股東之日止期間內,直接或間接以其本身身中 或聯同或代表任何人士、商號或公司(其團 任何不時與或可能與本集團 何成員公司的業務構成競爭之業務或於當中 行成員公司的業務構成競爭之業務或於當中 有權益或從事或收購或持有有關業務(在、代 理、董事、僱員或其他身份)。

本公司已接獲控股股東就彼等於2021財政年度已遵守不競爭契據條款發出的確認書。

獨立非執行董事已審閱並確認,控股股東於 2021財政年度已遵守不競爭承諾而本公司已 按照不競爭承諾的條款強制執行有關承諾。

除上文所披露者外,於2021財政年度內,董事、主要股東或管理層股東或彼等各自任何聯繫人概無從事任何直接或間接與本集團業務構成或可能構成競爭的業務,亦無與本集團存在任何其他利益衝突。

董事會報告(續)

CONTINUING DISCLOSURE OBLIGATIONS PURSUANT TO THE LISTING RULES

Save as disclosed in this report, the Company does not have any other disclosure obligations under Rules 13.20, 13.21 and 13.22 of the Listing Rules.

MANAGEMENT CONTRACTS

Other than the Directors' service contracts and appointment letters, no contract concerning the management and administration of the whole or any substantial part of the business of the Group was entered into or in existence as at 31 December 2021 or at any time during FY2021.

MATERIAL LEGAL PROCEEDINGS

The Group was not involved in any material legal proceeding during FY2021.

MAJOR CUSTOMERS AND SUPPLIERS

Due to the nature of business, the Group's customers for the food and beverage retail business were mainly individual customers who patronise its food and beverage stalls, and customers for its outlet management and leasing business were mainly stall tenants who rent food stalls in the Group's food centres and food street. There was no single customer that accounted for more than 5% of the total revenue for FY2021.

Under the outlet management and leasing business, the Group typically enter into tenancy agreements with stall tenants for the rental of food stalls for terms ranging from one to five years. Generally, such tenancy agreements the Group enter into with stall tenants contain key terms such as the licence or lease period and commencement date, the monthly licence fees or rental and the minimum daily operating hours by the tenant.

上市規則項下的持續披露責任

除本報告所披露者外,本公司於上市規則第 13.20條、第13.21條及第13.22條項下並無任 何其他披露責任。

管理合約

除董事的服務合約及委任函外,於2021年12 月31日或於2021財政年度的任何時間,概無 就本集團整體或任何重大部分業務的管理及行 政工作簽訂或存在任何合約。

重大法律程序

於2021財政年度,本集團並無牽涉任何重大 法律程序。

主要客戶及供應商

由於業務性質,本集團的餐飲零售業務客戶主要為光顧其餐飲檔位的個別客戶,而店舗管理及租賃業務客戶主要為於本集團美食中心及美食街租用食檔的檔位租戶。於2021財政年度,概無單一客戶佔總收益超過5%。

根據店舗管理及租賃業務,本集團通常與檔位租戶就食檔租務訂立為期一至五年的租賃協議。一般而言,本集團與檔位租戶訂立的租賃協議會載有許可或租賃期及生效日期、每月許可費用或租金以及租戶每日最少營業時數等主要條款。

MAJOR CUSTOMERS AND SUPPLIERS (Continued)

For FY2021, total revenue attributable to the top 5 tenants amounted to approximately S\$1.5 million, or approximately 4.1% of the total revenue, with approximately S\$0.5 million, or 1.3% attributable to the largest tenant. For FY2021, purchases from the Group's five largest suppliers accounted for approximately S\$7.9 million, or 44.5% of the Group's total cost of inventories consumed and property rentals and related expenses, with approximately S\$2.1 million, or 11.7% of the relevant cost from the largest supplier.

Save as disclosed above, none of the Directors or any of their close associates (as defined in the Listing Rules), or any Shareholder (which, to the best knowledge of the Directors, own more than 5% of the issued Shares) had any significant beneficial interest in the Group's five major customers or the Group's five major suppliers.

FINANCIAL ASSISTANCE AND GUARANTEES TO AFFILIATED COMPANIES

As at 31 December 2021, the Group had not provided any financial assistance and guarantee.

COMPLIANCE ADVISER'S INTERESTS

As at 31 December 2021, save and except for the compliance adviser's agreement entered into between the Company and HeungKong Capital Limited (the "Compliance Adviser"), neither the Compliance Adviser nor its directors, employees or close associates had any interest in relation to the Company which is require to be notified to the Group pursuant to Rule 3A.23 of the Listing Rules.

主要客戶及供應商(續)

於2021財政年度,前五大租戶應佔收益總額約為1.5百萬新加坡元,或佔總收益的約4.1%,最大租戶應佔約0.5百萬新加坡元或1.3%。2021財政年度,自本集團前五大供應商之採購額約為7.9百萬新加坡元,或佔本集團已消耗存貨成本以及物業租金及相關開支總額的44.5%,最大供應商約為2.1百萬新加坡元,或佔相關成本的11.7%。

除上文所披露者外,概無董事、彼等的任何緊 密聯繫人(定義見上市規則)或任何股東(就董 事所盡悉,擁有5%以上已發行股份)於本集 團五大客戶或本集團五大供應商中擁有任何重 大實益權益。

對聯屬公司的財務資助及擔保

截至2021年12月31日,本集團並無提供任何 財務資助及擔保。

合規顧問權益

截至2021年12月31日,除本公司與香江資本有限公司(「合規顧問」)訂立的合規顧問協議外,合規顧問或其董事、僱員或緊密聯繫人概無於本公司擁有須根據上市規則第3A.23條須知會本集團的任何權益。

COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS

Sufficient resources and training have been allocated and provided to ensure the on-going compliance with applicable laws and regulations. During FY2021, the Board is not aware of any incidence of non-compliance with the relevant laws and regulations that have a significant impact on the Group's business where the Group is operating, and the Group has complied in material respects in the relevant laws and regulations that have a significant impact on the business and operation of the Group.

SUBSEQUENT EVENTS

Details of the subsequent events are set out in note 38 to Consolidated Financial Statements for FY2021

SUFFICIENCY OF PUBLIC FLOAT

Based on the information publicly available to the Company and within the knowledge of the Directors, as at the date of this annual report, the Company maintained the public float (i.e., at least 25% of the Company's total issued Shares was held by the public) as required under the Listing Rules.

RELATED PARTIES TRANSACTIONS AND CONNECTED TRANSACTIONS

Details of the related party transactions of the Group for FY2021 are set out in the note 32 to the Consolidated Financial Statements for FY2021, and none of the related party transactions constitutes a connected transaction or continuing connected transaction subject to independent Shareholders' approval, annual review and all disclosure requirements in Chapter 14A of the Listing Rules.

遵守相關法律及法規

本公司已分配及提供充足的資源及培訓以確保持續遵守適用法律及法規。於2021財政年度,據董事會所知,並無發生不遵守對本集團營運當中業務有重要影響之有關法律及法規之事項,且本集團已在重大方面遵守對本集團業務及營運有重要影響之有關法律及法規。

結算日後事項

於2021財政年度結算日後事項之詳情載於綜合財務報表附註38。

公眾持股量充足

根據本公司所得公開資料及據董事所知,於本年報日期,本公司已維持上市規則規定之公眾持股量(即本公司已發行股份總數的至少25%由公眾人士持有)。

關聯方交易及關連交易

本集團於2021財政年度之關聯方交易詳情載於2021財政年度綜合財務報表附註32,且概無關聯方交易構成上市規則第14A章項下的關連交易或持續關連交易,而須遵守獨立股東批准、年度審閱及所有披露規定。

AUDIT COMMITTEE

The Audit Committee has reviewed, with the management of the Company, the Consolidated Financial Statements for FY2021, and the effectiveness of the risk management and internal control system of the Company.

CORPORATE GOVERNANCE

The Company recognises the importance of good corporate governance for enhancing the management of the Company as well as preserving the interests of the Shareholders as a whole. The Company has adopted the code provisions set out in the CG Code as its own code to govern its corporate governance practices.

In the opinion of the Directors, save for the deviations as disclosed in the section headed "Corporate Governance Report" on pages 29 to 53 of this annual report, the Company has complied with the relevant code provisions contained in the CG Code during FY2021.

The Board will continue to review and monitor the practices of the Company with an aim to maintain a high standard of corporate governance.

Details of the Group's corporate governance practices can be found in the section headed "Corporate Governance Report" on pages 29 to 53 of this annual report.

TAX RELIEF

The Company is not aware of any relief on taxation available to the Shareholders by reason of their holdings of the Shares. If the Shareholders are unsure about the taxation implications of purchasing, holding, disposing of, dealing in or exercising of any right in relation to the Shares, they are advised to consult their professional advisers.

審核委員會

審核委員會已與本公司管理層審核2021財政 年度綜合財務報表及本公司風險管理及內部控 制系統的有效性。

企業管治

本公司肯定良好企業管治對提升本公司管理及 保障整體股東利益的重要性。本公司已採納載 於企業管治守則的守則條文,作為其管治企業 管治常規的守則。

董事認為,除本年報第29至53頁「企業管治報告」一節所披露之偏離外,本公司於2021財政年度已遵守載於企業管治守則的相關守則條文。

董事會將繼續檢討及監察本公司常規,以維持高水平的企業管治。

有關本集團企業管治常規之詳情,載於本年報 第29至53頁「企業管治報告」一節內。

税項減免

本公司並不知悉股東因持有股份而可獲任何税 項減免。倘股東不確定購買、持有、處置、買 賣股份或行使任何相關權利對税項的影響,務 請諮詢彼等的專業顧問。

Directors' Report (Continued)

董事會報告(續)

PERMITTED INDEMNITY PROVISIONS

Pursuant to the Articles of Association, every Director or other officers of the Company shall be entitled to be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages or expenses which they shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duties. The relevant provisions in the Articles of Association were in force during FY2021 and as at the date of this annual report.

Throughout FY2021, the Company has maintained appropriate directors and officers liability insurance cover providing indemnity against liability, including but not limited to liability in respect of legal action against the Directors and officers thereby sustained or incurred arising from or incidental to execution of duties of his/her offices.

INDEPENDENT AUDITOR

The auditors, Fan, Chan & Co. Limited, have indicated their willingness to accept re-appointment.

On behalf of the Board

Mr. Chu Chee Keong (ZHU ZHIQIANG)

Chairman

29 March 2022

獲准許的彌償條文

根據組織章程細則,本公司每名董事或其他高級人員有權從本公司資產及利潤中,就其在履行職責時因所作出、同意或遺漏作出的任何行為而將會或可能招致或蒙受的所有訴訟、費用、收費、損失、損害或開支獲得彌償及免受損害。組織章程細則的相關條文於2021財政年度內及於本年報日期生效。

於整個2021財政年度,本公司已投購適當的 董事及高級人員責任保險以彌償責任,其中包 括但不限於董事及高級人員因履行其職責而產 生或附帶產生的法律訴訟責任。

獨立核數師

核數師范陳會計師行有限公司已表示願意接受 連任。

代表董事會

朱志強先生

主席

2022年3月29日

Environmental, Social and Governance Report 環境、社會及管治報告

INTRODUCTION

The Group are based in Singapore with more than a decade of experience in the ownership and operation of food establishments. Currently, the Group's business operations include (i) the outlet management operation which involves the leasing of food establishment premises to tenants and the provision of management, cleaning and utilities services to tenants (the "Outlet Management"), and the food and beverage stalls operation operated and managed by the Group and third parties (the "Food and Beverage Stalls").

This Environmental, Social and Governance Report ("**ESG Report**") summarises the environmental, social and governance ("**ESG**") initiatives, plans and performances of the Group and demonstrates its commitment to sustainable development.

The ESG Governance Structure

The Group has developed a core governance framework to ensure the alignment of ESG governance with its strategic growth, while advocating ESG integration into its business operations. The structure of ESG governance is divided into the board of directors (the "Board"), the senior management and designated personnel from the business and functional departments.

緒言

本集團位於新加坡,在擁有及營運食肆方面擁有超過十年經驗。目前,本集團的業務營運包括(i)涉及向租戶出租食肆場地及向租戶提供管理、清潔及公用事業服務的店舗管理營運業務(「店舖管理」),及(ii)透過位於本集團及第三方經營及管理餐飲檔位業務(「餐飲檔位」)。

本環境、社會及管治報告(「環境、社會及管治報告」)概述本集團的環境、社會及管治(「環境、社會及管治」)倡議、計劃及表現,並展示其對可持續發展的承諾。

環境、社會及管治管治架構

本集團已制定核心管治框架,以確保環境、社會及管治的管治與其策略增長保持一致,同時提倡將環境、社會及管治融入其業務營運。環境、社會及管治的管治架構分為董事會(「董事會」)、高級管理層及來自業務及職能部門的指定人員。

The Board holds the overall responsibility for the Group's ESG strategy and reporting, as well as overseeing and managing its ESG-related issues. The Board reviews and confirms the Group's ESG-related risks and opportunities, performance, goals and targets, progress made against ESG-related goals and targets, management approach, and policies regularly with the assistance of the Group's designated personnel from the business and functional departments. The Board also ensures the effectiveness of ESG risk management and internal control mechanism.

The Group's senior management facilitate the Board's oversight of ESG-related issues. Their duties include but are not limited to overseeing and reviewing the Group's ESG-related policies, performance, management approach, risk and opportunities and priorities, and to report and recommend improvement to the Board. They also propose and recommend to the Board on the Group's ESG-related strategies, priorities, goals and targets. In addition, they prepare the ESG reports and present to the Board for approval.

The designated personnel from the business and functional departments mainly executes ESG-related policies and practices, and assists in data collection.

董事會全面負責本集團的環境、社會及管治策略及報告,以及監督及管理其環境、社會及管治相關事宜。董事會在本集團業務及職能部門指定人員的協助下,定期檢討及確認本集團的環境、社會及管治相關風險及機遇、表現、目標及指標、環境、社會及管治相關目標及指標的進度、管理方法及政策。董事會亦確保環境、社會及管治風險管理及內部監控機制的有效性。

本集團的高級管理層協助董事會監察環境、社會及管治相關事宜。彼等的職責包括但不限於監察及檢討本集團的環境、社會及管治相關政策、表現、管理方法、風險及機遇以及優先事項,並向董事會報告及提出改善建議。彼等亦就本集團的環境、社會及管治相關策略、優先事項、目標及指標向董事會提出建議。此外,彼等編製環境、社會及管治報告並提呈董事會以作批准。

業務及職能部門的指定人員主要執行環境、社會及管治相關政策及常規,並協助收集數據。

SCOPE OF REPORTING

The Group's senior management discusses, identifies and confirms the reporting scope of ESG reports by considering the materiality principle, the Group's core business and its main revenue source. The reporting scope is reviewed and approved by the Board.

Unless specified otherwise, the ESG Report covers the Group's overall sustainability performance, including its food establishments and food stalls, which represent the Group's major sources of revenue. The ESG key performance indicator ("**KPI**") data is gathered and included subsidiaries under the Group's direct control. The Group will extend the scope of disclosures when and where applicable.

The Group also conducts a stakeholder engagement exercise to identify the material topics included in the ESG Report. Details will be mentioned in the section headed "Materiality Assessment".

REPORTING FRAMEWORK

The ESG Report has been prepared in accordance with the Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as set out in the Appendix 27 of the Rules Governing the Listing of Securities on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange").

Information relating to the corporate governance practices of the Group has been set out in the section headed "Corporate Governance Report" of this annual report.

報告範圍

本集團高級管理層通過考慮重要性原則、本集 團核心業務及其主要收入來源,討論、識別及 確認環境、社會及管治報告的報告範圍。報告 範圍由董事會審閱及批准。

除另有指明者外,環境、社會及管治報告涵蓋 本集團的整體可持續發展表現,包括其食肆及 食檔,即本集團收益的主要來源。環境、社會 及管治關鍵績效指標(「**關鍵績效指標**」)數據已 收集,並涵蓋本集團直接控制的附屬公司。本 集團將於適當時候擴大披露範圍。

本集團亦進行持份者參與活動,以識別環境、 社會及管治報告所載的重大議題。有關詳情, 將載於「重要性評估」一節。

報告框架

環境、社會及管治報告乃根據香港聯合交易所有限公司(「聯交所」)主板證券上市規則附錄27所載《環境、社會及管治報告指引》(「環境、社會及管治報告指引」)編製。

有關本集團企業管治常規的資料載於本年度報告「企業管治報告」一節。

The Group attaches great importance to materiality, quantitative and consistency during the preparation for this ESG Report, the Group has applied these reporting principles listed in the aforementioned ESG Reporting Guide as the following:

Materiality: Materiality assessment was conducted to identify material issues, thereby adopting the confirmed material issues as the focus for the preparation of the ESG Report. The materiality of issues was reviewed and confirmed by the Board and the senior management. Details will be mentioned in the section headed "Materiality Assessment".

Quantitative: The standards, methodologies and applicable assumption used in the calculation of the ESG KPI and relevant data in the ESG Report were supplemented by explanatory notes to establish benchmarks where feasible.

Consistency: The preparation approach of the ESG Report were substantially consistent with the previous year. If there are any changes that may affect comparison with previous reports, explanation will be provided to the corresponding data.

For the year ended 31 December 2021 ("FY2021"), the Group confirmed that it has established appropriate and effective management policies and internal control systems for ESG issues. This ESG Report has undergone the internal review process of the Group and confirmed that the disclosed contents are in compliance with the requirements of the ESG Reporting Guide. This ESG Report was approved by the Board.

REPORTING PERIOD

The ESG Report describes the ESG activities, challenges and measures taken by the Group for FY2021.

本集團於編製本環境、社會及管治報告時高度 重視重要性、量化及一致性,本集團已應用上 述環境、社會及管治報告指引所列的該等報告 原則如下:

重要性:已進行重要性評估,以識別重要性事項,進而將所確定的重要性事項作為重點編製環境、社會及管治報告。董事會及高級管理層已審查並確認有關事項的重要性。詳有關詳情,請參閱「重要性評估」一節。

量化:計算環境、社會及管治關鍵績效指標所用的標準、方法及適用假設以及環境、社會及管治報告的相關數據已由解釋附註補充,以在可行情況下建立基準。

一致性:環境、社會及管治報告的編製方法與 上一年度基本一致。若有任何變更可能影響與 過往報告所作的比較,會對相應數據作出解 釋。

截至2021年12月31日止年度(「2021財政年度」),本集團確認已就環境、社會及管治事宜設立合適及有效的管理政策及內部監控系統。本環境、社會及管治報告已通過本集團的內部審閱程序,並確認所披露內容符合環境、社會及管治報告指引的規定。本環境、社會及管治報告已獲董事會批准。

報告期間

環境、社會及管治報告詳述本集團於2021財政年度在環境、社會及管治層面的活動、挑戰及所採取的措施。

CHAIRMAN'S STATEMENT

Dear Stakeholders.

On behalf of the Board of the Group, it is my pleasure to present the ESG Report of the Company for FY2021, which provides an annual update on the ESG performance of the Group.

Sustainability is a vital aspect for the long-term success of a business. The Group has incorporated sustainable development into its strategy and built an effective governance structure, namely the Board and the senior management, to monitor and review the ESG-related issues of the Group. The risk management and internal control frameworks provide a structured approach for the Board to formulate policies and ensure effective execution. More information about the Group's governance structure is stated in the section "The ESG Governance Structure".

The Group continuously communicates with its stakeholders to understand their concerns and fulfil their expectations. In order to identify and assess the material concerns of the Group's stakeholders, the Group has conducted materiality assessment surveys through stakeholder engagement. The assessment helped us to determine the factors that have material impacts on the Group's sustainable growth and incorporated them in the development of its ESG strategies and targets.

The Group also set various ESG-related targets on relevant KPIs. The environmental targets were approved by the Board and the progress will be reviewed by the senior management annually. The senior management makes full use of the available ESG data to compare the performance between different years and report to the Board periodically. Aiming to achieve the targets, the Group is committed to implementing various measures, which will be mentioned in this ESG Report. The Board believes the ESG-related targets can enhance the Group's corporate social responsibility performance as well as the ESG awareness of the stakeholders.

In closing, I would like to take this opportunity to express my utmost gratitude to my fellow management, staffs and stakeholders for their contributions and dedication to the Group's sustainable development.

Mr. Chu Chee Keong (Zhu Zhiqiang)

Chairman

主席報告

各位持份者:

本人謹代表本集團董事會欣然提呈本公司 2021財政年度的環境、社會及管治報告,當 中提供本集團環境、社會及管治績效的年度最 新資料。

可持續發展乃企業長遠成功的重要方面。本集團已將可持續發展納入其策略,並建立行之有效的管治架構(即董事會及高級管理層),以監察及檢討本集團的環境、社會及管治相關事宜。風險管理及內部控制框架為董事會制定政策及確保有效執行提供有系統的方法。有關本集團管治架構的更多資料載於「環境、社會及管治管治架構」一節。

本集團持續與其持份者溝通,以了解彼等的關注事項及達致彼等的期望。為識別及評估本集團持份者的重大關注事項,本集團已透過持份者參與進行重要性評估調查。評估有助我們釐定對本集團可持續發展產生重大影響的因素,並將其納入環境、社會及管治策略及目標制定範圍。

本集團亦就相關關鍵績效指標設定各種環境、 社會及管治相關目標。環境目標已獲董事會批 准,而高級管理層將對有關進度每年進行檢 討。高級管理層充分利用可得的環境、社會及 管治數據,比較不同年度的表現,並定期向 事會報告。為實現該等目標,本集團致力實施 本環境、社會及管治報告所述的多項措施。董 事會相信,環境、社會及管治相關目標可提升 本集團企業社會責任的表現以及持份者的環 境、社會及管治意識。

最後,本人謹藉此機會衷心感謝管理層、員工 及持份者對本集團可持續發展作出的貢獻及貢 獻。

主席 **朱志強先生**

不心强儿工

STAKEHOLDER ENGAGEMENT

The Group values its stakeholders and its feedback regarding its businesses and ESG aspects. In order to understand and address their key concerns, the Group has maintained close communication with its key stakeholders, including but not limited to employees, shareholders, investors, customers, tenants, suppliers, government and regulators, media, non-governmental organisations ("NGOs") and the public.

The Group takes stakeholders' expectations into consideration in formulating its businesses and ESG strategies by utilising diversified engagement methods and communication channels. The following table shows stakeholders' expectations of the Group and related communication channels.

持份者參與

本集團重視持份者及其對本集團的業務及環境、社會及管治事宜的反饋。為了解及回應彼等的關注事項,本集團一直與主要持份者維持密切溝通,包括但不限於僱員、股東、投資者、客戶、租戶、供應商、政府及監管機構、媒體、非政府組織(「非政府組織」)及公眾。

於制定本集團的業務及環境、社會及管治策略時,本集團利用多元化的參與方式及溝通渠道顧及持份者的期望。下表載列持份者對本集團的期望及相關溝通渠道。

Stakeholders 持份者	Communication channels 溝通渠道	Expectations 期望
Employees 僱員	 Trainings, seminars and briefing sessions Regular meetings Performance reviews 培訓、研討會及簡報會 	 Employee health and safety Employee development and training Compliant operation
Shareholders and investors	 定期會議 績效審查 Annual general meeting and other shareholder meetings Financial reports Announcements and circulars 	 僱員發展及培訓 合規營運 Compliant operation Anti-corruption
股東及投資者	 Company website 股東週年大會及其他股東大會 財務報告 公告及通函 	合規營運反貪污
Customers and tenants	公司網站Customer satisfaction surveyProgress meetings	 Food safety and quality Quality of products and services provided Protection of customers' and tenants' privacy
客戶及租戶	客戶滿意度調查進度會議	 Compliant operation 食品安全及質量 所提供產品及服務的質量 保障客戶及租戶私隱 合規營運
Suppliers	Supplier management meetings and eventsSupplier audit	 Fair and open procurement Sustainable development of supply chain
供應商	供應商管理會議及活動供應商審計	公平公開採購供應鏈的可持續發展
Government and regulators	 Site visits Financial reports Announcements and circulars 	 Anti-corruption Compliant operation Payment of tax
政府及監管機構	 實地考察 財務報告	 反貪污 合規營運
Media, NGOs and the public	公告及通函Company website	 納税 Transparent information disclosure
媒體、非政府組織及公眾	ESG reports公司網站環境、社會及管治報告	Community service透明的信息披露社區服務

The Group aims to collaborate with its stakeholders to improve its ESG performance and create greater value for the wider community on a continuous basis.

本集團旨在與持份者合作,以提升其環境、社會及管治表現及不斷為更廣泛社區創造更大價值。

MATERIALITY ASSESSMENT

The management and staff of the Group's respective major operations have participated in the preparation of the ESG Report to assist the Group in reviewing its operations and identifying relevant ESG issues and assess the importance of related matters to its businesses and stakeholders. With the assistance of the Group's management, the Group identified the list of material ESG issues with consideration of its business operations, the ESG Reporting Guide and industry standards. To prioritise the identified material ESG issues, the Group conducted a materiality assessment survey during the year ended 31 December 2019 ("FY2019"). During FY2019, management and employees of different business units and departments were invited to evaluate the significance of the identified ESG issues to the stakeholders and the Group's business. Based on the results of survey, the Group compiled the materiality matrix. During FY2021, an internal review assessed whether the material topics identified continue to be valid and to evaluate the impacts of the external environment on the Group. Senior management has reviewed results of the materiality assessment and determined that the material ESG issues remained unchanged.

The following matrix is a summary of the Group's material ESG issues included in the ESG Report:

重要性評估

管理層及本集團主要營運的員工均有參與編製 環境、社會及管治報告,協助本集團檢討其營 運及甄別相關環境、社會及管治事宜並評估該 等事宜對其業務及持份者的重要性。在本集團 管理層的協助下,本集團經考慮其業務運營、 環境、社會及管治報告指引及行業標準後已識 別重大的環境、社會及管治問題清單。為確定 重大環境、社會及管治事宜的優先次序,本集 團已於截至2019年12月31日止年度(「2019 財政年度」)進行重要性評估調查。於2019財 政年度,不同業務單位及部門的管理層及員工 被邀請評估經識別的環境、社會及管治事宜對 持份者及本集團業務的重要性。根據調查結 果,本集團已編製重要性矩陣。於2021財政 年度,內部審查已評估經識別的重大議題是否 繼續有效,並評估外部環境對本集團的影響。 高級管理層已審閱重要性評估的結果,並確定 重大的環境、社會及管治事宜維持不變。

下列矩陣概述環境、社會及管治報告所載本集 團的重大環境、社會及管治事宜:



SIGNIFICANCE OF ECONOMIC, ENVIRONMENTAL AND SOCIAL IMPACTS 經濟、環境及社會影響的重要性

CONTACT US

The Group welcomes stakeholders to provide their opinions and suggestions. They can provide valuable advice in respect of the ESG Report or its performance in sustainable development by email at feedback@fuchangroup.com.

A. ENVIRONMENTAL

A1. Emissions

The Group has integrated the "Green Environment" into its decision-making process and embraced the responsibilities to create an environmentally sustainable business. To enhance its environmental governance practice and mitigate the environmental impact produced by its operations, the Group has complied with the requirement of all relevant policies in the Singapore's food industry, and committed to the social responsibility of protecting the environment. Considering the Group's business nature, it has taken measures to facilitate the environmental friendliness of its business and operation in terms of energy, water and resources saving. In the long run, it will continue to enhance its environmental management strategies and minimise the environmental impacts brought about by its operations.

During FY2021, the Group was not aware of any material non-compliance with the relevant environmental laws and regulations in Singapore, including but not limited to the "Environmental Protection and Management Act" of Singapore, that has a significant influence on the Group's operations.

聯繫我們

本集團歡迎持份者提供意見及建議。彼等可透過發送電郵至feedback@fuchangroup.com提供有關環境、社會及管治報告或本集團在可持續發展方面的表現的寶貴意見。

A. 環境

A1. 排放物

於2021財政年度,本集團並不知悉任何嚴重違反新加坡相關環境法律法規(包括但不限於新加坡的《環境保護與管理法案》),而對本集團營運造成重大影響的情況。

Emissions

Exhaust Gas Emissions

The Group's businesses focus on the provision of food and beverage, with limited use of motor vehicles for travelling. Hence, the Group generates limited exhaust gas emissions during its operation and regards exhaust gas emissions immaterial or insignificant to its operation. It has adopted the following measures to mitigate the exhaust gas emissions:

- Remind employees to turn off engines for idling vehicles; and
- Encourage the use of public transportation for business commuting purposes.

The awareness of employees on exhaust gas emissions has been enhanced through the implementation of the above measures.

Greenhouse Gas ("GHG") Emissions

The Group is committed to reduce GHG emissions through more efficient use of resources and implemented waste management systems into all areas of the business, where possible. With the aim to lower the GHG emissions and reduce non-hazardous waste generation, the Group has installed appropriate equipment, such as ventilation systems, and they are regularly inspected, maintained and repaired.

Due to its business nature, the principal direct GHG emissions of the Group are generated from consumption of fuels for kitchen operations and motor vehicles (Scope 1). The principal energy indirect GHG emissions of the Group are generated from purchased electricity (Scope 2).

排放物

廢氣排放

本集團的業務集中於提供餐飲,少量使用機動車出行。因此,本集團於其營運過程中產生的廢氣排放有限,並認為廢氣排放對其營運而言並不重大或微不足道。本集團已採取下列措施減少廢氣排放:

- 提醒僱員關閉空轉車輛的引擎;及
- 鼓勵乘坐公共交通工具通勤。

通過實施上述措施,僱員的廢氣排 放意識得以提高。

溫室氣體(「溫室氣體」)排放

本集團致力於在有可能的情況下,透過於業務的所有方面更有效地利用資源及實施廢棄物管理體系減少溫室氣體排放。為降低溫室氣體排放及減少無害廢棄物的產生,本集團已安裝適當的設備(例如通風系統),並定期進行檢查、維護及修理。

由於本集團的業務性質,其主要直接溫室氣體排放來自廚房運作及汽車的燃料消耗(範圍1)。本集團的主要能源間接溫室氣體排放來自所購電力(範圍2)。

During FY2021, the Group has set target to gradually reduce GHG emissions intensity (tCO $_2$ e/S\$ million revenue) by the year ended 31 December 2026 ("**FY2026**"), using 2021 as the baseline year. In order to achieve the target, the Group has adopted the following measures to mitigate the GHG emissions in its operations:

- Appoint head chefs to supervise the staff to turn off gas stoves, cooking appliances and water heaters when not in use:
- Clear and defrost unwanted materials and thick ice regularly from refrigerators;
- Install energy saving cooking facilities and equipment in the food centres; and
- Set up an area in each of its food establishments for qualified contractors to collect and dispose used cooking oil and grease trap wastes.
- Actively adopt environmental protection and energy-saving measures, which will be mentioned in the section headed "Energy Consumption" under aspect A2.

During FY2021, the Group emitted approximately 2,647.58 tCO₂e of GHG, resulting in an increase of approximately 34.98% compared to the year ended 31 December 2020 ("**FY2020**"). The increase was mainly attributable to lesser restrictions on dining and an increase in the number of food and beverage stalls and food centres during FY2021.

於2021財政年度,本集團已設定目標,以2021年為基準年,於截至2026年12月31日止年度(「2026財政年度」)前逐步減少溫室氣體排放密度(噸二氧化碳當量/百萬新加坡元收益)。為實現該目標,本集團已採取以下措施以於其營運過程中減少的溫室氣體排放:

- 委託主廚監督員工在不使用時關閉燃氣灶、烹飪器具及熟水器;
- 定期清理冰箱中的無用材料 及厚冰塊,並定期為冰箱除 霜;
- 在美食中心安裝節能型烹飪 設施及設備;及
- 於各間食肆設立供合資格承 包商收取及處置二手食用油 及隔油池廢棄物的區域。
- 積極採取環保及節能措施, 有關措施將於層面A2「能源 消耗」一節中提述。

於2021財政年度,本集團排放約2,647.58噸二氧化碳當量的溫室氣體,較截至2020年12月31日止年度(「**2020財政年度**」)增加約34.98%。有關增幅有關增幅乃主要由於2021財政年度用餐限制減少,且餐飲檔位及美食中心數目有所增加。

The summary of GHG emissions and its intensity were as follows:

溫室氣體排放量及其密度總結如 下:

Indicator ¹ 指標 ¹	Unit 單位	2021 2021年	2020 2020年
Direct GHG emissions (Scope 1) 直接溫室氣體排放量(範圍1)	tCO ₂ e 噸二氧化碳當量	307.33	537.27
Energy indirect GHG emissions (Scope 2) 能源間接溫室氣體排放量(範圍2)	tCO₂e 噸二氧化碳當量	2,340.25	1,424.18
Total GHG emissions (Scope 1 and 2) 溫室氣體排放物總量(範圍1和2)	tCO₂e 噸二氧化碳當量	2,647.58	1,961.46
Intensity of total GHG emissions 溫室氣體排放物總量密度	tCO ₂ e/S\$ million revenue ² 噸二氧化碳當量/ 百萬新加坡元收益 ²	70.79	56.20

Notes:

- 附註:
- 1. GHG emission data is presented in terms of carbon dioxide equivalent and are based on, but not limited to, "The Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standards" issued by the World Resources Institute and the World Business Council for Sustainable Development, the latest released emission factors of Singapore's power grid, "Greenhouse Gas (GHG) Emissions Measurement and Reporting Guidelines Appendix to Part II: Monitoring Plan" (Version 15 January 2020) issued by the National Environment Agency of Singapore, "How to prepare an ESG report Appendix 2: Reporting Guidance on Environmental KPIs" issued by the Stock Exchange, "Global Warming Potential Values" from the IPCC Fifth Assessment Report, 2014 (AR5).
- For the year ended 31 December 2021, the Group recorded a revenue of approximately \$37.4 million (2020: approximately \$34.9 million). Unless specified otherwise, the data is also used for calculating other intensity data.
- 1. 溫室氣體排放數據乃按二氧化碳當量 呈列,並參照包括但不限於世界資源 研究所及世界可持續發展工商理事會 刊發的《溫室氣體盤查議定書:企業 會計與報告標準》、新加坡電網基題 環境局發佈的《溫室氣體排放量測量 與報告指南 — 第二部分附錄:監測 計劃》(2020年1月15日版本)、聯交 所發佈的《如何準備環境、社會及指 標匯報指引》及2014年IPCC第五次 評估報告(AR5)的《全球暖化潛能值》。
- 2. 截至2021年12月31日止年度,本集 團錄得收益約37.4百萬新加坡元 (2020年:約34.9百萬新加坡元)。除 另有指明者外,該數據亦用於計算其 他密度數據。

Sewage Discharge

During daily operation, the Group generates domestic sewage mainly in the course of food preparation and cleaning. The Group has rigorously monitored the disposal of sewage, and complied with relevant laws and regulations to meet Singapore government sewage discharge standards. Since the Group's sewage are discharged through the sewage pipe network to the water reclamation plants, its sewage discharged amount is considered as the water consumption amount. Hence, the performance of sewage discharged will be disclosed in the section headed "Water Consumption" in aspect A2.

Waste Management

Hazardous waste handling method

Due to the Group's business nature, it does not generate material amount of hazardous waste during its operation. Nonetheless, it has established guidelines in governing the management and disposal of hazardous waste. In case there is any hazardous waste produced, it must engage a qualified chemical waste collector to handle such waste, in compliance with the relevant environmental regulations and rules.

Non-hazardous waste handling method

The major non-hazardous wastes generated during the Group's operation are food waste and paper waste. The Group maintains a high standard in reducing wastes, educates employees the importance of sustainable development and provides them with relevant supports to improve their skills and knowledge in sustainable development. To minimise the non-hazardous waste production, the Group has set target to gradually reduce the total non-hazardous waste intensity (tonnes/S\$ million revenue) by FY2026, using the FY2021 as the baseline year. Measures adopted to achieve the target will be mentioned below.

污水排放

於日常營運中,本集團主要在食品 製備及清洗過程中產生生活污水。 本集團嚴格監控污水的排放,並遵 守相關法律法規,以符合新加坡政 府的污水排放標準。由於本集團的 污水通過污水管網排放至再生水 廠,本集團的污水排放量被視為用 水量。因此,污水排放情況將於層 面A2「水源消耗」一節中披露。

廢棄物管理

有害廢棄物處理方法

由於本集團的業務性質,其於營運 過程中不會產生大量有害廢棄物。 然而,本集團已制定管理及處置有 害廢棄物的管治指引。倘若產生任 何有害廢棄物,本集團須委聘合資 格化學廢棄物收集商處理該等廢棄 物,以遵守相關環境規例及規則。

無害廢棄物處理方法

Food Waste

The Group's wastes mainly come from Food and Beverage Stalls, including non-hazardous wastes such as leftover or unconsumed food. With the aim of minimising the environmental impact from non-hazardous wastes generated from its business operations, the Group has implemented guidelines for food ordering and processing in the Code of Practice in the Employee Handbook and training manual. The Group's employees are aware of food waste reduction and related concepts. With the controls over food ordering and processing, the Group is able to reduce food waste effectively and avoid excessive food waste. In a long run, the Group will strive to streamline its processes for its Food and Beverage Stalls, and to use resources in the most efficient manner.

Paper Waste

Printing of documents in the head office is the main source of paper waste. The Group constantly encourages all staff to reduce paper usage by duplex printing and adopting electronic information systems for sharing information or internal administration documents. It has implemented the following procedures to encourage employees to share the responsibilities in waste management, minimise waste generation and promote recycling:

- Utilise electronic media for communication;
- Avoid single-use disposable items; and
- Place "Green Message" reminders in office and food establishments.

With the above waste reduction initiatives, employees' awareness on waste management has been enhanced.

During FY2021, the Group produced approximately 11.64 tonnes of non-hazardous waste, resulting in a decrease of approximately 3.88% compared to FY2020.

廚餘

廢紙

總部的紙張打印是廢紙的主要來源。本集團不斷鼓勵全體員工通過 雙面打印及使用電子資料系統共享 資料或內部行政文件來減少用紙。 本集團實施下列程序以鼓勵僱員分 擔廢棄物管理的責任、盡量減低廢 棄物產量及促進循環利用:

- 使用電子媒體溝通;
- 避免使用一次性用品;及
- 在辦公室及食肆張貼「環保訊息」提示。

透過上述減少廢棄物的舉措,僱員的廢棄物管理意識得以提高。

於2021財政年度,本集團產生約 11.64噸無害廢棄物,較2020財政 年度減少約3.88%。

The summary of non-hazardous waste generated and its intensity were as follows:

所產生的無害廢棄物數量及其密度 概要如下:

Type of non-hazardous waste 無害廢棄物類別	Unit 單位	2021 2021 年	2020 2020年
Food waste 廚餘	tonnes 噸	10.95	11.08
Paper	tonnes	0.69	1.03
紙張 Total non-hazardous waste	噸 tonnes	11.64	12.11
無害廢棄物總量 Intensity	噸 tonnes/S\$ million revenue	0.31	0.35
密度	噸/百萬新加坡元收益		

A2. Use of Resources

As a sustainability-oriented corporation, the Group places great emphasis on environmental protection and the efficient use of energy and resources. The Group strives to optimise resource consumption and takes initiatives to introduce measures on promoting resource efficiency towards different stakeholders and adopt eco-friendly approaches in its operations.

Energy Consumption

Purchased gas for cooking (LPG and town gas) and purchased electricity are the major sources of energy consumption by the Group. To minimise environmental impact in its operations, the Group has promoted energy saving with various energy-efficient measures and related policies. Regular review is conducted on its energy objectives and targets to seek continuous reduction in the Group's energy usage.

A2. 資源使用

作為一家以可持續發展為導向的公司,本集團十分重視環境保護,有效利用能源及資源。本集團致力於優化資源消耗,並針對不同持份者主動採取措施提高資源效率,於營運中採用環保做法。

能源消耗

外購烹飪用燃氣(液化石油氣及煤氣)及外購電力為本集團的主要能源消耗來源。為盡量減少營運對環境的影響,本集團已透過各種節能措施及相關政策推動節能。本集團定期檢討能源目標及指標,以尋求持續減少本集團的能源消耗。

The Group has implemented monthly monitoring on the usage of electricity, water and other resources. Unexpected high consumption of electricity or water will be investigated to find out the root cause and preventive measures adopted. Besides, the Group has set target to gradually reduce the total energy consumption intensity (MWh/S\$ million revenue) by FY2026, using FY2021 as the baseline year. In order to achieve the target, the Group has implemented the following measures to reduce energy consumption:

- Turn off gas stoves and water heaters when not in use;
- Switch off idle lightings during non-office hours;
- Set air-conditioners at a comfortable temperature of 25 degree Celsius; and
- Install LED light fittings in offices and food establishments.

During FY2021, the Group consumed approximately 6,963.27 MWh of energy, resulting in an increase of approximately 15.18% compared to FY2020. The increase was mainly attributable to lesser restrictions on dining and an increase in the number of food and beverage stalls and food centres during FY2021.

本集團每月監測水電及其他資源的使用情況。如出現意外電力或用水高消耗,將對該等情況作出調查,尋找根本原因並採取預防措施。此外,本集團已設定目標,以2021財政年度為基準年,於2026財政年度前逐步降低總能源消耗密度(兆瓦時/百萬新加坡元收益)。為達成目標,本集團已實施以下措施減少能源消耗:

- 在不使用時關閉燃氣灶及熱水器;
- 在非辦公時間關閉閒置照明 設備;
- 將空調開設至攝氏25度的舒 適溫度;及
- 在辦公室及食肆安裝LED照明設備。

於2021財政年度,本集團消耗能源約6,963.27兆瓦時,較2020財政年度增加約15.18%。有關增幅乃主要由於2021財政年度用餐限制減少,且餐飲檔位及美食中心數目有所增加。

The summary of energy consumption and its intensity were as follows:

能源消耗及其密度概要如下:

Type of energy 能源類型	Unit 單位	2021 2021年	2020 2020年
LPG	MWh	1,033.21	2,175.88
液化石油氣	兆瓦時	,	•
Town gas	MWh	15.74	37.97
煤氣	兆瓦時		
Charcoal	MWh	99.73	254.40
木炭	兆瓦時		
Petrol	MWh	71.58	65.14
汽油	兆瓦時		
Diesel	MWh	20.28	25.68
柴油	兆瓦時		
Direct Energy Consumption	MWh	1,240.54	2,559.07
直接能源消耗	兆瓦時		
Purchased Electricity	MWh	5,722.73	3,486.38
已購買電力	兆瓦時		
Indirect Energy Consumption	MWh	5,722.73	3,486.38
間接能源消耗	兆瓦時		
Total energy consumption	MWh	6,963.27	6,045.45
能源消耗總量	兆瓦時		
Intensity	MWh/S\$ million revenue	186.18	173.22
密度	兆瓦時/百萬新加坡元收益		

Water Consumption

Water consumption of the Group is mainly for daily operation, including food preparation, cooking and cleaning of kitchen utensils. During FY2021, the Group has set target to gradually reduce the total water consumption intensity (MWh/S\$ million revenue) by FY2026, using FY2021 as the baseline year. To encourage water conservation, the Group has identified water saving initiatives and has adopted water-saving production methods and equipment to reduce water consumed. It has also assigned its head chefs and outlet managers to ensure there is no unwarranted use of water. Furthermore, the Group has conducted regular maintenance of water pipes to prevent leakage of water and repair any defective component. The Group has been strengthening its waste water practice and programmes to align with the Group's sustainability management approach.

水源消耗

本集團的水源消耗主要於日常營運 中產生,包括食品製備、烹調及清 洗廚房用具。於2021財政年度, 本集團已設定目標,以2021財政 年度為基準年,直至2026財政年 度前逐步降低總用水密度(兆瓦 時/百萬新加坡元收益)。為鼓勵 節水,本集團已確定節水措施,並 已採納節水生產方式及設備以減少 用水。本集團亦已指派主廚及店舖 經理確保不會出現不必要用水的情 况。此外,本集團對水管進行常規 維護,以避免漏水並修復任何有缺 陷之零件。本集團一直強化廢水處 理慣例及規劃以符合本集團可持續 管理方法。

To increase water efficiency, the Group has implemented the following measures:

- Reduce water pressure to the lowest practicable level;
- Install self-closing taps where practicable; and
- Fix dripping taps to avoid leakage and wastage.

During FY2021, the Group consumed approximately 177,425.83 m³ of freshwater, resulting in an increase of approximately 8.57% compared to FY2020. The increase was mainly attributable to lesser restrictions on dining-in and an increase in the number of food and beverage stalls and food centre during FY2021.

During FY2021, the water consumption of the Group and its intensity were as follows:

為提高用水效率,本集團已實施以 下措施:

- 將水壓降低至最低可行水平;
- 於可行的情況下安裝自動關 閉水龍頭:及
- 修理滴水的水龍頭,以避免 洩漏及浪費。

於2021財政年度,本集團消耗淡水約177,425.83立方米,較2020財政年度增加約8.57%。有關增幅乃主要由於2021財政年度用餐限制減少,且餐飲檔位及美食中心數目有所增加。

於2021財政年度,本集團的用水 及其密度如下:

Water consumption 水源消耗	Unit 單位	2021 2021年	2020 2020年
Freshwater 淡水	m ³ 立方米	177,425.83	163,426.00
Intensity 密度	m³/S\$ million revenue 立方米/百萬新加坡元收益	4,744.01	4,682.69

Due to its operating locations, the Group has not identified any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved.

由於其營運位置,本集團並無發現 在求取適用水源上的任何問題,並 已實現用水效益計劃及成果。

Use of Packaging Materials

As the Group's main business is food and beverage, one of the main services provided to customers includes take-away. Plastic bags and containers are the major packing materials used in its business operation. To minimise the usage of packing materials, the Group has set out guidelines for staff to use packing materials reasonably.

During FY2021, the Group consumed approximately 78.34 tonnes of packaging materials, resulting in an increase of approximately 6.57% compared to FY2020. The increase was mainly attributable to lesser restrictions on dining and an increase in the number of food and beverage stalls and food centres during FY2021.

During FY2021, the packaging materials consumption of the Group and its intensity were as follows:

包裝材料使用

由於本集團的主要業務為餐飲,故 向客戶提供的其中一項主要服務包 括外賣。塑料袋及容器為其業務營 運所用的主要包裝材料。為盡量減 少包裝材料的使用,本集團已為員 工合理使用包裝材料制定指引。

於2021財政年度,本集團消耗包裝材料約78.34噸,較2020財政年度增加約6.57%。有關增幅乃主要由於2021財政年度用餐限制減少,且餐飲檔位及美食中心數目有所增加。

於2021財政年度,本集團的包裝材料消耗及其密度如下:

Indicator	Unit	2021	2020
指標	單位	2021年	2020年
Packing materials	tonnes	78.34	73.51
包裝材料	噸		
Intensity	tonnes/S\$ million revenue	2.09	2.11
密度	噸/百萬新加坡元收益		

A3. The Environment and Natural Resources

As an on-going commitment to corporate sustainability, the Group recognises the importance in minimising the potential negative environmental impacts of its business operations and maximising resource efficiency and waste management. The Group regards environmental protection as part of the Group's business goals and strategies, and strives to raise awareness on environmental issues at work and in life amongst staff through education and training, and encourages employees' engagement in improving the Group's environmental performance. The Group regularly assesses the environmental impacts of its businesses, and supports community activities in relation to environmental protection and sustainability. It is also devoted to achieving sustainable development for generating long-term value to the community and its stakeholders.

Sustainable Ingredients

In addition, the Group is aware of the influence of the selection of food sources to sustainability. There is rising concerns on the selection of sustainable food sources in society. As a responsible corporation to protect the environment and promote sustainability, it does not serve any endangered animal in its dishes, such as shark fins.

A3. 環境及天然資源

可持續食材

此外,本集團深明選擇食物來源對 可持續發展所帶來的影響。社會各 界愈來愈注重選擇可持續的食物來 源。作為一家致力保護環境及促進 可持續發展的負責任企業,本集團 不會提供以任何瀕危動物烹製的菜 餚(例如魚翅)。

A4. Climate Change

Climate change is one of the most important contemporary challenges faced by the world. The Group recognised the importance of the identification and mitigation of significant climate-related issues, and therefore, strives to make continuous efforts to assess the financial implications of climate impacts and to address the potential risks while capture gold opportunities for transitioning towards a low-carbon economy.

The Group has integrated climate-related risks into its internal control and enterprise risk management processes, and conducted a climate change assessment to identify and mitigate various climate-related risks. In addition, the Board meets regularly and cooperates closely with the senior management to identify and evaluate the climate-related risks, so as to formulate strategies to manage the identified risks.

Climate-related Issues

Physical Risks

Changes in rainfall patterns and rising ambient temperature may significantly affect the quality and quantity of raw food materials, which threaten the food security and increase the cost of food. In addition, the increased frequency and severity of extreme weather such as intense storms, flooding and prolonged droughts may also disrupt supply chains, interrupt business operations, and damage the Group's assets. Concerns on the volatility and uncertainty of operating costs are thus arising. In order to manage the related risk, the Group priorities to cooperate with suppliers who possess high environmental consciousness, increase food supply chain diversification, continuously seeks for building long-term relationships with first-tier suppliers, so as to build a more climate-resilient and green supply chain.

A4. 氣候變化

氣候變化乃全球面臨的最重要的當 代挑戰之一。本集團深明識別及緩 解重大氣候相關問題的重要性,因 此,在評估氣候影響的財務影響方 面作出不懈努力,同時解決潛在風 險,捉住向低碳經濟轉型的黃金機 會。

本集團已將氣候相關風險納入其內 部控制及企業風險管理流程,並進 行氣候變化評估以識別及緩解各種 氣候相關風險。此外,董事會定期 會面,並與高級管理層緊密合作, 以識別及評估氣候相關風險,從而 制定策管理已識別的風險。

氣候相關事宜

實體風險

Transition Risks

The Singapore government has set a target for achieving net-zero emissions. The Groups anticipates that the climate legislation and regulations will become more stringent in view of the vision on decarbonisation. From a listed company perspective, the Group acknowledges the increasing requirements regarding the disclosure of climate-related information. For example, the Stock Exchange has required listed companies to enhance the climate-related disclosures in their ESG reports. If the company failed to meet the compliance requirements of the regulations as applicable to its businesses, its business operation may face material impact. Negative publicity may also arise due to failure in meeting the compliance requirements, thus increasing the company's cost in the capital investment and compliance. In view of the policy and legal risks, as well as the reputation risks, the Group regularly monitors the current and future trends, policies and regulations regarding climate to be prepared for prompt response in climate-related measures when necessary, so as to avoid non-compliance fines, cost increments or reputational risk.

轉型風險

新加坡政府已制定實現淨零排放的 目標。本集團預期,鑒於減碳的願 景,氣候法例及規例將變得更為嚴 緊。就上市公司角度而言,本集團 意識到披露氣候相關資料的要求日 益提高。例如,聯交所已要求上市 公司在其環境、社會及管治報告中 加強與氣候相關的披露。倘公司未 能符合其業務適用法規的合規規 定,其業務經營可能面臨重大影 響。未能符合合規規定亦可能產生 負面報道,從而令公司的資本投資 及合規成本增加。鑒於政策及法律 風險以及聲譽風險,本集團定期監 察有關氣候的當前及未來趨勢、政 策及法規,以便於必要時及時應對 氣候相關措施,從而避免違規罰 款、成本增加或聲譽風險。

B. SOCIAL

B1. Employment

Employment and Labour Practices

Human talent is the foundation for the Group's continued success. Therefore, employment policies relevant to health, safety and welfare were established to underpin the Group's responsibility towards employees. The Group is strictly in compliance with various laws and regulations, and also seek to implement strict health and safety standards throughout the Group.

During FY2021, the Group was not aware of any material non-compliance with employment related laws and regulations in Singapore, including but not limited to the "Employment Act" of Singapore that would have a significant impact on the Group.

Remuneration and Dismissal

To attract and retain talent, the Group strives to provide an equal working environment for its employees. The Group has developed a set of sound employment rules and regulations and made clear provisions of the rights and obligations of employees in the Employee Handbook.

The Group highly appreciates the contributions of employees to its development and has developed a comprehensive remuneration package for them. The Employee Handbook clearly states the obligations and benefits for all employees, such as daily working hours and annual leave entitlements. In addition to offering competitive remuneration packages, discretionary bonuses and share options may also be granted to reward employees based on individual performance. A long-service award is also set up to appreciate employees who have worked for the Group for more than 5 and 10 years.

B. 社會

B1. 僱傭

僱傭及勞工常規

人才是本集團持續成功的基礎。因此,本集團已制定健康、安全及福利相關僱傭政策,以強調本集團對僱員的責任。本集團嚴格遵守各項法律法規,並尋求於本集團內貫徹嚴格的健康及安全標準。

於2021財政年度,本集團並不知悉任何嚴重違反新加坡僱傭相關法律法規(包括但不限於新加坡的《僱傭法令》),而對本集團造成重大影響的情況。

薪酬及解僱

為吸引及挽留人才,本集團致力為 僱員提供平等的工作環境。本集團 已制定一套完善的僱傭規則及規 例,並在僱員手冊中明確規定向僱 員施加的權利及義務。

本集團高度肯定僱員對其發展的貢獻,故而為僱員制定了全面的營俸員制定了全面的營俸,故而為僱員制定可全面的體價數。僱員手冊明確說明全體時時人人。除提供具競爭力的薪份人。除提供具競爭力的薪份人。 過外,本集團亦可能根據個人獎勵長少數一本集團亦設立長期服務與僱員。 對為本集團效力超過5年及10年的僱員。

Moreover, the Group is aware of the importance of education and the potential financial burden posed to them as parents. Thus, it has set up the Fu Chan Education Fund for qualified employees to reduce their financial burden in the education of their offspring. During FY2021, 19 employees received financial support from the Fu Chan Education Fund.

In the event of misconduct or contravention of the express or implied terms and conditions of employment, the Group will only dismiss employees after due process. The dismissal process will only be carried out on a reasonable basis, and dismissal will be notified in writing when the employee has persistently committed the offence and has not improved after repeated warnings.

Recruitment and Promotion

The Group adheres to the principles of openness and fairness when recruiting and considers candidates based on their merits instead of age, gender or ethnic backgrounds. Candidates are assessed based on their suitability for the position and potential to fulfil the Group's current and future needs.

The Group offers promotion and development opportunities that is equally applied to all employees. Through an open and fair assessment system, eligible employees are offered the opportunity for promotion to develop their career and encourage good performance. Staff performance reviews are carried out regularly to ensure that all employees can be recognised by the Group with respect to their efforts and contributions.

此外,本集團深知教育的重要性及 對作為家長的僱員帶來的潛在財務 負擔。因此,本集團已為合資格僱 員設立富城教育基金,以減輕其教 育子女的財務負擔。於2021財政 年度,本集團19名僱員受惠於富 城教育基金的資助。

倘作出失當行為或違反明示或暗示 條款及僱傭條件,本集團將於經過 適當程序後方會解僱員工。解僱過 程只會在合理基礎上進行,倘在發 出多次警告後僱員持續犯錯且並無 改進,本集團將會以書面通知解 僱。

招聘及晉升

本集團於招聘時堅持公開公正的原則,並基於候選人的優點而非年齡、性別或種族背景進行考慮。本 集團根據候選人對職位的合適性及 潛力對其進行評估,以滿足本集團 現時及未來的需求。

本集團提供晉升及發展機會,全體 僱員機會均等。透過公開公正的評 估系統,合資格僱員可獲得晉升機 會,以發展其職業及促進良好表 現。本集團定期進行員工績效考 核,以確保全體僱員的努力及貢獻 均得到本集團認可。

Diversity, Equal Opportunity and Antidiscrimination

The Group appreciates the importance of cultural diversity and is committed to provide an inclusive and collaborative work environment that is free from discrimination, and physical or verbal harassment on the basis of race, religion, ethnic origin, gender, physical or mental disability, age, marital status and sexual orientation. The Group seeks to establish necessary procedures to ensure all candidates are treated equally and the employment is in compliance with the relevant laws and regulations.

As at 31 December 2021, the Group had a total of 326 employees (2020: 304). The following graphs show details of employees:

多元化、平等機會及反歧視

本集團深明文化多元性的重要性, 致力於提供包容及協作的工作環境,不受基於種族、宗教、族裔、 性別、身體或精神殘疾、年齡、婚姻狀況及性取向的歧視、身體或可 頭騷擾。本集團致力確立必要的程序,以確保所有候選人獲得公平對 待及僱傭符合相關法律法規。

於2021年12月31日,本集團共有 326名僱員(2020年:304名)。下 圖列示僱員詳情:

Number of Employees 僱員數目		2021 2021年	2020 2020年
By Gender	按性別劃分		
Male	男性	169	168
Female	女性	157	136
By Age Group	按年齡組別劃分		
18–30 years old	18–30 歲	51	59
31-40 years old	31–40 歲	53	47
41-50 years old	41–50 歲	44	39
51-64 years old	51-64 歲	95	99
Over 65 years old	65歲以上	83	60
By Employment Type	按僱傭類型劃分		
Full-time	全職	291	270
Part-time	兼職	35	34
By Geographical Region	按地理區域劃分		
Singapore ³	新加坡3	326	304

 As at 31 December 2021, 104 (2020: 112) employees worked in Singapore are foreign workers.

Notes:

截至2021年12月31日·在新加坡工作的104名(2020年:112名)僱員為外籍工人。

附註:

During FY2021, the Group's overall turnover rate was approximately 22.75%. The employee turnover rate by gender, age group, and geographical location is as follows:

於2021財政年度,本集團的整體 流失率約為22.75%。按性別、年 齢組別及地區劃分的僱員流失比率 如下:

20215

	2021 ⁵ 2021年 ⁵
按性別劃分	
男性	25.60%
女性	19.53%
按年齡組別劃分	
18–30 歳	22.45%
31-40 歲	22.22%
41-50 歲	26.19%
51-64 歲	22.46%
65歲以上	20.51%
按地區劃分	
新加坡	22.75%
	男性 女性 按年齡組別劃分 18-30 歲 31-40 歲 41-50 歲 51-64 歲 65 歲以上 按地區劃分

Notes:

Turnavar Data4

- The employee turnover rate is calculated by dividing the number of employees leaving employment during FY2021 by the average number of employees at the beginning and the end of FY2021.
- 5. Relevant figures have been disclosed from 2021 onwards.

附註:

- 4. 僱員流失率按2021財政年度離職僱 員人數除以2021財政年度年初及年 末的平均僱員人數計算。
- 5. 相關數字已自2021年起披露。

B2. Health and Safety

Health and safety of employees in the working environment is always the utmost concern of the Group. To ensure a safe workplace for its employees, the Group has established safety policies and guidelines which set out the safety procedures and promote safety at work sites stipulated by the relevant laws and regulations. The Group is dedicated to providing a safe working environment and will continue to invest in resources and devote efforts to reduce the risks involved in health and safety.

During FY2021, the Group was not aware of any material non-compliance with health and safety-related laws and regulations in Singapore, including but not limited to "Workplace Safety and Health Act" of Singapore, that would have a significant impact on the Group.

Reinforcing employees' safety awareness is of crucial importance to the Group. All newly hired operational employees are required to participate in training on occupational safety and health hazards during their orientation. To encourage and support newly recruited employees, training buddies are assigned to them to ensure they are able to adapt to the new working environment smoothly and follow safety measures. The Group has also purchased work injury compensation insurance and foreign worker medical insurance for its staff.

The measures for fire emergency are embodied in policies and guidelines to assist employees in taking sensible immediate action should fire accidents occur.

During FY2021, 2 cases of work-related injuries were reported to the Group with a total lost days of work due to injury being approximately 101 days. Aiming to consistently lower the lost days due to work-related injury, the Group will further improve the quality of its health and safety-related training programmes. Besides, the Group did not record any cases of work-related fatalities in the past three years, including FY2021.

B2. 健康與安全

僱員在工作環境中的健康與安全一直是本集團最為關注的事宜。為團已保僱員安全的工作環境,本集團已建立安全政策及指引,當中列載相關適用法律及法規所規定的安全程序及倡導工作場所安全。本集團致力於提供安全的工作環境,並將繼續投入資源及盡力降低健康與安全所涉及的風險。

於2021財政年度,本集團並不知悉任何嚴重違反新加坡健康與安全相關法律法規(包括但不限於新加坡的《職場安全與健康法案》),而對本集團造成重大影響的情況。

加強僱員的安全意識對本集團至關重要。所有新僱用的僱員在任職期間均須參加有關職業安全與健康風險的培訓。為鼓勵及支持新加入僱員,我們會向其指派培訓專員以確保彼等能夠順利適應新的工作環境及遵守安全措施。本集團亦已為員工投購工傷賠償保險及外籍員工醫療保險。

針對於火災緊急情況的措施亦載於 政策及指引,以協助僱員在發生火 災事故時立即採取明智的行動。

於2021財政年度,本集團接獲2宗工傷個案,合共因工傷損失工作日數約101日。為持續減少因工傷損失工作日數,本集團將進一步提高其有關健康及安全培訓計劃的質量。此外,本集團於過去三年(包括2021財政年度)並無錄得任何因工死亡事故。

B3. Development and Training

The Group recognises the valuable contribution of its talent for the sustainable growth of its business. Nurturing talent and polishing the skills of its human capital is crucial in striving for excellence. It is committed to inspiring its employees for continuous learning and improving their knowledge and job skills in relation to food preparation and preservation, customer services and quality control in different aspects of the operation. This is achieved through the development of training strategies that focuses on creating values and serving the needs of its customers, its talent and society.

The Group understands the importance of keeping its employees abreast of the changing work environment, job requirements as well as all other safety and environmental practices at the workplace. Hence, apart from on-the-job training, the Group also provides training offered by professional training institutes or experts to its employees.

To ensure its employees have good knowledge about correct equipment utilisation and temperature control in food preparation, the Group has arranged training on food safety and hygiene, proper temperature regulation of food and ingredients, factors contributing to outbreaks of foodborne illnesses and practices to maintain good personal hygiene to all operational staff. The Group engages food hygiene training providers approved by the National Environment Agency and SkillsFuture Singapore to conduct these training courses.

In addition, the Group also facilitated seminars and training programmes for selected staff in safety awareness and restroom cleaning to improve their awareness in safety and hygiene standards.

B3. 發展及培訓

本集團明白使僱員熟悉不斷變化的 工作環境、工作要求以及在工作場 所推行的所有其他安全及環保措施 的重要性。因此,除在職培訓外, 本集團亦為僱員提供由專業培訓機 構或專家作出的培訓。

為確保僱員牢固掌握有關正確設備 使用及食品製備溫度控制的知識 金集團已向所有作業人員安排 会材的適當溫度管理、爆發食和 食材的適當溫度管理、爆發食人 疾病的影響因素及維持良好個國 生的措施。本集團委聘新加坡 環境局及新加坡未來技能 (SkillsFuture Singapore)批准的 品衛生培訓員進行培訓課程。

此外,本集團亦為特定員工舉辦有關安全意識及休息室清潔的研討會及培訓課程,提高其安全意識及衛生標準。

The Group ensures that there is at least one supervisor in each outlet to strictly implement food safety and hygiene requirements during food processing. The Group's employees receive training in alignment with their job nature and requirements. The Group continually assesses the training needs of its staff and emphasises the importance of continuous learning to enhance their competency and development.

During 2021, the Group recorded approximately 4.52%⁶ of trained employee, with an average of 0.02⁷ training hours per employee.

本集團確保各店舗至少有一名督導 員在食品加工過程中嚴格實施食品 安全與衛生要求。本集團的僱員接 受與其工作性質及要求相適應的培訓。本集團持續評估其員工的培訓 需要,並向員工強調持續學習以增 強自身能力及發展的重要性。

於2021年,本集團的受訓僱員佔 4.52%⁶,每名僱員的平均培訓時數 為0.02⁷小時。

Categories	類別	Percentage Trained Employee ^s (%) 受訓僱員 百分比 ⁸ (%)	Breakdown of Trained Employee ⁹ (%) 受訓僱員 分佈 ⁹ (%)	Average Training Hours¹º (hours) 平均培訓 時數¹º(小時)
By Gender	按性別劃分			
Male	男性	3.81%	44.44%	4.00
Female	女性	5.92%	55.56%	4.00
By Employee Category	/ 按僱員類別劃分			
Management	管理層	25.00%	27.78%	4.00
General staff	一般員工	3.44%	72.22%	4.00

Notes:

- This percentage is calculated by dividing the total number of trained employees during FY2021 by the total number of employees during FY2021, including the employees who left the Group during FY2021.
- The average training hours per employee is calculated by dividing the total number of training hours during FY2021 by the total number of employees during FY2021, including the employees who left the Group during FY2021.
- The percentage trained employee by category is calculated by dividing the number of trained employees in the specified category during FY2021 by the number of employees in the specified category during FY2021, including the employees who left the Group during FY2021.
- The breakdown of trained employee by category is calculated by dividing the number of trained employees in the specified category during FY2021 by the total number of trained employees during FY2021.
- 10. The average training hours by category is calculated by dividing the number of training hours for employees in the specified category during FY2021 by the number of employees in the specified category during FY2021, including the employees who left the Group during FY2021.

附註:

- 6. 該百分比乃按2021財政年度的受訓 僱員總數除以2021財政年度的僱員 總數計算(包括本集團於2021財政年度離職的僱員)。
- 7. 每名僱員的平均培訓時數按2021財 政年度的培訓總時數除以2021財政 年度的僱員總數(包括本集團於2021 財政年度離職的僱員)計算。
- 8. 按類別劃分的受訓僱員百分比乃按 2021財政年度特定類別的受訓僱員人 數除以2021財政年度特定類別的僱 員人數(包括本集團於2021財政年度 離職的僱員)計算。
- 9. 按類別劃分的受訓僱員明細乃按2021 財政年度特定類別的受訓僱員人數除 以2021財政年度受訓僱員總數計算。
- 10. 按類別劃分的平均培訓時數乃按2021 財政年度特定類別僱員的培訓時數除 以2021財政年度特定類別僱員的人 數(包括本集團於2021財政年度離職 的僱員)計算。

B4. Labour Standards

Child and forced labour are strictly prohibited during recruitment as defined by laws and regulations. The Group is committed to eliminating all forms of forced labour and supporting the effective abolition of child labour. The Group is fully in compliance with the relevant laws and regulations related to prevention of child labour and forced labour.

During FY2021, the Group was not aware of any material non-compliance with child and forced labour-related laws and regulations in Singapore, including but not limited to "Employment Act" of Singapore that would have a significant impact on the Group.

Prevention of Child and Forced Labour

The Group has established a complete recruitment process to examine candidates' background and official reporting procedures to handle any exception. The Human Resources Department of the Group collects personal data during the employment process and verifies identity documents of suitable candidates to prevent recruitment of child labour. To prevent forced labour, working hours are clearly specified in the Employee Handbook. If violation is involved, the employment contract of the illegal employee will be terminated and the related information will be reported to relevant governmental authorities.

B4. 勞工準則

本集團在招聘過程中根據法律法規嚴格禁止童工及強制勞工。本集團致力於消除一切形式的強制勞工並支持有效廢除童工。本集團全面遵守防止童工及強制勞工的相關法律法規。

於2021財政年度,本集團並不知悉任何嚴重違反新加坡童工及強制勞工相關法律及法規(包括但不限於新加坡《僱傭法》)而對本集團造成重大影響的情況。

防止童工及強制勞工

本集團已建立檢查候選人背景的完整招聘流程及處理任何例外情況的正式報告程序。本集團人力資源的會於僱傭過程中收集個人資料,核實合適候選人的身份證明文件以所實合適候選人的身份證明文件以應員手冊中清楚列明工作時數。倘涉及違規行為,將終止僱用非法僱則的合約,並向相關政府機關報告相關資料。

B5. Supply Chain Management

The Group highly values its relationship with suppliers and places heavy emphasis on the management of potential environment and social risks in supply chains. The Group aims at creating a sustainable supply chain and therefore expects all its suppliers and business partners to uphold a similar standard in respect of environmental issues and labour practices. Hence, the Group has established the principle of ethical business conduct that all supply chain partners are required to uphold. To govern the supplier assessment process, the Group has formulated the relevant supplier management policy, reviewed on an annual basis. The Group carefully selects suppliers based on criteria including but not limited to food quality, food safety management, sources of ingredients, pricing, capacity, availability, track record, reputation, payment method, delivery options and schedules. During FY2021, the Group has a total of 78 major suppliers, which all suppliers are located in Singapore and have engaged through its standardised supplier assessment process.

To reduce the environmental and social risks along the supply chain, all suppliers are evaluated carefully and subjected to regular monitoring and assessment to ensure their food ingredients meet the stringent requirements on a consistent basis. The head chefs are responsible to check and inspect the purchased ingredients and food items before they are used. Meetings with food suppliers and other service providers on a regular basis are set out to ensure the provision of quality dining service to customers. In case of non-conformity, the Group will reject and return the ingredients and food items back to their suppliers. Besides, the Group diversifies the source of key ingredients suppliers to ensure a continuous supply of this critical resource.

B5. 供應鏈管理

本集團高度重視與供應商的關係, 並極為注重對供應鏈中潛在環境及 社會風險的管理。本集團旨在創建 可持續發展的供應鏈,因此期望所 有供應商及業務夥伴在環境問題及 勞工常規方面秉持類似標準。因 此,本集團已制定所有供應鏈合作 夥伴均須秉承的商業道德操守原 則。為規管供應商評估程序,本集 團已制定相關供應商管理政策,並 每年進行檢討。本集團根據(但不 限於)食品質量、食品安全管理、 食材來源、定價、產能、供應量、 往績記錄、信譽、付款方法、送貨 撰擇及時間表等因素細心挑撰餐飲 供應商。於2021財政年度,本集 團共有78家主要供應商,所有供 應商均位於新加坡,並通過其標準 化的供應商評估程序進行委聘。

Additionally, the Group endeavours to support local economies and prioritises the procurement from local and regional suppliers to lower the carbon footprint during transportation. The Group also prioritises suppliers that use environmentally preferable products and services during the selection process. Through the above approaches, the Group strives to minimise the potential environmental and social risks in the supply chain. The Group will continue to review its supply chain periodically with regard to the suppliers' performance and environmental and social standards.

此外,本集團致力支持本地經濟,並優先向本地及地區供應商採購, 以減少運輸過程中的碳足跡。本集 團亦於甄選過程中優先考慮使用環 保產品及服務的供應商。透過上述 方法,本集團致力將供應鏈的潛在 環境及社會風險降至最低。本集團 將繼續就供應商的表現以及環境及 社會標準定期檢討其供應鏈。

B6. Product Responsibility

Being in the Food and Beverage industry, the Group values the quality and safety of its food products and aim to fulfil customers' needs and expectations. Through efficient internal control processes, coupled with adherence to its policies and procedures to deliver excellent customer services, the Group is committed to improving food quality and services and satisfying its customers' expectations.

During FY2021, the Group was not aware of any incidents of non-compliance with laws and regulations in Singapore, including but not limited to the "Sale of Food Act" and "Personal Data Protection Act" ("PDPA") of Singapore, that have a significant impact on the Group, concerning advertising, labelling and privacy matters relating to products and services provided and methods of redress.

Food Safety and Quality

The Group recognises the importance of achieving and maintaining high food quality standard to the sustainable growth of the Group. It is its responsibility to ensure that the food ingredients are safe, fresh and of good quality upon delivery, in storage and during processing. All suppliers are evaluated carefully before selection, and it maintains good relationship only with qualified suppliers.

B6. 產品責任

由於處於餐飲行業,本集團重視食品的質量及安全,並力爭滿足客戶的需求及期望。透過有效的內部控制流程,加上堅守其政策及程序,提供優質的客戶服務,本集團致力於改善食品質量及服務並滿足客戶的期望。

於2021財政年度,本集團並不知悉任何嚴重違反新加坡有關所提供產品及服務及補救方法的相關廣告、標籤及私隱事項的法律法規(包括但不限於新加坡的《食品銷售法》及《個人資料保障法》(「PDPA」)),而對本集團造成重大影響的情況。

食品安全及質量

本集團深知達致及維持高食品質量標準對本集團可持續發展的重要性。本集團負責確保食材在運輸、儲存及加工過程中為安全、新鮮及優質。本集團在選擇供應商前對其進行仔細評估,並僅與合資格供應商維持良好關係。

To further enhance the quality and safety of food products, the Group continuously improves its procurement as well as the food production processes. The Group attaches great emphasis on quality management to maintain high product quality. Apart from performing regular identification of hazards, the Group also establishes critical control points and timely implements effective control and monitoring measures.

The Group appoints head chefs and supervisors to monitor quality at each of its food establishments. Their responsibilities include inspecting the food and beverage supplies and ingredients, overseeing the food preparation process and monitoring the dining environment and kitchen area. Each of the food establishments are cleaned and sanitised by the Group's staff in accordance with the policies and procedures. During FY2021, there was no material product recalled due to safety and health reasons.

Customer Services and Privacy Protection

To drive the Group's continuous improvement, it has established multiple feedback channels, including email, social media and facsimile, to facilitate communication with customers and to satisfy customers' needs. The Group has also implemented a set of procedures to handle customers' complaints. Complaints received will be handled by relevant department and action will be taken promptly to address the identified issues. During FY2021, no material complaint was recorded regarding the products and services.

The Group takes protection of its customers' confidential information seriously. The policies listed in the Employee Handbook have been established in accordance with the PDPA. It seeks to protect the customers' information by employing data security measures such as firewalls and anti-virus software. The Group's employees are prohibited to use the personal information of its clients for purposes not related to the business context, no matter during employment or after termination of employment.

為進一步提升食品的質量及安全, 本集團持續改善採購程序及食品生 產流程。本集團十分重視質量管 理,以維持優良的產品質量。除進 行定期危害識別外,本集團亦確定 關鍵控制點並及時實施有效控制及 監察措施。

本集團委派主廚及督導員監察各食 肆的質量控制。彼等的責任包括檢 查餐飲供應及食材,監督食品製備 過程及監察餐飲環境與廚房區域。 本集團的員工按照政策及程序對各 食肆進行清理及消毒。於2021財 政年度,並無因安全及健康原因召 回大量產品。

客戶服務及私隱保護

為推動本集團的持續改進,本集團已建立電子郵件、社交媒體及傳 等多個反饋渠道,以促進與客戶的 溝通及滿足客戶需要。本集團亦已 實施一套處理客戶投訴的程序。所 收到的投訴將由相關部門處理,並 將及時制定行動以解決已發現的問 題。於2021財政年度,並無錄得 關於產品及服務的重大投訴。

本集團嚴格保護客戶的機密資料。 僱員手冊所列政策乃根據PDPA制 定。本集團力求通過採用防火牆及 防毒軟件等數據安全措施來保護客 戶資料。無論於僱傭期間或於終止 僱傭後,本集團僱員概不得將客戶 的個人資料用於與業務情況無關的 目的。

Protection of Intellectual Property ("IP") Rights

The Group believes its brand and IP rights are critical to the success of the Group. For any infringement of its IP, the Group would not hesitate to take action against the infringers through the appropriate channels.

Responsible Marketing

The Group prohibits the advertisements to disclose descriptions, claims or illustrations that are not true. The Group organises promotion campaigns and creates advertising materials in compliance with the relevant regulations and guidelines to ensure they are reliable, reasonable, and not containing any deceitful detail or element in order to protect consumers' interests, rights and benefits.

B7. Anti-corruption

The Group believes that integrity and credibility of employees are vital to the Group's sustainable development. The Group has zero toleration of any corruption, fraud and other behaviour. It values and upholds integrity, honesty and fairness in the way it conducts businesses.

To achieve and maintain highest ethical standards, the Group has established a Code of Practice (the "Code") in compliance with related laws and regulations to serve as the general guideline in conducting business operations. The principles stated in the Code highlight that all directors, officers and employees must observe all anti-corruption laws, rules and regulations that are relevant to the Group.

Recognising that anti-corruption training is essential for creating a healthy corporate culture, the Group has provided relevant training to Directors and employees. Prior to the publication of this ESG Report, the Group has distributed an anti-corruption training materials to directors, which allow them to familiarises with their corresponding roles and responsibilities in anti-corruption and business ethics. 6 directors have received the anti-corruption training materials and completed the training.

保護知識產權(「知識產權」)

本集團相信,其品牌及知識產權對 本集團的成功至關重要。對於任何 侵犯其知識產權的行為,本集團將 立即透過適當渠道對侵權行為採取 行動。

負責任的市場營銷

本集團禁止廣告披露不實的描述、 聲稱或説明。本集團遵循相關法規 及指引組織推廣活動及製作廣告材 料,以確保其屬可靠合理,且不包 含任何欺騙性的細節或成分,以保 護消費者權益、權利及利益。

B7. 反貪污

本集團相信,僱員的誠信及信譽對 本集團的可持續發展至關重要。本 集團對任何腐敗、欺詐及其他行為 均零容忍。本集團重視並堅持誠 信、誠實及公平來開展業務。

為達致及維持最高道德標準,本集團已根據相關法律法規制定慣例守則(「守則」),為開展業務運營提供一般指引。守則所載原則強調全體董事、高級職員及僱員須遵守所有與本集團相關的反貪污法律、規則及法規。

本集團深明反貪污培訓對營造健康 的企業文化至關重要,已為董事及 僱員提供相關培訓。於本社會、環 境及管治報告刊發前,本集團已向 董事派發反貪污培訓資料,讓董 熟悉其於反貪污及商業道德方面的 相應角色及責任。6名董事已接獲 反腐敗培訓材料,並完成培訓。

During FY2021, the Group was not aware of any material non-compliance with the relevant laws and regulations of bribery, extortion, fraud and money laundering in Singapore, including but not limited to the "Prevention of Corruption Act" of Singapore.

Grievance Channel

In order to further achieve and maintain the highest standards of openness, probity and accountability, the Group has established a whistle-blowing mechanism. The Employee Handbook sets out internal control policies and procedures to govern the investigation and follow-up procedures of reported fraud incidents, and it is mandatory for employees to report any action or behaviour of bribery or misconduct. The employee reporting in good faith under the whistle-blowing mechanism can be assured of the protection against unfair dismissal or victimisation, even if the reports are subsequently proved to be unsubstantiated.

B8. Community Investment

The Group believes that giving back to society through social participation and contribution is a form of responsible corporate citizenship. It also sees the potential to nurture a caring corporate culture and inspire its employees towards social concerns as part of work life. By participating in activities that contribute to the community, it can enhance the civic awareness of its employees.

The Group participates in various community activities to help the needy in society. In the previous years, the Group has arranged monthly events to help elders in the Asian Women's Welfare Association. However, in view of the impact of the COVID-19 outbreak, the Group strictly complies with the pandemic prevention guidelines announced by the Singapore government and therefore did not arrange any public welfare activities during FY2021 to protect the health of our employees and minimise business risks.

The Group is committed to developing long-term relationships with all stakeholders and sustaining its corporate social responsibility as a part of the strategic development of the Group.

於2021財政年度,本集團並不知悉任何嚴重違反新加坡的賄賂、勒索、詐騙及洗錢相關法律法規(包括但不限於新加坡的《反貪污法》)的情況。

申訴渠道

為進一步實現及維持公開、廉潔及問責的最高標準,本集團已設報 報機制。僱員手冊載有監控申報整 許事件調查及跟進程序的內部監控 政策及程序,並強制僱員報告賄 或不當行為的任何行動或行為。員 據舉報機制作出真誠舉報的僱員 獲確保免受不公平解僱或迫害,即 使其後證實有關舉報並無依據。

B8. 社區投資

本集團認為通過社會參與及貢獻回報社會是一種負責任企業公民身份的形式。本集團亦發現在日常工作生活中培養關愛的企業文化及激勵僱員解決社會問題的潛力。通過參加對社區有貢獻的活動,本集團可以增強僱員的公民意識。

本集團參與各種社區活動,以幫助社會上有需要的人。於過往年度,本集團已安排每月幫助亞洲婦婦福利協會長者的活動。然而,鑑於COVID-19疫情的影響,本集團嚴格遵守新加坡政府公佈的防經報引,因此於2021財政年度並無安排任何公益活動,以保護員工的健康,並將業務風險降至最低。

作為本集團策略發展的一部分,本 集團致力與所有持份者建立長期關 係及維持其企業社會責任。

THE ESG REPORTING GUIDE CONTENT INDEX OF THE STOCK EXCHANGE OF HONG KONG LIMITED

香港聯合交易所有限公司的《環境、 社會及管治報告指引》內容索引表

Emissions — Exhaust Gas Emissions,

GHG Emissions, Sewage Discharge

排放物 一 廢氣排放;溫室氣體排

放;污水排放

Mandatory Disclosure Require 強制披露規定	ments	Section/Declaration 章節/聲明
Governance Structure 管治架構 Reporting Principles 報告原則 Reporting Boundary 報告範圍		The ESG Governance Structure, Chairman's Statement 環境、社會及管治管治架構、主席報告 Reporting Framework 報告框架 Scope of Reporting 報告範圍
Subject Areas, Aspects, General Disclosures and KPIs 主要範疇、層面、	Description	Section/Declaration
一般披露及關鍵績效指標	描述	章節/聲明
Aspect A1: Emissions 層面 A1:排放物 General Disclosure	Information on: (a) the policies; and (b) compliance with reregulations that hat impact on the issurand greenhouse gardischarges into was generation of haza	ve a significant er relating to air as emissions, iter and land, and
一般披露	hazardous waste. 有關氣體及溫室氣體排放 排污、有害及無害廢棄物	

(b) 遵守對發行人有重大影響的相關法律

The types of emissions and respective

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KPI A1.1

關鍵績效指標A1.1

(a) 政策;及

emissions data.

及規例的資料。

排放物種類及相關排放數據。

Subject Areas, Aspects, General Disclosures and KPIs 主要範疇、層面、	Description	Section/Declaration
一般披露及關鍵績效指標	描述	章節/聲明
KPI A1.2	Direct (Scope 1) and energy indirect (Scope 2) greenhouse gas emissions (in tonnes) and, where appropriate, intensity (e.g. per	Emissions — GHG Emissions
關鍵績效指標A1.2	unit of production volume, per facility). 直接(範圍1)及能源間接(範圍2)溫室氣體 排放量(以噸為單位)以及(如適用)密度(例 如以每產量單位產、每項設施計算)。	排放物 一 溫室氣體排放
KPI A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	Emissions — Waste Management
關鍵績效指標A1.3	所產生有害廢棄物總量(以噸計算)以及(如 適用)密度(例如以每產量單位產、每項設 施計算)。	排放物 一 廢棄物管理
KPI A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).	Emissions — Waste Management
關鍵績效指標A1.4	所產生無害廢棄物總量(以噸計算)以及(如 適用)密度(例如以每產量單位產、每項設 施計算)。	排放物 一 廢棄物管理
KPI A1.5	Description of emissions target(s) set and steps taken to achieve them.	Emissions — Exhaust Gas Emissions, GHG Emissions
關鍵績效指標A1.5	描述所設定減低排放量目標及為實現這有 關目標而採取的步驟。	排放物 一 廢氣排放:溫室氣體排放
KPI A1.6	Description of how hazardous and non- hazardous wastes are handled, and a description of reduction target(s) set and	Emissions — Waste Management
關鍵績效指標A1.6	steps taken to achieve them. 描述處理有害及無害廢棄物的方法以及描述所設定減低排放量目標及為實現有關目標而採取的步驟。	排放物 — 廢棄物管理

Subject Areas, Aspects, General Disclosures and KPIs	Description	Section/Declaration
主要範疇、層面、 一般披露及關鍵績效指標	描述	章節/聲明
Aspect A2: Use of Resources 層面 A2:資源使用		
General Disclosure	Policies on the efficient use of resources, including energy, water and other raw materials.	Use of Resources
一般披露	有效使用資源(包括能源、水及其他原材料) 的政策。	資源使用
KPI A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity (e.g. per unit of production volume, per facility).	Use of Resources — Energy Consumption
關鍵績效指標A2.1	按類型劃分的直接及/或間接能源(如電力、天燃氣或油)總耗量(以千千瓦時計)及密度(例如以每產量單位產、每項設施計算)。	資源使用 一 能源消耗
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	Use of Resources — Water Consumption
關鍵績效指標A2.2	總耗水量及密度(例如以每產量單位產、每 項設施計算)。	資源使用 — 水源消耗
KPI A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them.	Use of Resources — Energy Consumption
關鍵績效指標A2.3	描述所設定能源適用效率目標及為實現有 關目標而採取的步驟。	資源使用 — 能源消耗
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them.	Use of Resources — Water Consumption
關鍵績效指標A2.4	描述求取適用水源上可有任何問題、及所設定用水效益目標及為實現有關目標而採取的步驟。	資源使用 一 水源消耗
KPI A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with	Use of Resources — Use of Packaging Materials
關鍵績效指標A2.5	reference to per unit produced. 製成品所用包裝材料的總量(以噸計算)及	資源使用 一 包裝材料使用

(倘適用)參考每生產單位佔量。

Subject Areas, Aspects,

General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect A3: The Environment and Natural Resources

層面 A3:環境及天然資源

General Disclosure Policies on minimising the issuer's The Environment and Natural

significant impacts on the environment and Resources

natural resources.

一般披露 減低發行人對環境及天然資源造成重大影 環境及天然資源

響的政策。

KPI A3.1 Description of the significant impacts of The Environment and Natural

activities on the environment and natural resources and the actions taken to manage

them

關鍵績效指標A3.1 描述業務活動對環境及天然資源的重大影 環境及天然資源

響及已採取管理有關影響的行動。

Aspect A4: Climate Change

層面 A4: 氣候變化

General Disclosure Policies on identification and mitigation of Climate Change

significant climate-related issues which have impacted, and those which may

impact, the issuer.

一般披露 有關識別及減緩已經影響及可能影響發行 氣候變化

人的重大氣候相關事宜的政策。

KPI A4.1 Description of the significant climate- Climate Change

related issues which have impacted, and those which may impact, the issuer, and

the actions taken to manage them.

關鍵績效指標 A4.1 描述已影響及可能影響發行人的重大氣候 氣候變化

相關問題,以及為管理該等問題所採取的

行動。

Resources

Subject Areas, Aspects,

General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B1: Employment

層面B1:僱傭

General Disclosure Information on: Employment

(a) the policies; and

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-

discrimination, and other benefits and

welfare

一般披露 有關薪酬及解僱、招聘及晉升、工作時數、 僱傭

假期、平等機會、多元化、反歧視以及其他

待遇及福利的:

(a) 政策;及

(b) 遵守對發行人有重大影響的相關法律

及規例的資料。

KPI B1.1 Total workforce by gender, employment Employment

type (for example, full- or part-time), age

group and geographical region.

關鍵績效指標B1.1 按性別、僱傭類型(例如全職或兼職)、年 僱傭

齡組別及地區劃分的僱員總數。

KPI B1.2 Employee turnover rate by gender, age Employment

group and geographical region.

關鍵績效指標 B1.2 按性別、年齡組別及地區劃分的僱員流失 僱傭

比率。

Subject Areas, Aspects,

General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B2: Health and Safety

層面 B2:健康與安全

General Disclosure Information on: Health and Safety

(a) the policies; and

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from

occupational hazards.

一般披露 有關提供安全工作環境及保障僱員避免職 健康與安全

業性危害的: (a) 政策;及

(b) 遵守對發行人有重大影響的相關法律

及規例的資料。

KPI B2.1 Number and rate of work-related fatalities Health and Safety

occurred in each of the past three years

including the reporting year.

關鍵績效指標B2.1 於過去三年(包括報告年度)各年發生的工 健康與安全

傷致命事故的數量及比率。

KPI B2.2 Lost days due to work injury. Health and Safety

KPI B2.3 Description of occupational health and Health and Safety

safety measures adopted, and how they

are implemented and monitored.

關鍵績效指標B2.3 描述所採取的職業健康及安全措施,以及 健康與安全

如何實施及監督該等措施。

Subject Areas, Aspects,

General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B3: Development and Training

層面B3:發展及培訓

General Disclosure Policies on improving employees' Development and Training

knowledge and skills for discharging duties at work. Description of training activities.

一般披露 有關提升僱員履行工作職責的知識及技能 發展及培訓

的政策。描述培訓活動。

KPI B3.1 The percentage of employees trained by Development and Training

gender and employee category (e.g. senior management, middle management).

關鍵績效指標B3.1 按性別及僱員類別(如高級管理層、中級管 發展及培訓

理層)劃分的受訓僱員百分比。

KPI B3.2 The average training hours completed per Development and Training

employee by gender and employee

category.

關鍵績效指標B3.2 按性別及僱員類別劃分,每名僱員完成的 發展及培訓

平均培訓時數。

Subject Areas, Aspects,

General Disclosures and KPIs

Description

Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標

描述

章節/聲明

Aspect B4: Labour Standards

層面B4: 勞工準則

General Disclosure

Information on:

Labour Standards

(a) the policies; and

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour.

一般披露

有關防止童工或強制勞工的:

勞工準則

(a) 政策;及

(b) 遵守對發行人有重大影響的相關法律

及規例的資料。

KPI B4.1

Description of measures to review

employment practices to avoid child and

forced labour.

關鍵績效指標B4.1

描述為避免童工及強制勞工而檢討僱傭慣

例的措施。

Labour Standards — Prevention of

Child and Forced Labour

勞工準則 一 防止童工或強制勞工

KPI B4.2

關鍵績效指標B4.2

Description of steps taken to eliminate

such practices when discovered.

描述在發現該慣例時為消除有關慣例所採

Child and Forced Labour

勞工準則 一 防止童工或強制勞工

Labour Standards — Prevention of

取的步驟。

Subject Areas, Aspects,

General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B5: Supply Chain Management

層面 B5:供應鏈管理

General Disclosure Policies on managing environmental and Supply Chain Management

social risks of the supply chain.

一般披露 管理供應鏈的環境及社會風險政策。 供應鏈管理

KPI B5.1 Number of suppliers by geographical Supply Chain Management

region.

關鍵績效指標B5.1 按地理區域劃分的供應商數量。 供應鏈管理

KPI B5.2 Description of practices relating to Supply Chain Management

engaging suppliers, number of suppliers where the practices are being implemented, and how they are

implemented and monitored.

關鍵績效指標 B5.2 描述與聘用供應商有關的慣例,實施有關 供應鏈管理

慣例的供應商數量,以及如何實施及監督

該等慣例。

KPI B5.3 Description of practices used to identify Supply Chain Management

environmental and social risks along the

supply chain, and how they are implemented and monitored.

關鍵績效指標B5.3 描述用於識別供應鏈上的環境及社會風險 供應鏈管理

的慣例,以及如何實施及監督該等慣例。

KPI B5.4 Description of practices used to promote Supply Chain Management

environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.

關鍵績效指標 B5.4 描述在選擇供應商時,為促使多使用環保 供應鏈管理

產品及服務而採用的慣例,以及如何實施

及監督該等慣例。

Subject Areas, Aspects,

Section/Declaration **General Disclosures and KPIs Description**

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B6: Product Responsibility

層面 B6	:	產品	責任
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General Disclosure Information on: **Product Responsibility**

> the policies; and (a)

(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.

一般披露 有關所提供產品和服務的健康與安全、廣 產品責任

告、標籤及私隱事宜以及補救方法的:

政策;及 (a)

遵守對發行人有重大影響的相關法律 (b)

及規例的資料。

KPI B6.1 Percentage of total products sold or Product Responsibility — Food Safety

shipped subject to recalls for safety and and Quality

health reasons.

產品責任 一 食品安全及質量 關鍵績效指標B6.1 因安全及健康原因而被召回的產品佔售出

或運出總量的百分比。

KPI B6.2 Number of products and service related Product Responsibility — Customer

> complaints received and how they are Services and Privacy Protection

關鍵績效指標B6.2 收到的產品及服務相關的投訴數量以及如

dealt with.

產品責任 一 客戶服務及隱私保護 何處理該等投訴。

KPI B6.3 Description of practices relating to Product Responsibility — Protection of Intellectual Property ("IP") Rights observing and protecting intellectual

property rights.

關鍵績效指標B6.3 描述有關遵守及保護知識產權的慣例。 產品責任 — 保護知識產權(「知識產 權 |)

KPI B6.4 Description of quality assurance process Product Responsibility — Food Safety

and recall procedures. and Quality

關鍵績效指標B6.4 質量保證過程及召回程序的描述。 產品責任 一 食品安全及質量

KPI B6.5 Description of consumer data protection Product Responsibility — Customer

and privacy policies, and how they are Services and Privacy Protection implemented and monitored.

關鍵績效指標B6.5 描述消費者資料保護及隱私政策,以及如 產品責任 一 客戶服務及隱私保護

何實施及監督該等政策。

Subject Areas,	Aspects,
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General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B7: Anti-corruption

層面 B7:反貪污

General Disclosure Information on: Anti-corruption

(a) the policies; and

 (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money

laundering.

一般披露 有關防止賄賂、勒索、欺詐及洗黑錢的: 反貪污

(a) 政策;及

(b) 遵守對發行人有重大影響的相關法律

及規例的資料。

KPI B7.1 Number of concluded legal cases regarding Anti-corruption

corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.

關鍵績效指標B7.1 於報告期內,針對發行人或其僱員提出的 反貪污

有關貪污行為的已審結法律案件的數量以

及案件的結果。

KPI B7.2 Description of preventive measures and Anti-corruption — Grievance Channel

whistleblowing procedures, how they are

implemented and monitored.

關鍵績效指標B7.2 描述預防措施及舉報程序,以及如何實施 反貪污 — 申訴渠道

及監督。

KPI B7.3 Description of anti-corruption training Anti-corruption

provided to directors and staff.

關鍵績效指標B7.3 描述向董事及員工提供的反貪污培訓。 反貪污

Subject Areas, Aspects,

General Disclosures and KPIs Description Section/Declaration

主要範疇、層面、

一般披露及關鍵績效指標 描述 章節/聲明

Aspect B8: Community Investment

B8. 社區投資

General Disclosure Policies on community engagement to Community Investment

understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the

communities' interests.

一般披露 有關以社區參與來了解營運所在社區需要 社區投資

和確保其業務活動會考慮社區利益的政策。

KPI B8.1 Focus areas of contribution (e.g. education, Community Investment

environmental concerns, labour needs,

health, culture, sport).

關鍵績效指標B8.1 重點貢獻領域(例如教育、環境問題、勞動 社區投資

力需求、健康、文化、體育)。

KPI B8.2 Resources contributed (e.g. money or Community Investment

time) to the focus area.

關鍵績效指標B8.2 為重點領域貢獻的資源(如金錢或時間)。 社區投資

Independent Auditor's Report 獨立核數師報告



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TO THE SHAREHOLDERS OF K2 F&B HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of K2 F&B Holdings Limited (the "Company") and its subsidiaries (collectively referred to as "the Group") set out on pages 127 to 239, which comprise the consolidated statement of financial position as at 31 December 2021, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2021, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board ("IASB") 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 Hong Kong Institute of Certified Public Accountants ("HKICPA"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

致 K2 F&B HOLDINGS LIMITED 股東

香港

(於開曼群島註冊成立之有限公司)

意見

吾等已審核載於第127至239頁K2 F&B Holdings Limited(「貴公司」)及其附屬公司(統稱(「貴集團」)之綜合財務報表,包括於2021年12月31日之綜合財務狀況表、截至該日止年度的綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註(包括主要會計政策概要)。

吾等認為,該等綜合財務報表已根據國際會計準則理事會(「國際會計準則理事會」)頒佈之國際財務報告準則(「國際財務報告準則」)真實而公平地反映 貴集團於2021年12月31日之綜合財務狀況及其截至該日止年度之綜合財務表現及綜合現金流量,並已根據香港公司條例之披露規定妥為編製。

意見之基礎

吾等根據香港會計師公會(「香港會計師公會」) 頒佈之香港核數準則(「香港核數準則」)進行吾 等之審核工作。吾等於該等準則下承擔的責任 已在吾等的報告核數師就審核綜合財務報表須 承擔的責任一節內進一步闡述。根據香港會計 師公會頒佈的職業會計師道德守則(「守則」), 吾等獨立於 貴集團,並已根據守則履行其他 道德責任。吾等相信,吾等所獲得的審計憑證 可充足及適當地為吾等的意見提供基礎。

KEY AUDIT MATTERS

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

關鍵審計事項

關鍵審計事項為根據吾等的專業判斷,認為於 吾等對本期間的綜合財務報表審核中最為重要 的事宜。吾等在對綜合財務報表整體進行審核 並就此達致意見時處理此等事宜,而不會就此 等事項發表單獨的意見。

Key audit matter 關鍵審計事項

How our audit addressed the key audit matter 吾等審核如何處理關鍵審計事項

Valuation of investment properties: 投資物業估值

We identified the valuation of investment properties as a key audit matter due to the inherent level of complex and subjective judgements and estimates required in determining the fair values.

由於釐定公平值本身的複雜程度且須作出主觀判斷及估計吾等將投資物業估值識別為關鍵審計事項。

The Group's investment properties portfolio comprises food courts located in Singapore and is stated at fair value of approximately \$\$136,100,000, accounting for approximately 81.1% of the Group's total assets as at 31 December 2021 with a fair value gain on investment properties of approximately \$\$654,000 recognised in the consolidated statement of profit or loss and other comprehensive income for the year then ended as disclosed in note 15 to the consolidated financial statements.

貴集團的投資物業組合包括位於新加坡的美食廣場,乃按公平值約136,100,000新加坡元列賬,佔貴集團於2021年12月31日的總資產約81.1%,投資物業公平值收益約654,000新加坡元已於截至該日止年度的綜合損益及其他全面收益表內確認(見綜合財務報表附註15)。

Our procedures in relation to the valuation of investment properties included:

吾等對投資物業估值進行的程序包括:

- Evaluating the competence, capabilities, and objectivity of the Valuer and obtaining an understanding of the Valuer's scope of work and their terms of engagement;
- 評估估值師的權能、能力及客觀性,並了解估值師的工作範圍及委聘條款;
- Evaluating the appropriateness of the Valuer's valuation approaches to assess if they meet the requirements of the IFRSs and industry norms:
- 評估估值師之估值方式是否適當,以評估其是 否符合國際財務報告準則及行業慣例的規定;

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Key audit matter 關鍵審計事項 How our audit addressed the key audit matter 吾等審核如何處理關鍵審計事項

Valuation of investment properties: (Continued) 投資物業估值(續)

The Group's investment properties are measured using the fair value model based on a valuation performed by an independent qualified professional valuer (the "Valuer"). As disclosed in notes 4 and 15 to the consolidated financial statements, in determining the fair values of the Group's completed investment properties, the Valuer has applied valuation techniques for the respective properties, which involved, inter-alia, judgements and use of certain estimates, including appropriate capitalisation rates, reversionary rental value and market transactions of comparable properties.

貴集團的投資物業乃根據獨立合資格專業估值師(「估值師」)進行的估值,採用公平值模式計量。誠如綜合財務報表附註4及15所披露,於釐定貴集團已落成投資物業之公平值時,估值師已按各物業適用的情況應用估值技術,當中涉及(其中包括)判斷及採用適當資本化比率、復歸租值及可比較物業之市場交易之若干估計。

- Challenging the reasonableness of the key assumptions and appropriateness of valuation models applied based on available market data and our knowledge of the property industry and whether the assumptions and methodologies are consistent with those used in prior year;
- 根據所得市場數據及吾等對物業行業的認識, 挑戰主要假設的合理性及所應用估值模型的適 當性,以及有關假設及方法是否與過往年度所 用者相符;
- Assessing the reasonableness of key inputs used in the valuation, on a sample basis, by checking to the publicly available information on comparable market transactions, comparing rental income, terms of existing leases to the existing lease summary of the Group and evaluating whether capitalization rates adopted are comparable to market; and
- 透過檢查公開可得的可比較市場交易資料,將 租金收入及現有租賃條款與貴集團現有租賃概 要作比較,以及評估所採用的資本化比率是否 與市場相若,抽樣評估估值時使用的主要數據 輸入是否合理;及
- Checking arithmetical accuracy of calculations.
- 檢查算術計算是否準確無誤。

OTHER INFORMATION

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

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

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

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

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

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

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

其他資料

貴公司董事須對其他資料負責。其他資料包括 年報內的資料,但不包括綜合財務報表及吾等 的核數師報告。

吾等對綜合財務報表的意見並不涵蓋其他資料,吾等亦不對該等其他資料發表任何形式的 鑒證結論。

就吾等對綜合財務報表的審計而言,吾等的責任是閱讀其他資料,在此過程中,考慮其他資料是否與綜合財務報表或吾等在審計過程中了解的情況存在重大抵觸或者似乎存在重大錯誤陳述的情況。倘吾等基於吾等已執行的工作得出結論,其他資料存在重大錯誤陳述,則吾等需要報告該事實。就此而言,吾等並無任何報告。

董事及負責管治人員就綜合財務報表 承擔的責任

貴公司董事須負責根據國際會計準則理事會頒佈的國際財務報告準則及香港公司條例的披露規定編製真實而中肯的綜合財務報表,並須負責進行董事確定屬必要的內部監控,以使編製綜合財務報表不存在因欺詐或錯誤而導致的重大錯誤陳述。

在編製綜合財務報表時,董事負責評估貴集團 持續經營的能力,並在適用情況下披露與持續 經營有關的事項,以及使用持續經營為會計基 礎,除非董事有意將貴集團清盤或停止經營, 或並無其他實際的替代方案則作別論。

負責管治人員須負責監督貴集團的財務報告過 程。

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

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

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

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

核數師就審計綜合財務報表承擔的責 任

吾等的目標,是對綜合財務報表整體是否免除由於欺詐或錯誤而導致的重大錯誤陳述取得合。根據吾等獲委聘的約定條款僅向 閣下(作為整體)報告,除此之外本報告別無其他目的食業不會就本報告的內容向任何其他人士負營,會就不會就本報告的內容向任何其他人士營營,但不能保證總能發現按照香港審計準則進行不能保證總能發現按照香港審計準則進行。由欺詐或錯誤引起,且倘可合理預期彼等領域。對於報表所作出的經濟決定,則有關的錯誤陳述可被視作重大。

在根據香港審計準則進行審計的過程中,吾等 運用了專業判斷,保持了專業懷疑的態度。吾 等亦:

- 識別及評估由於欺詐或錯誤而導致綜合 財務報表存在重大錯誤陳述的風險;設 計及執行審計程序以應對該等風險;以 及獲取充足及適當的審計憑證,作為吾 等意見的基礎。由於欺詐可能涉及害 謀、偽造、蓄意遺漏、虛假陳述,或凌 駕於內部監控,因此未能發現因欺詐而 導致的重大錯誤陳述的風險高於未能發 現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審計相關的內部監控,以針對各種情況設計適當的審計程序,但目的並 非對貴集團內部監控的成效發表意見。
- 評估董事所採用會計政策是否恰當以及 其作出的會計估計及相關披露是否合理。

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

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 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 those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

核數師就審計綜合財務報表承擔的責任(續)

- 評估綜合財務報表的整體列報方式、結構和內容,包括披露,以及綜合財務報表是否公平呈列有關交易及事項。
- 就貴集團內實體或業務活動的財務資料 獲取充足、適當的審計憑證,以便對綜 合財務報表發表意見。吾等對貴集團審 計的方向、監督及執行負責。吾等為審 計意見承擔全部責任。

除其他事項外,吾等與負責管治人員溝通了 (其中包括)計劃的審計範圍及時間安排以及重 大審計發現等,包括吾等在審計時所識別的內 部監控任何重大缺失。

吾等亦向負責管治人員提交聲明,說明吾等已符合有關獨立性的相關專業道德要求,並與彼等溝通有可能合理地被認為會影響吾等獨立性的所有關係及其他事項,以及在適用的情況下,為消除威脅而採取的行動及已應用的防範措施。

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

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

核數師就審計綜合財務報表承擔的責任(續)

Fan, Chan & Co. Limited

Certified Public Accountants

Leung Kwong Kin

Practising Certificate Number P03702

Hong Kong, 29 March 2022

范陳會計師行有限公司

執業會計師

梁光健

執業證書編號: P03702

香港,2022年3月29日

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

For the year ended 31 December 2021 截至2021年12月31日止年度

		Notes 附註	2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
		.,,,,,,		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Revenue	收益	6	37,386	34,901
Fair value gain/(loss) of investment properties	投資物業公平值收益/(虧損)	15	654	(846)
Other income, gains and losses, net	其他收入、收益及虧損淨額	7	251	384
Cost of inventories consumed	所消耗存貨成本		(13,262)	(13,482)
Staff costs	員工成本	9	(10,313)	(8,295)
Property rentals and related expenses	物業租金及相關開支		(2,946)	(2,824)
Management, cleaning and utilities	管理、清潔及公用事業開支			
expenses			(1,555)	(1,353)
Depreciation of property,	物業、廠房及設備折舊			
plant and equipment		16	(623)	(435)
Depreciation of right-of-use assets	使用權資產折舊	17	(714)	(1,025)
Other operating expenses	其他經營開支		(2,343)	(2,850)
Finance costs	財務成本	8	(1,531)	(1,708)
Profit before tax	除税前溢利	9	5,004	2,467
Taxation	税項	12	(436)	(277)
Profit for the year	年度溢利		4,568	2,190
Other comprehensive income	其他全面收益		_	
Profit and total comprehensive income for the year	年度溢利及全面收益總額		4,568	2,190
			,	, , , ,
Earnings per share	每股盈利			
Basic and diluted (in Singapore cents)	基本及攤薄(新加坡仙)	14	0.57	0.27

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2021 於2021年12月31日

Total assets less current liabilities	總資產減流動負債		153,184	138,888
Net current (liabilities)/assets	流動(負債淨額)/資產淨值		(2,297)	5,450
			14,653	8,868
Tax payables	應付税項		541	185
Lease liabilities	租賃負債	26	1,348	313
Borrowings	借款	25	6,955	3,256
deposits received	已收押金	24	3,438	2,719
Accruals, other payables and	應計費用、其他應付款項及			
Trade payables	貿易應付款項	23	2,371	2,395
Current liabilities	流動負債			
			12,356	14,318
Cash and cash equivalents	現金及現金等價物	22	6,918	10,203
Pledged bank deposits	已抵押銀行存款	22	1,015	1,015
profit or loss		21	1,568	685
Financial assets at fair value through	按公平值計入損益的金融資產			
Prepayments and deposits paid	預付款項及已付押金	20	2,341	1,419
Trade and other receivables	貿易及其他應收款項	19	348	824
Inventories	存貨	18	166	172
Current assets	流動資產			
			155,481	133,438
Deposits paid	已付押金	20	980	111
Deferred tax assets	遞延税項資產		47	_
Right-of-use assets	使用權資產	17	7,883	353
Property, plant and equipment	物業、廠房及設備	16	10,471	6,674
Non-current assets Investment properties	非流動資產 投資物業	15	136,100	126,300
	11 value of 1 May also		. ,,,,,,,,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		附註	千新加坡元	千新加坡元
		Notes	S\$'000	S\$'000
			2021年	2020年
			2021	2

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

As at 31 December 2021 於2021年12月31日

			2021	2020
			2021 年	2020年
		Notes	S\$'000	S\$'000
		附註	千新加坡元	千新加坡元
Non-current liabilities	非流動負債			
Borrowings	借款	25	74,227	71,033
Lease liabilities	租賃負債	26	6,427	43
Provision for reinstatement costs	修復成本撥備	24	302	_
Deposits received	已收押金	24	328	480
			81,284	71,556
Net assets	資產淨值		71,900	67,332
Capital and reserves	股本及儲備			
Share capital	股本	27	1,381	1,381
Reserves	儲備	28	70,519	65,951
Total equity	總權益		71,900	67,332

The consolidated financial statements on pages 127 to 239 were 本年報第127至239頁的綜合財務報表於2022 approved and authorised for issue by the Board of Directors on 29 March 2022 and signed on its behalf by:

年3月29日獲董事會批准及授權刊發,並由以 下董事代表簽署:

Mr. Chu Chee Keong (Zhu Zhiqiang) 朱志強先生

> Executive Director 執行董事

Ms. Leow Poh Hoon (Liao Baoyun)

廖宝云女士

Executive Director 執行董事

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

For the year ended 31 December 2021 截至2021年12月31日止年度

				Other		
		Share	Share	reserve	Retained	Total
		capital	Premium	(Note)	earnings	equity
				其他儲備		
		股本	股份溢價	(附註)	保留盈利	總權益
		S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
		千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元
At 1 January 2020	於2020年1月1日	1,381	21,708	2,790	39,263	65,142
Profit and total comprehensive	本年度溢利及全面收益總額					
income for the year		-	_	_	2,190	2,190
At 31 December 2020 and	於2020年12月31日及					
1 January 2021	2021年1月1日	1,381	21,708	2,790	41,453	67,332
Profit and total comprehensive	本年度溢利及全面收益總額					
Profit and total comprehensive income for the year	中中反	_		_	4,568	4,568
moonie ioi tile year					4,500	4,500
At 31 December 2021	於2021年12月31日	1,381	21,708	2,790	46,021	71,900

Note: The other reserve of the Group represents the reserve arising from restructuring of the Group for initial public offering of the Company's shares.

附註: 本集團其他儲備指本集團就首次公開發售本公司股份進行重組產生的儲備。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 December 2021 截至2021年12月31日止年度

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
Operating activities	經營活動		
Profit before tax	除税前溢利	5,004	2,467
Adjustments for:	就以下項目作出調整:		
Depreciation of property,	物業、廠房及設備折舊		
plant and equipment		623	435
Depreciation of right-of-use assets	使用權資產折舊	714	1,025
Finance costs	財務成本	1,531	1,708
Exchange loss/(gain), net	匯兑虧損/(收益)淨額	14	(246)
Interest income	利息收入	_*	(20)
Dividend income from financial assets	按公平值計入損益		
at fair value through profit or loss	(「按公平值計入損益」)的		
("FVTPL")	金融資產產生的股息收入	(25)	_
Fair value gain of financial assets	按公平值計入損益的金融資產		
at FVTPL	公平值收益	(109)	(9)
Fair value (gain)/loss of investment	投資物業公平值(收益)/虧損	(05.4)	
properties		(654)	846
Loss on early termination of lease	提早終止租賃虧損	_	20
Gain on disposal of property,	出售物業、廠房及設備的		(2)
plant and equipment, net	收益淨額	_	(8)
Operating cash flows before changes	營運資金變動前經營現金流量		
in working capital		7,098	6,218
Decrease in trade and other receivables	貿易及其他應收款項減少	476	240
Decrease/(increase) in inventories	存貨減少/(增加)	6	(20)
(Increase)/decrease in prepayments	預付款項及已付押金(增加)/減少		
and deposits paid		(1,066)	1,164
(Decrease)/increase in trade payables	貿易應付款項(減少)/增加	(38)	176
Increase in accruals, other payables	應計費用、其他應付款項及		
and deposits received	已收押金增加	567	258
Cash generated from operating activities	經營活動所得現金	7,043	8,036
Income tax paid	已付所得税	(198)	(362)
Income tax refund	所得税退款	71	48
Net cash generated from operating	經營活動所得現金淨額		
activities		6,916	7,722

^{*} Less than S\$1,000

少於1,000新加坡元

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

For the year ended 31 December 2021 截至2021年12月31日止年度

		2021	2020
		2021 年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Investing activities	投資活動		
Interest income received	已收利息收入	_*	20
Purchase of property, plant and equipment	購買物業、廠房及設備	(920)	(377)
Purchase of investment properties	購買投資物業	(2,446)	(5,086)
Deposits paid for purchase of investment properties	購買投資物業已付押金	_	(395)
Deposits paid for acquisition of a subsidiary	收購一間附屬公司已付押金	(725)	_
Proceeds from disposal of property, plant and equipment	出售物業、廠房及設備所得款項	_	23
Purchase of financial assets at FVTPL	購買按公平值計入損益的金融資產	(1,090)	_
Proceeds from disposal of financial assets	出售按公平值計入損益的金融資產的	(1,000)	
at FVTPL	所得款項	316	_
Dividend received from financial assets	自按公平值計入損益的金融資產		
at FVTPL	收取的股息	25	_
Placement of pledged bank deposit	已抵押銀行存款增加	_	(1,000)
Net cash used in investing activities	投資活動所用現金淨額	(4,840)	(6,815)
Financing activities	融資活動		
Proceeds from bank borrowings	銀行借款所得款項	6,500	5,000
Repayment of bank borrowings	償還銀行借款	(9,807)	(4,622)
Finance costs paid	已付財務成本	(1,531)	(1,708)
Repayment of lease liabilities	償還租賃負債	(523)	(1,062)
Net cash used in financing activities	融資活動所用現金淨額	(5,361)	(2,392)
The Cash used in infancing activities	做只几到川 川	(3,301)	(2,002)
Net decrease in cash and	現金及現金等價物減少淨額		
cash equivalents		(3,285)	(1,485)
Cash and cash equivalents	年初現金及現金等價物		
at the beginning of the year		10,203	11,688
Cash and cash equivalents at the end	年末現金及現金等價物		
of the year		6.918	10,203

^{*} Less than S\$1,000

少於1,000新加坡元

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2021 截至2021年12月31日止年度

1. GENERAL INFORMATION

K2 F&B Holdings Limited (the "Company") was incorporated in the Cayman Islands under the Companies Law as an exempted company with limited liability on 13 March 2018. Its parent company is Strong Oriental Limited which is incorporated in the British Virgin Islands. The shares of the Company have been listed on the Main Board (the "Main Board") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 6 March 2019. The registered office is located at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The headquarters and principal place of business in Singapore is located 51 Ubi Avenue 1, #02-17/18 Paya Ubi Industrial Park, Singapore 408933.

The Company is an investment holding company. Its subsidiaries are principally engaged in the leasing, outlet and stall management of food establishment premises and operation of food and beverage stalls. The consolidated financial statements are presented in Singapore dollars ("S\$"), which is also the functional currency of the Company. All values are rounded to the nearest thousand ("S\$'000"), except when otherwise indicated.

1. 一般資料

K2 F&B Holdings Limited (「本公司」)於 2018年3月13日根據公司法在開曼群島註冊成立為獲豁免有限公司。其母公司為Strong Oriental Limited,該公司於英屬處女群島註冊成立。本公司股份已於 2019年3月6日在香港聯合交易所有限公司(「聯交所」)主板(「主板」)上市。註冊辦事處位於Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands。新加坡總部及主要營業地點位於51 Ubi Avenue 1, #02-17/18, Paya Ubi Industrial Park, Singapore 408933.

本公司為一間投資控股公司。其附屬公司主要業務為食肆場地的租賃、店舗及檔位管理以及餐飲檔位經營。綜合財務報表乃以新加坡元(「新加坡元」)呈列,此乃本公司的功能貨幣。除另有列明外,所有數值湊整至最接近千位(「千新加坡元」)。

For the year ended 31 December 2021 截至2021年12月31日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs)

Amendments to IFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to IFRSs issued by the International Accounting Standards Board (the "**IASB**") that are first effective for the current accounting period of the Group:

 Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16, Interest Rate Benchmark Reform — Phase 2

In addition, the Group has early applied the Amendment to IFRS 16 *Covid-19-Related Rent Concessions beyond 30 June 2021*.

Except as described below, the application of the amendments to the standards listed above in the current year has had no material effect on the Group's financial performance and positions for the current and prior year and on the disclosures set out in these consolidated financial statements.

Impacts on early application of Amendment to IFRS 16 *Covid-19-Related Rent Concessions beyond 30 June 2021*

The Group has early applied the amendment in the current year. The amendment extends the availability of the practical expedient in paragraph 46A of IFRS 16 *Leases* ("**IFRS 16**") by one year so that the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met.

The application of the amendment has had no impact to the opening retained profits at 1 January 2021. The Group recognised changes in lease payments that resulted from rent concessions of approximately \$\$574,000 (2020: \$1,068,000) in the consolidated profit or loss for the year ended 31 December 2021.

應用新訂國際財務報告準則(「國際財務報告準則」)及國際財務報告準則」)及國際財務報告準則修訂本

於本年度強制生效的國際財務報告 準則修訂本

於本年度,本集團已應用國際會計準則 理事會(「**國際會計準則理事會**」)頒佈於 本集團本會計年度首次生效的數項國際 財務報告準則修訂本:

國際財務報告準則第9號、國際會計準則第39號、國際財務報告準則第7號、國際財務報告準則第4號及國際財務報告準則第16號(修訂本),利率基準改革一第2階段

此外,本集團已提早應用國際財務報告 準則第16號(修訂本),2021年6月30 日之後Covid-19相關的租金優惠。

除下文所述者外,於本年度應用上述準 則修訂本對本集團本年度及過往年度的 財務表現及狀況以及該等綜合財務報表 所載的披露並無重大影響。

提早應用國際財務報告準則第16號(修訂本)2021年6月30日之後 Covid-19相關的租金優惠的影響

本集團已於本年度提早應用該修訂本。 該修訂本將國際財務報告準則第16號租 賃(「國際財務報告準則第16號」)第46A 段的可行權宜方法的可用性延長一年, 以便可行權宜方法應用於任何租賃付款 減免僅影響原本於2022年6月30或之前 到期支付款項的租金優惠,前提是須符 合應用可行權宜方法的其他條件。

應用該修訂本對2021年1月1日的年初保留溢利並無影響。本集團於截至2021年12月31日止年度的綜合損益中確認租金優惠導致的租賃付款變動約574,000新加坡元(2020年:1,068,000新加坡元)。

For the year ended 31 December 2021 截至2021年12月31日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Continued)

New and amendments to IFRSs that have been issued but are not yet effective

The Group has not applied the following new and amendments to IFRSs, that have been issued but are not yet effective, in these consolidated financial statements.

- Amendments to IFRSs, Annual Improvements to IFRSs 2018-2020¹
- Amendments to IAS 1, Classification of Liabilities as Current or Non-Current^o
- Amendments to IAS 1 and IFRS Practice Statement 2, Disclosure of Accounting Policies²
- Amendments to IAS 8, Definition of Accounting Estimates²
- Amendments to IAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction²
- Amendments to IAS 16, Property, Plant and Equipment
 Proceeds before Intended Use¹
- Amendments to IFRS 3, Reference to the Conceptual Framework¹
- Amendments to IFRS 10 and IAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture³
- IFRS 17, Insurance Contracts²
- Amendments to IAS 37, Onerous Contracts Cost of Fulfilling a Contract¹

2. 應用新訂國際財務報告準則(「國際財務報告準則」)及國際財務報告準則」)及國際財務報告準則修訂本(續)

已頒佈但尚未生效之新訂國際財務 報告準則及國際財務報告準則修訂 本

本集團尚未於該等綜合財務報表應用以 下已頒佈但未生效之新訂國際財務報告 準則及國際財務報告準則修訂本:

- 國際財務報告準則(修訂本),2018 年至2020年國際財務報告準則的 年度改進¹
- 國際會計準則第1號(修訂本), 負 債分類為流動及非流動²
- 國際會計準則第1號及國際財務報告準則實務公告第2號(修訂本), 披露會計政策²
- 國際會計準則第8號(修訂本),會 計估計的定義²
- 國際會計準則第12號(修訂本), 單一交易產生資產及負債相關遞延 税項²
- 國際會計準則第16號(修訂本), 物業、廠房及設備一作擬定用途前 的所得款項¹
- 國際財務報告準則第3號(修訂本),參考概念框架¹
- 國際財務報告準則第10號及國際 會計準則第28號(修訂本),投資 者與其聯營公司或合營企業之間的 資產出售或注資3
- 國際財務報告準則第17號,保險 合約²
- 國際會計準則第37號(修訂本), 虧損性合約一履行合約的成本1

For the year ended 31 December 2021 截至2021年12月31日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Continued)

New and amendments to IFRSs that have been issued but are not yet effective (Continued)

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

The Group has already commenced an assessment of the impact of these new and amendments to IFRSs but is not yet in a position to state whether these new and amendments to IFRSs would have a material impact on its results of operations and financial position.

3. SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The consolidated financial statements have been prepared in accordance with all the applicable IFRSs issued by the IASB. 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 (the "Listing Rules") and by the Hong Kong Companies Ordinance.

應用新訂國際財務報告準則(「國際財務報告準則」)及國際財務報告準則重要
 告準則修訂本(續)

已頒佈但尚未生效之新訂國際財務 報告準則及國際財務報告準則修訂 本(續)

- 1 於2022年1月1日或之後開始的年度 期間生效。
- ² 於2023年1月1日或之後開始的年度 期間生效。
- 3 於有待釐定的日期或之後開始的年度 期間生效。

本集團已開始評估該等新訂國際財務報告準則及國際財務報告準則修訂本的影響,惟尚未能説明該等新訂國際財務報告準則及國際財務報告準則修訂本會否對其營運業績及財務狀況產生重大影響。

3. 重大會計政策

合規聲明

綜合財務報表乃根據國際會計準則理事會頒佈的所有適用國際財務報告準則編製。此外,綜合財務報表包括香港聯合交易所有限公司證券上市規則(「上市規則」)及香港公司條例規定的適用披露事項。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis, except for investment properties and certain financial assets which are measured at fair value at the end of each reporting period, as explained in the accounting policies below.

As of 31 December 2021, the Group's current liabilities exceeded its current assets by \$\$2,297,000. Having considered the Group's internal resources, cash flow from operations and unutilised banking facilities amounting to approximately \$\$14,000,000 as at 31 December 2021, the directors of the Company have, at the time of approving the consolidated financial statements, a reasonable expectation that the Group has sufficient financial resources to enable the Group to continue in operational existence for the foreseeable future, Thus they continue to adopt the going concern basis of accounting in preparing the consolidated financial statements.

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 IFRS 2 Share-based payment, leasing transactions that are within the scope of IFRS 16 Leases, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in IAS 2 Inventories or value in use in IAS 36 Impairment of Assets.

3. 重大會計政策(續)

編製基準

誠如下文會計政策所述,綜合財務報表 乃於各報告期末根據歷史成本法編製, 惟以公平值計量的投資物業及若干金融 資產除外。

於2021年12月31日,本集團的流動負債超出其流動資產2,297,000新加坡元。經考慮本集團於2021年12月31日的內部資源、經營所得現金流量及未動用銀行融資約14,000,000新加坡元,本公司董事於批准綜合財務報表時已合理預期本集團擁有充足的財務資源,以使本集團於可預見未來繼續經營。因此,彼等於編製綜合財務報表時繼續採用持續經營會計基準。

歷史成本一般根據交換貨品及服務給予 的代價公平值釐定。

公平值為市場參與者於計量日期在有序 交易中出售資產所收取或轉讓負債所支 付的價格,而不論該價格為可直接觀察 或使用其他估值技術估計得出。於估計 資產或負債的公平值時,倘市場參與者 於計量日期對資產或負債定價時會考慮 該等資產或負債的特點,則本集團會計 及該等特點。於此等綜合財務報表中計 量及/或披露用途的公平值乃按此基準 釐定,惟屬國際財務報告準則第2號以 股份為基礎的付款範圍內以股份為基礎 的付款交易、國際財務報告準則第16號 租賃範圍內的租賃交易及與公平值存在 若干相似之處但並非公平值的計量(例如 國際會計準則第2號存貨的可變現淨值 或國際會計準則第36號資產減值的使用 價值)除外。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of preparation (Continued)

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.

For investment properties which are transacted at fair value and a valuation technique that unobservable inputs are to be used to measure fair value in subsequent periods, the valuation technique is calibrated so that at initial recognition the results of the valuation technique equal the transaction price.

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 significant 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.

3. 重大會計政策(續)

編製基準(續)

非金融資產的公平值計量會計及市場參 與者透過最大限度使用該資產達致最佳 用途或透過出售該資產予將最大限度使 用該資產達致最佳用途的另一名市場參 與者而產生經濟效益的能力。

就按公平值交易的投資物業以及於其後期間計量公平值時使用不可觀察輸入數據之估值技術而言,估計技術會予以校準以使得估值技術結果於首次確認時與交易價相等。

此外,就財務報告而言,公平值計量根據公平值計量輸入數據的可觀察性及該 等輸入數據對公平值計量整體的重要性 分類為第一級、第二級或第三級,詳情如下:

- 第一級輸入數據乃實體於計量日期 可取得的相同資產或負債於活躍市 場的報價(未經調整);
- 第二級輸入數據乃資產或負債的直接或間接可觀察輸入數據(第一級所包括報價除外);及
- 第三級輸入數據乃資產或負債的不可觀察輸入數據。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of consolidation

The principal accounting policies are set out below.

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 investee; and
- has the ability to use its power to affect its returns.

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

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

Profit or loss and each component 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 transactions between members of the Group are eliminated in full on consolidation.

3. 重大會計政策(續)

綜合基準

主要會計政策載列於下文。

綜合財務報表包括本公司及本公司控制 的實體及其附屬公司的財務報表。倘屬 以下情況,則本公司獲得控制權:

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

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

本集團於獲得附屬公司控制權時開始將 附屬公司合併入賬,並於失去附屬公司 控制權時終止合併入賬。具體而言,於 年內購入或出售的附屬公司的收入及開 支,按自本集團獲得控制權當日起至本 集團失去附屬公司控制權當日止,計入 綜合損益及其他全面收益表。

損益及其他全面收益的各組成部分乃歸屬於本公司擁有人及非控股權益。附屬公司的全面收益總額乃歸屬於本公司擁有人及非控股權益,即使此舉會導致非控股權益產生虧絀結餘。

附屬公司的財務報表於有需要情況下調整,以使其會計政策與本集團會計政策 一致。

與本集團成員公司間交易有關的所有集 團內公司間資產與負債、權益、收入、 開支以及現金流量均於合併賬目時悉數 對銷。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Merger accounting for common control combination

The consolidated financial statements incorporate the financial statements items of the combining entities or business in which the common control combination occurs as if they had been combined from the date when the combining entities or businesses first came under the control of the controlling party.

The net assets of the combining entities or business are combined using the existing book values from the controlling party's perspective. No amount is recognised with respect to goodwill or any excess of acquirer's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over its cost at the time of common control combination, to the extent of the contribution of the controlling party's interest.

The consolidated statement of profit or loss and other comprehensive income include the results of each of the combining entities or business from the earliest date presented or since the date when combining entities or business first came under common control, where this is a shorter period, regardless of the date of common control combination.

Intra-group transactions, balances and unrealised gains on transactions between the combining entities or business are eliminated. Unrealised losses are eliminated but considered as an impairment indicator of the asset transferred. Accounting policies of combining entities or business have been changed where necessary to ensure consistency with the policies adopted by the Group.

Transaction costs, including professional fees, registration fees, cost of furnishing information to shareholders, costs or losses incurred in combining operations of the previously separate businesses, etc., incurred in relation to the common control combination that is to be accounted for by using merger accounting are recognised as an expense in the period in which they are incurred.

3. 重大會計政策(續)

共同控制合併的合併會計法

綜合財務報表包括發生共同控制合併的 合併實體或業務的財務報表項目,猶如 該等項目自合併實體或業務首次受控制 方控制當日起已合併計算。

合併實體或業務的資產淨值按控制方角 度採用現有賬面值合併入賬。在控制方 的權益持續的情況下,則不會就商譽或 共同控制合併時收購方於收購對象的可 識別資產、負債及或然負債公平值淨額 的權益超逾成本的差額確認任何金額。

綜合損益及其他全面收益表包括各合併 實體或業務自所呈列的最早日期或合併 實體或業務首次受共同控制日期以來(以 較短期間為準)的業績,而不論共同控制 合併的日期。

集團內公司間交易、結餘及因合併實體或業務間交易而產生之未變現收益予以對銷。未變現虧損亦會對銷,惟視作已轉讓資產之減值指標。合併實體或業務之會計政策已作必要修改,以確保與本集團所採納之政策一致。

就採用合併會計法入賬之共同控制合併 產生之交易成本(包括專業費用、註冊 費、提供資料予股東之成本、將先前個 別業務合併經營產生之成本或虧損等), 於產生期間確認為開支。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations (other than using merger accounting)

The acquisition 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 acquisition 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 liabilities 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.

3. 重大會計政策(續)

業務合併(除使用合併會計法外)

本集團收購附屬公司如符合資格作為業 務合併,會採用收購會計法列賬,惟如 收購符合資格作為共同控制合併,則採 用合併會計法列賬。

所轉讓代價、於收購對象的任何非控股權益金額及任何先前於收購對象的股權於收購日期的公平值超過所收購可識別資產淨值的公平值的差額入賬列作商譽。倘該數額低於以議價收購附屬公司資產淨值的公平值,則該差額會直接於綜合損益及其他全面收益表確認。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue and other income recognition

Under IFRS 15 Revenue from Contracts with Customers ("**IFRS 15**"), the Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs;
 or
- the Group's performance 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.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue can be measured reliably, on the following bases:

3. 重大會計政策(續)

收益及其他收入確認

根據國際財務報告準則第15號客戶合約 收益(「國際財務報告準則第15號」),本 集團於完成履約責任時,即於特定履約 責任相關的貨品或服務的「控制權」轉移 予客戶時。

履約責任指一項明確貨品或服務(或一批 貨品或服務)或一系列大致相同的明確貨 品或服務。

倘符合以下其中一項標準,控制權按時間轉移,而收益則經參考完全達成相關 履約責任的進度按時間確認:

- 客戶於本集團履約時同時收取及消耗本集團履約時提供的利益;
- 本集團的履約創建及增強客戶於本 集團履約時控制的資產;或
- 本集團的履約並無創建對本集團具 有替代用途的資產,而本集團有強 制執行權收取迄今已履約部分的款 項。

否則,於客戶獲得明確貨品或服務控制 權時確認收益。

當經濟利益將流入本集團及當收益能夠 可靠地計量時,收益按下列基準確認:

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue and other income recognition (Continued)

(a) Food and beverages income

Revenue arising from the sale of food and beverages is recognised in profit or loss at the point of sale to customers. Revenue is after deduction of any sale discount.

(b) Rental income

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term. Contingent rentals are recognised as income in the accounting period in which they are earned.

(c) Provision of management, cleaning and utilities services

Revenue from the rendering of outlet management services and utilities services to the tenants are recognised over time.

Revenue from provision of cleaning services is recognised on a straight-line basis over the terms of the service agreements upon rendering of services.

(d) Interest income

Interest income is recognised as it accrues using the effective interest method.

For financial assets measured at amortised cost that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset. For credit-impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of loss allowance) of the asset.

3. 重大會計政策(續)

收益及其他收入確認(續)

(a) 食品及飲品收入

食品及飲品銷售所產生的收益乃於 向客戶作出銷售時在損益確認。收 益乃於扣除所有銷售折扣後計算得 出。

(b) 租金收入

經營租賃的租金收入應收款項在租 賃期所涵蓋之期間內,以等額分期 於損益確認。或然租金乃於賺取的 會計期間確認為收入。

(c) 提供管理、清潔及公用事業服務

向租戶提供店舖管理服務及公用事 業服務的收益乃於一段時間內確 認。

提供清潔服務的收益乃按服務協議 條款於提供服務時以直線基準確 認。

(d) 利息收入

利息收入乃於產生時按實際利率法 確認。

就按攤銷成本計量且並無存在信貸 減值的金融資產而言,資產賬面總 值採用實際利率。就出現信貸減值 之金融資產而言,資產攤銷成本 (即賬面總值扣除虧損撥備)採用實 際利率。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases

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 or arising from business combinations on or after the date of initial application, the Group assesses whether a contract is or contains a lease based on the definition under IFRS 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.

The Group as lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative 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.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases of food centres 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.

3. 重大會計政策(續)

租賃

倘合約賦予在一段時期內控制一項已識 別資產的使用的權利以換取代價,則該 合約為一項租賃或包含一項租賃。

對於首次應用日期或之後訂立或修訂或 業務合併產生的合約,本集團根據國際 財務報告準則第16號項下的定義,於開 始日、修訂日或收購日(如適用)評估合 約是否是一項租賃或包含一項租賃。除 非合約條款和條件在後續發生變更,否 則不會對此類合約進行重新評估。

本集團作為承租人

將代價分配至合約組成部分

對於包含一項租賃組成部分及一項或多項額外租賃或非租賃組成部分的合約,本集團根據租賃組成部分的相對單獨價格及非租賃組成部分的單獨價格總和將合約代價分配至各個租賃組成部分。

本集團亦採用可行權宜方法,不將非租 賃組成部分從租賃組成部分區分開來, 而是將租賃組成部分及任何相關非租賃 組成部分作為一項單獨的租賃組成部分 進行入賬。

短期租賃及低價值資產租賃

本集團對自開始日期起計之租期為十二個月或以下並且不包含購買選擇權的美食中心租賃採用短期租賃確認豁免。本集團亦就低價值資產租賃採用確認豁免。短期租賃及低價值資產租賃的租賃付款乃於租期內按直線法或另一體系基準確認為開支。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as 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.

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 are 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.

3. 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

使用權資產

使用權資產的成本包括:

- 租賃負債的初始計量金額;
- 於開始日期或之前所作的任何租賃 付款,減任何已收租賃優惠;
- 本集團產生的任何初始直接成本;及
- 本集團於拆除及移除相關資產、修 復相關資產所在場地或將相關資產 恢復至租賃條款及條件所規定的狀 況時估計產生的成本。

使用權資產按成本計量,減任何累計折 舊及減值虧損,並就租賃負債的任何重 新計量作出調整。

本集團已合理地確定可於租期結束時取得相關租賃資產所有權的使用權資產由開始日期起至可使用年期結束止計提折舊。在其他情況下,使用權資產按直線法於其估計可使用年期及租期(以較短者為準)內計提折舊。

本集團於綜合財務狀況表內將使用權資 產呈列為獨立項目。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as lessee (Continued)

Refundable rental deposits

Refundable rental deposits paid are accounted under IFRS 9 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 recognizes 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.

Except for COVID-19 related rent concessions in which the Group applied the practical expedient, lease payments included in the measurement of the lease liability comprise:

- fixed lease payments (including in-substance fixed payments), less any lease incentive receivable;
- variable lease payments that depend on an index or rate, initially measured using the index or rate at the commencement date;
- the amount expected to be payable by the Group under residual value guarantees;
- the exercise price of purchase options, if the Group is reasonably certain to exercise the options; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising of an option to terminate the lease.

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

3. 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

可退還租賃押金

已付可退還租賃押金根據國際財務報告 準則第9號入賬且初步按公平值計量。 對初步確認時的公平值作出的調整被視 為額外租賃付款並計入使用權資產成本。

租賃負債

於租賃開始日期,本集團以於該日期尚未支付的租賃付款的現值確認並計量租賃負債。倘租賃隱含的利率不易釐定,則本集團會使用於租賃開始日期的增量借款利率計算租賃付款現值。

除本集團應用可行權宜方法的COVID-19 相關租金減免外,計入租賃負債計量的 租賃付款包括:

- 固定租賃付款(包括實質固定付款) 減任何應收租賃優惠;
- 可變租賃付款,取決於一項指數或 利率,初步計量時使用開始日期的 指數或利率;
- 本集團根據剩餘價值擔保支付預期 應付金額;
- 購買權的行使價(倘本集團合理確 定行使該等權利);及
- 終止租賃的罰金付款(倘租賃條款 反映本集團行使權利終止租賃)。

於開始日期後,租賃負債透過增加利息 及租賃付款作出調整。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as lessee (Continued)

Lease liabilities (Continued)

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 lease liabilities are presented as a separate line in the consolidated statement of financial position.

Lease modifications

Except for Covid-19-related rent concessions in which the Group applied the practical expedient, 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.

3. 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

租賃負債(續)

本集團於以下情況重新計量租賃負債(並 就有關使用權資產作相應調整):

- 租期有變或有關行使購買權的評估 有變,於此情況下,相關租賃負債 透過使用於重新評估日期的經修訂 貼現率貼現經修訂租賃付款而重新 計量。
- 租賃付款因審閱市場租金後市場租金變動/有擔保剩餘價值下預期付款變動而出現變動,在此情況下,相關租賃負債使用初始貼現率貼現經修訂租賃付款而重新計量。

租賃負債於綜合財務狀況表單獨呈列。

租賃修訂

除本集團應用可行權宜方法的COVID-19 相關租金減免外,倘存在下列情形,則 本集團將租賃修訂作為一項單獨租賃入 賬:

- 該項修訂通過增加使用一項或多項 相關資產的權利擴大租賃範圍;及
- 調增租賃的代價,增加的金額相當 於範圍擴大對應的單獨價格,加上 為反映特定合約情況對單獨價格所 作的任何適當調整。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as lessee (Continued)

Lease modifications (Continued)

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

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset. When the modified contract contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

Covid-19-related rent concessions

In relation to rent concessions that occurred as a direct consequence of the Covid-19 pandemic, the Group has elected to apply the practical expedient not to assess whether the change is a lease modification if all of the following conditions are met:

- the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- any reduction in lease payments affects only payments originally due on or before 30 June 2022; and
- there is no substantive change to other terms and conditions of the lease.

3. 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

租賃修訂(續)

就並非作為一項單獨租賃入賬的租賃修訂而言,本集團會透過使用修訂生效日期的經修訂貼現率貼現經修訂租賃付款,按經修訂租賃的租期重新計量租賃負債。

本集團通過對相關使用權資產進行相應 調整,以對租賃負債進行重新計量。對 於包含一項租賃組成部分及一項或多項 額外租賃或非租賃組成部分的合約,本 集團根據租賃組成部分的相對單獨價格 及非租賃組成部分的單獨價格總和將經 修訂合約代價分配至各個租賃組成部分。

COVID-19相關租金減免

有關因COVID-19疫情直接導致的與租賃 合約有關的租金減免,如果滿足以下所 有條件,本集團選擇採用實際權宜方 法,不評估變更是否為租賃修訂:

- 租賃付款的變動使租賃代價有所修改,而經修改的代價與緊接變動前租賃代價大致相同,或少於緊接變動前租賃代價;
- 租賃付款的任何減幅僅影響原到期 日為2022年6月30日或之前的付款:及
- 租賃的其他條款及條件並無實質變動。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as lessee (Continued)

Covid-19-related rent concessions (Continued)

A lessee applying the practical expedient accounts for changes in lease payments resulting from rent concessions the same way it would account for the changes applying IFRS 16 if the changes are not a lease modification. Forgiveness or waiver of lease payments are accounted for as variable lease payments. The related lease liabilities are adjusted to reflect the amounts forgiven or waived with a corresponding adjustment recognised in the profit or loss in the period in which the event occurs.

The Group as a lessor

Classification and measurement of lease

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 of ownership 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 the commencement date at amounts equal to the Group's net investment in the leases, measured using the interest rate implicit in the respective lease. 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.

3. 重大會計政策(續)

租賃(續)

本集團作為承租人(續)

COVID-19 相關租金減免(續)

應用可行權宜方法將租賃減免導致的租賃付款變動列賬的承租人將以同一方式將應用國際財務報告準則第16號的變動入賬(倘變動並非租賃修訂)。租賃付款的寬免或豁免被入賬列作可變租賃付款。相關租賃負債獲調整以反映寬免或豁免的金額,並於該事件發生的期內在損益中確認相應調整。

本集團作為出租人

租賃的分類及計量

本集團為出租人之租賃乃分類為融資或 經營租賃。當租賃條款將擁有權的絕大 部分風險及回報轉移至承租人時,該合 約乃分類為融資租賃。所有其他租賃乃 分類為經營租賃。

根據融資租賃應收承租人的款項於開始 日期確認為應收款項,其金額等於本集 團租賃淨投資,並使用各個租賃中隱含 的利率計量。初始直接成本(製造商或經 銷商出租人所產生者除外)計入租賃淨投 資的初始計量內。利息收入被分配至會 計期間,以反映本集團有關租賃的未償 還淨投資的固定定期收益率。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as a lessor (Continued)

Classification and measurement of lease (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. Variable lease payments for operating leases that depend on an index or a rate are estimated and included in the total lease payments to be recognised on a straight-line basis over the lease term. Variable lease payments that do not depend on an index or a rate are recognised as income when they arise.

Interest and rental income which are derived from the Group's ordinary course of business are presented as revenue.

Allocation of consideration to components of a contract

When a contract includes both lease and non-lease components, the Group applies IFRS 15 to allocate the consideration under the contract to each component. Non-lease components are separated from lease component on the basis of their relative stand-alone selling prices.

Refundable rental deposits

Refundable rental deposits received are accounted for under IFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments from lessees.

3. 重大會計政策(續)

租賃(續)

本集團作為出租人(續)

租賃的分類及計量(續)

經營租賃的租金收入在相關租賃期限內按照直線法確認於損益確認。磋商政立租赁時產生的初始直接成本計經營租賃時產生的初始直接成本計算產的賬面值,有關成本於租赁資產的賬面值,有關成本於租赁工計量之投資物業外。將根據指數在資本估算經營租賃期內將以直線法數額內。並非根據指數認數本估算的可變租賃付款於產生時確認為收入。

來自本集團日常業務過程的利息及租金 收入乃列賬為收益。

將代價分配至合約組成部分

當一份合約包含租賃及非租賃組成部分,則本集團應用國際財務報告準則第 15號,分配合約項下的代價至各部分。 非租賃部分根據其相對單獨售價與租賃 組成部分分開。

可退還租賃押金

已收可退還租賃押金根據國際財務報告 準則第9號入賬且初步按公平值計量。 對初步確認時的公平值作出的調整被視 為承租人的額外租賃付款。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

The Group as a lessor (Continued)

Classification and measurement of lease (Continued)

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.

Foreign currencies

In preparing the financial statements of the consolidated entities, transactions in currencies other than the entity's functional currency (foreign currencies) are recognised at the rates of exchange prevailing on the dates of the transactions. At each reporting date, monetary assets and liabilities that are denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are translated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

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

3. 重大會計政策(續)

租賃(續)

本集團作為出租人(續)

租賃的分類及計量(續)

租賃修訂

本集團將經營租賃修改自修改生效日期 起作為新租賃入賬,並將有關原定租賃 的任何預付或應計租賃付款視為新租賃 的租賃付款一部分。

外幣

於編製綜合實體的財務報表時,以該實體功能貨幣之外貨幣(外幣)進行之交易 乃以交易日期之現行匯率確認。於各報 告日期,以外幣計值的貨幣資產及負債 乃按該日的現行匯率重新換算。按公平 值列賬以外幣計值的非貨幣項目乃按 定公平值當日的現行匯率重新換算。按 歷史成本列賬以外幣計量的非貨幣項目 不予重新換算。

結算貨幣項目及重新換算貨幣項目時所 產生之匯兑差額會於所產生期間之損益 中確認。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

For the purpose 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. S\$) using exchange rate prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the dates of the transaction are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of exchange reserve (attributed to non-controlling interests as appropriate).

Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognised as profit or loss on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. When the grant relates to an asset, it is recognised as profit or loss in equal amounts over the expected useful life of the related asset.

When the Group receives grants of non-monetary assets, the asset and the grant are recorded at nominal amounts and released to profit or loss over the expected useful life in a pattern of consumption of the benefit of the underlying asset by equal annual instalments.

3. 重大會計政策(續)

外幣(續)

就呈列綜合財務報表而言,本集團海外業務之資產及負債乃使用於各報告期末通行之匯率換算為本集團之呈列貨幣(即新加坡元)。收入及開支項目乃按本期間之平均匯率換算,除非該期間匯率出現重大波動,於此種情況下,則使用換第日期的匯率。所產生之匯兑差額(如有)乃於其他全面收益內確認,並於匯兑儲備(非控股權益應佔者,如適用)項下於權益內累計。

政府補助

政府補助在可以合理確定將會收到補助 且將符合所有附帶條件時予以確認。倘 補助涉及開支項目,則在補助擬用作抵 銷的相關成本支銷的期間內有系統地確 認為損益。倘補助涉及資產,則在有關 資產的預計可使用年期內以等額確認為 損益。

當本集團收取非貨幣資產補助時,資產 及補助按面值入賬,並於預計可使用年 期內以相關資產利益的消耗模式按每年 等額分期轉撥至溢利或虧損。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

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.

Employee benefits

Defined contribution retirement plan

The Group makes contributions to the Central Provident Fund ("CPF") scheme in Singapore, a defined contribution pension scheme. These contributions are recognised as an expense in the period in which they become payable in accordance with the scheme. CPF is a compulsory comprehensive social security system for working Singapore Citizens and Permanent Residents to reserve funds for retirement. Employers must pay a monthly contribution calculated at a range of 7.5% to 17.0% of the employee's monthly salary, depending on their age group and capped at S\$6,000 per month. The Group has no further payment obligations once the contributions have been paid.

3. 重大會計政策(續)

借款成本

因收購、興建或生產需要長時間籌備方可供彼等擬定用途或銷售之合資格資產 所直接產生之借款成本,計入該等資產 之成本中,直至該資產已大致上可供彼 等擬定用途或銷售為止。在合資格資產 產生支出前,臨時投資於該等特定借款 所賺取之投資收入,乃在合資格資本化 之借款成本中扣除。所有其他借款成本 乃於彼等產生期間於損益確認。

僱員福利

定額供款退休計劃

本集團於新加坡對中央公積金(「中央公積金」)計劃(為定額供款退休金計劃)供款。該等供款根據計劃變為應付款項,於期間內確認為開支。中央公積金乃一項強制性綜合社會保障制度,以供在職的新加坡公民及永久居民退休儲備資金。僱主須根據僱員的年齡組別按其月薪的7.5%至17.0%計算每月繳付供款,每月上限為6,000新加坡元。本集團作出供款後,即無進一步付款責任。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation

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

(a) Current income tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from "Profit before taxation" as reported in the consolidated statement of profit or loss because of items 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.

(b) Deferred tax

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

3. 重大會計政策(續)

税項

所得税開支指即期應付税項及遞延税項 的總和。

(a) 即期所得税

即期應付税項乃根據年內的應課稅溢利計算。由於並無計入其他年度應課稅或可扣減的收入或開支項目以及毋須課稅或不獲扣減的項目,故應課稅溢利有別於綜合損益表所呈報告的「除稅前溢利」。本集團的即期稅項負債乃採用於報告期末已頒佈或實際已頒佈的稅率計算。

(b) 遞延税項

遞延税項乃就綜合財務報表中資產 及負債之賬面值與用以計算應課税 溢利之相應税項基準間之差額,而 預計須支付或可收回之税項。一般 而言,所有應課税暫時差額均確認 為遞延税項負債。倘可能出現可供 使用可扣減暫時差額的應課税溢 利,則所有可扣減暫時差額一般會 確認為遞延税項資產。倘該暫時差 額乃源自商譽之首次確認或一項交 易(業務合併除外)中首次確認其他 資產與負債,而該差額並無影響應 課税溢利或會計溢利,則不會確認 該等遞延資產與負債。此外,若暫 時差額乃源自商譽之首次確認,則 不確認遞延税項負債。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

(b) Deferred tax (Continued)

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, 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 and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting date 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 when the liability is settled or the asset is realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

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

3. 重大會計政策(續)

税項(續)

(b) 遞延税項(續)

與投資於附屬公司及聯營公司以及於合營企業之權益相關的應課稅時差額確認為遞延稅項負債,惟本集團可控制暫時差額的撥回見未在有關的時差額可能不會於資及權益不會於可見未來有關的可加減暫時差額所產生的遞應強力,僅於可能會存在足夠應益可以對於可見未來撥回時方會確認。

遞延税項資產的賬面值於各報告期 末審閱,並削減至不可能再有足夠 應課税溢利以收回全部或部分資產 為止。

遞延税項資產及負債乃依據預期清 償負債或已變現資產期間使用的税 率計量,該税率根據報告期末已頒 佈或實際已頒佈的税率(及税法)計 算。

遞延税項負債及資產的計量反映本 集團於報告期末預期可收回或清償 其資產及負債賬面值的方式將會產 生的税務結果。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

(b) Deferred tax (Continued)

For the purposes of measuring deferred tax liabilities or deferred tax assets for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies IAS 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.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

3. 重大會計政策(續)

税項(續)

(b) 遞延税項(續)

就使用公平值模式計量的投資物業計量遞延税項負債或遞延税項負債或遞延税項資資產而言,該等物業的賬面值假設通過銷售悉數收回,除非該假設被駁回。投資物業可予折舊及以隨著時間流逝而非通過銷售大致消耗該投資物業所具有全部經濟利益為目標的商業模式持有時,該假設被駁回。

就計量本集團確認使用權資產及相關租賃負債的租賃交易的遞延税項而言,本集團首先釐定税項扣減是 否歸因於使用權資產或租賃負債。

就税項扣減歸因於租賃負債之租賃 交易而言,本集團將國際會計準則 第12號所得稅規定分別應用於使 用權資產及租賃負債。由於應用初 步確認豁免,有關使用權資產及租 賃負債之暫時差額並未於初步確認 時於租期內確認。

當存在合法可強制執行權力以即期 税項資產抵銷即期税項負債,以及 當其與同一税務機關向應課税實體 收取的所得税有關時,遞延税項資 產及負債可予抵銷。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

(c) Current and deferred tax for the reporting period

Current and deferred tax are recognised in profit or loss, except when they relate 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. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

(d) Goods and services tax ("GST")

Revenues, expenses and assets are recognised net of the amount of GST except where the GST incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable.

Receivables and payables are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of other receivables or payables in the consolidated statement of financial position.

3. 重大會計政策(續)

税項(續)

(c) 於報告期間的即期及遞延税項

即期及遞延税項於損益確認,惟即期及遞延税項與於其他全面收益或直接於權益確認的項目相關時則除外,在此情況下,即期及遞延税項亦分別於其他全面收益或直接於權益確認。因業務合併初步入賬而產生即期税項或遞延稅項時,稅務影響計入業務合併會計處理。

(d) 商品及服務税(「商品及服務税」)

收益、開支及資產乃扣除商品及服務稅金額確認,惟購買資產或服務的已產生商品及服務稅不能向稅務機關收回除外,於此情況下,商品及服務稅確認為收購資產成本的一部分或開支項目的一部分(如適用)。

應收款項及應付款項與已包括在內 的商品及服務稅金額一併列賬。

應收或應付稅務機關商品及服務稅 淨額於綜合財務狀況表計入其他應 收款項或應付款項的一部分。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment

Property, plant and equipment held for use in the production or supply of goods and services, or for administrative purposes (other than construction in progress), are stated at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Freehold land is stated at cost and not depreciated.

The property, plant and equipment are depreciated using the straight-line method over their estimated useful lives as follows:

Office buildings 30 to 50 years
Furniture and fittings 3 years
Food establishment and office equipment 3 years
Motor vehicles 5 years

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" in the consolidated statement of financial position except for those that are classified and accounted for as investment properties under the fair value model. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

3. 重大會計政策(續)

物業、廠房及設備

持作生產或供應貨品及服務或作行政用 途的物業、廠房及設備(在建工程除外) 按成本減其後累計折舊及其後累計減值 虧損(如有)列賬。

永久業權土地按成本列賬,且並不折舊。

物業、廠房及設備根據下文按直線基準 於其估計可使用年期內折舊:

辦公樓宇30至50年傢俬及裝置3年食肆及辦公室設備3年汽車5年

當本集團就物業擁有權權益(包括租賃土 地及樓宇部分)付款時,全部代價按初始 確認時的相對公平值比例於租賃土地及 樓宇部分之間分配。

於相關付款可作可靠分配的情況下,入賬列作經營租賃的租賃土地權益於綜合財務狀況表呈列為「使用權資產」,惟根據公平值模式分類及入賬列作投資物業者除外。若代價無法在相關租賃土地的非租賃樓宇部分及未分割權益之間可靠分配,整項物業則分類為物業、廠房及設備。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment (Continued)

Depreciation is provided to write off the cost of items (other than construction in progress) over their estimated useful lives and after taking into account of their estimated residual value, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed and adjusted, if appropriate, 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 derecognition of the asset (calculated as the difference between the net disposal proceeds, if any, and the carrying amount of the item) is included in profit or loss in the year in which the item is derecognised.

Investment properties

Investment properties are properties held to earn rentals or for capital appreciation.

On initial recognition, investment properties are measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at fair value, with changes in fair value recognised in profit or loss.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

3. 重大會計政策(續)

物業、廠房及設備(續)

折舊乃按項目(在建工程除外)的估計可使用年期並計及其估計剩餘價值後以直線法撇銷其成本。估計可使用年期、剩餘價值及折舊方法於各報告期末檢討及調整(如適用),而任何估計變動的影響按預期基準入賬。

物業、廠房及設備項目於出售時或當繼續使用該資產預期不會產生日後經濟利益時終止確認。因終止確認資產而產生的任何收益或虧損(按出售該項目的所得款項淨額(如有)與項目賬面值的差額計算)於該項目被終止確認時計入本年度損益。

投資物業

投資物業為持有以賺取租金或作資本增 值之物業。

初步確認時,投資物業按成本(包括任何 直接應佔開支)計量。於初步確認後,投 資物業乃按公平值列賬公平值變動於損 益確認。

投資物業於出售時或當投資物業永遠不 再使用及預計出售該物業不會帶來任何 未來經濟利益時終止確認。終止確認物 業所產生之任何收益或虧損(按該資產之 出售所得款項淨額與資產之賬面值之差 額計算)於終止確認該物業的期間計入損 益。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets other than goodwill

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment and right-of-use assets to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

The recoverable amount of property, plant and equipment and right-of-use assets are estimated individually. When it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the cashgenerating unit ("CGU") to which the asset belongs.

In addition, the Group assesses whether there is indication that corporate assets may be impaired. If such indication exists, corporate assets are also allocated to individual cashgenerating units, when a reasonable and consistent basis of allocation can be identified, or otherwise they are allocated to the smallest group of cash-generating units 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.

3. 重大會計政策(續)

非金融資產(商譽除外)減值

於報告期末,本集團審閱其物業、廠房 及設備以及使用權資產的賬面值,以釐 定是否有任何跡象顯示該等資產已出現 減值虧損。倘存在任何該等跡象,則會 估計相關資產的可收回金額以釐定減值 虧損(如有)之程度。

物業、廠房及設備以及使用權資產個別估計可收回金額。倘無法個別估計可收回金額,則本集團估計資產所屬現金產 生單位(「**現金產生單位**」)的可收回金額。

此外,本集團對是否有跡象顯示公司資產可能出現減值進行評估。倘存在有關跡象,於可識別合理一致的分配基準時,公司資產亦會分配至個別現金產生單位,否則有關資產會分配至可識別合理一致分配基準的現金產生單位最小組別。

可收回金額為公平值減銷售成本與使用 價值兩者中的較高者。評估使用價值 時,由於估計未來現金流量未作調整, 估計未來現金流量按税前貼現率折讓至 其現值,該貼現率反映當時市場對貨幣 時間價值及該項資產之特有風險之評估。

倘估計資產(或現金產生單位)的可收回 金額低於其賬面值,則該資產(或現金產 生單位)的賬面值將調低至其可收回金 額。減值虧損即時於損益確認。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets other than goodwill (Continued)

Where an impairment loss subsequently reverses, the carrying amount of the asset (or 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 CGU) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average cost basis. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

3. 重大會計政策(續)

非金融資產(商譽除外)減值(續)

倘減值虧損於其後撥回,該資產(或現金產生單位)的賬面值則會增至經修訂的估計可收回金額,惟增加後的賬面值不得超出該資產(或現金產生單位)於過往年度並無確認減值虧損時應予釐定的賬面值。減值虧損撥回即時於損益確認。

存貨

存貨按成本與可變現淨值兩者中的較低 者列賬。成本按加權平均成本基準釐 定。可變現淨值為日常業務過程中的估 計售價減估計完成成本及進行銷售所需 的估計成本。

當出售存貨時,該等存貨的賬面值於確認相關收益的期間內確認為開支。存貨撇減至可變現淨值的任何金額及存貨的所有虧損乃於出現撇減或虧損期間內確認為開支。任何存貨撇減的任何撥回金額乃於出現撥回的期間確認,作為已確認為開支之存貨金額扣減。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

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

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

Interest and dividend income which are derived from the financial assets and shareholders' rights are presented as other revenue and other income.

3. 重大會計政策(續)

全融工具

金融資產及金融負債於集團實體成為工具合約條文的訂約方時確認。所有以常規方式購入或出售的金融資產均按買賣日期基準確認及終止確認。以常規方式購入或出售指須於市場規定或慣例所定時限內交付資產的金融資產購入或出售。

金融資產及金融負債初步按公平值計量,惟來自客戶合約之貿易應收款項乃根據國際財務報告準則第15號初步計量。收購或發行金融資產及金融負債(沒不值計入損益(「按公平值計入損益」)的金融資產除外)直接應佔交易成本為債公平值或自金融資產或金融負債的公平值或自金融資產或金融負債的平平值計入損益的金融資產或金融負債直接應佔交易成本會即時於損益確認。

實際利率法乃計算金融資產或金融負債之攤銷成本以及分配相關期間之利息收入及利息開支之方法。實際利率乃按金融資產或金融負債之預計年期或(如適用)較短期間內準確折現估計未來現金收入及付款(包括構成實際利率不可或缺部分之已付或已收之一切費用及點數、交易成本及其他溢價或折讓)至初步確認時之賬面淨值之利率。

源自金融資產及股東權益的利息及股息 收入按其他收益及其他收入呈列。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets

Classification and subsequent measurement of financial assets

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

- the financial asset is held within a business model whose objective is to collect contractual cash flows;
- 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, except that at the date of initial application of IFRS 9 or initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income ("OCI") if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which IFRS 3 Business Combinations applies.

3. 重大會計政策(續)

金融工具(續)

金融資產

金融資產的分類及其後計量

符合下列條件的金融資產其後按攤銷成 本計量:

- 金融資產按目的為收取合約現金流量的業務模式持有;及
- 合約條款於特定日期產生的現金流量僅為支付本金及未償還本金的利息。

符合下列條件之金融資產其後按公平值 計入其他全面收益(「按公平值計入其他 全面收益()計量:

- 金融資產於目標為同時出售及收回 合約現金流量的業務模式下持有;及
- 合約條款於特定日期產生的現金流量僅為支付本金及未償還本金的利息。

所有其他金融資產其後按公平值計入損益計量。除首次應用國際財務報告準則第9號或初始確認金融資產之日外,如股權投資並未持作買賣亦非國際財務報告準則第3號業務合併適用的收購方於業務合併所確認的或然代價,本集團可能不可撤回選擇將股權投資公平值的其後變化列示於其他全面收益(「其他全面收益」)。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

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 profittaking; 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.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產的分類及其後計量(續)

滿足下列條件之一的金融資產劃分為交易性投資:

- 購入之金融資產主要用作於近期出售;或
- 於初步確認時,其為可辨認金融工 具組合的一部分,且本集團一併管 理並於近期採用短期獲利方式;或
- 屬於衍生工具,惟並非指定及作為 有效對沖工具。

此外,本集團可以不可撤回地指定金融 資產(須按攤銷成本或按公平值計入其他 全面收益計量)為按公平值計入損益計 量,前提為有關指定可消除或大幅減少 會計錯配。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

(i) Amortised cost and effective interest method

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost and at FVTOCI. For financial assets other than purchased or originated credit-impaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become creditimpaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset. If, in subsequent reporting periods, 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.

Interest income is recognised in profit or loss and is included in the "Other income, gains and losses, net" line item (note 7).

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產的分類及其後計量(續)

(i) 攤銷成本及實際利率法

金融資產的攤銷成本(已就任何虧損撥備作出調整)指初始確認時用以計量金融資產之金額減本金還款,加初始金額與到期金額之差額的累計攤銷(採用實際利率法)。金融資產賬面總值為調整任何虧損撥備前的金融資產攤銷成本。

利息收入於損益內確認,並計入 「其他收入、收益及虧損淨額」項目 (附註7)。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

(ii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or 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 to the extent they are not part of a designated hedging relationship. The net gain or loss recognised in profit or loss includes any dividend or interest earned on the financial asset and is included in the "Other income, gains and losses, net" line item.

Impairment of financial assets

The Group recognises a loss allowance for expected credit loss ("**ECL**") on financial assets which are subject to impairment under IFRS 9 (including trade and other receivables, deposits paid, pledged bank deposits and cash and cash equivalents). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

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 period. 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 period as well as the forecast of future conditions.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產的分類及其後計量(續)

(ii) 按公平值計入損益的金融資產

不符合按攤銷成本或按公平值計入 其他全面收益計量標準的金融資 產,均按公平值計入損益計量。

按公平值計入損益的金融資產於各報告期末按公平值計量,任何公平值收益或虧損在其不屬於指定對沖關係的範圍內於損益確認。在損益中確認的淨收益或虧損包括金融資產所賺取的任何股息或利息並計入「其他收入、收益及虧損淨額」一項。

金融資產減值

本集團就須根據國際財務報告準則第9號計提減值的金融資產(包括貿易及其他應收款項、已付押金、已質押銀行存款以及現金及現金等價物)的預期信貸虧損確認虧損撥備。預期信貸虧損的金額於各報告日期更新,以反映自相關金融工具初步確認以來信貸風險的變動。

全期預期信貸虧損指於相關工具預期年期內發生的所有可能違約事件所導致的預期信貸虧損。與此相對,12個月預期信貸虧損指預期於報告期間後12個月內可能發生的違約事件所導致的部分全期預期信貸虧損。評估根據本集團過往信貸虧損經驗進行,並根據債務人特定因素、整體經濟狀況以及於報告期間對當前狀況及未來狀況預測的評估而作出調整。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

The Group always recognises lifetime ECL for trade receivables. The ECL on these assets are assessed individually and/or collectively using a provision matrix with appropriate groupings.

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, 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.

(i) Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date with the risk of a default occurring on the financial instrument 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 forwardlooking information that is available without undue cost or effort. Forward looking information considered includes the future prospects of the industries in which the Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organisations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

本集團始終確認貿易應收款項的全期預期信貸虧損。該等資產的預期信貸虧損 使用具有適當分組的撥備矩陣單獨及/或集體評估。

就所有其他工具而言,本集團計量的虧損撥備等於12個月預期信貸虧損,除非自初始確認後信貸風險顯著增加,本集團則確認全期預期信貸虧損。評估應否確認全期預期信貸虧損乃基於自初始確認起發生違約的可能性或風險的顯著增加。

(i) 信貸風險大幅增加

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk (Continued)

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 the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument, 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 determination in the operating results of the debtor; and
- 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 on a financial asset has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(i) 信貸風險大幅增加(續)

尤其是,評估自初步確認的信貸風 險有否大幅增加時會考慮下列資 料:

- 金融工具外部(如有)或內部 信貸評級的實際或預期重大 惡化;
- 就特定金融工具的信貸風險的外界市場指標的重大惡化,例如信貸息差大幅增加,債務人的信貸違約掉期價大幅上升;
- 業務、財務或經濟狀況的現 有或預測不利變動,預期將 導致債務人履行其債務責任 的能力大幅下降;
- 債務人經營業績的實際或預 期重大確定;及
- 債務人於監管、經濟或技術 環境的實際或預期重大不利 變動,導致債務人履行其債 務責任的能力大幅下降。

不論上述評估結果如何,本集團假定,倘合約付款逾期超過30天,則金融工具的信貸風險自初始確認以來已大幅增加,惟本集團擁有合理並有理據支持的資料顯示情況並非如此,則作別論。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk (Continued)

Despite the foregoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if:

- 1. it has a low risk of default (i.e. no default history);
- the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

The Group considers a financial asset to have low credit risk when it has internal or external credit rating of investment grade in accordance with the globally understood definition.

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

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(i) 信貸風險大幅增加(續)

儘管有前述規定,若於報告日期工 具乃釐定為具有低信貸風險,本集 團會假設金融工具的信貸風險自初 步確認以來並未顯著增加。在以下 情況,金融工具會乃釐定為具有低 信貸風險:

- 1. 其有低違約風險(即並無違約 紀錄);
- 2. 借款人具有充分履行近期的 合約現金流量責任的能力: B
- 經濟及商業環境的較長期不 利變動有可能但未必會降低 借款人履行合約現金流量責 任的能力。

本集團認為,若根據眾所周知的定義,金融資產的內部或外部信貸評級為投資級,則該工具具有低信貸 風險。

本集團定期監察用以識別信貸風險 曾否顯著增加的標準的成效,並於 適當時候作出修訂,從而確保有關 標準能夠於款項逾期前識別信貸風 險顯著增加。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(ii) Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the counterparty; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group).

Irrespective of the above analysis, 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.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(ii) 違約定義

本集團認為以下情況就內部信貸風 險管理目的而言構成違約事件,因 為過往經驗表明符合以下任何一項 條件的應收賬款一般無法收回:

- 交易對手違反財務契諾;或
- 內部產生或獲取自外部來源 的資料表明,債務人不太可 能向其債權人(包括本集團) 全額還款(不考慮本集團持有 的任何抵押品)。

不論上述分析如何,本集團認為,當金融資產逾期超過90天後發生違約,惟本集團有合理及有依據資料證明較寬鬆的違約準則更為適當則另作別論。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iii) Credit-impaired financial assets

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

- (a) significant financial difficulty of the issuer or the borrower:
- (b) a breach of contract, such as a default or past due event (see (ii) above):
- (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;
- 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.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(iii) 信貸減值金融資產

當發生對金融資產之估計未來現金 流量產生不利影響的一項或多項事 件時,則該金融資產為信貸減值。 金融資產信貸減值的證據包括以下 事件的可觀察數據:

- (a) 發行人或借款人出現嚴重財 務困難;
- (b) 違反合約,例如違約或逾期 事件(見上文(ii));
- (c) 借款人的貸款人出於與借款 人財務困難相關的經濟或合 約原因,而向借款人授予貸 款人原本不會考慮的優惠:
- (d) 借款人很可能破產或進行其 他財務重組;或
- (e) 該金融資產的活躍市場因財 務困難而消失。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by 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 estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(iv) 撇銷政策

當有資料顯示債務人陷入嚴重財務困難,且本著實事求是而言並無無回款項的可能之時(如債務人為為應收款項,該等金額逾期超過過不過過過,以較早發生者為準),以較早發生者為準),金融資產。已撇銷的內根據本集團的收款程序之之,在適當情況考慮法律。見。任何收回款項於損益中確認。

(v) 預期信貸虧損之計量及確認

預期信貸虧損的計量為違約概率、 違約虧損率(即發生違約時的虧損 程度)及違約風險的函數。違約概 率及違約虧損率乃基於前瞻性資料 調整的過往數據評估。預期信用損 失的計量反映了一個無偏概率加權 平均金額,該數量是根據相應的權 重所對應違約風險確定的。

一般來說,預期信貸虧損被估計為 根據合約規定應付予本集團的所有 合約現金流與本集團預期收到的所 有現金流之間的差額,按首次確認 時確定的實際利率折現。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL (Continued)

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 receivables are assessed as a separate group. Other receivables and deposits paid are assessed for expected credit losses in 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, deposits and other receivables where the corresponding adjustment is recognised through a loss allowance account.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(v) 預期信貸虧損之計量及確認(續)

倘預期信貸虧損按集體基準計量或 迎合個別工具水平證據未必存在的 情況,則金融工具按以下基準歸 類:

- 金融工具的性質(即本集團貿易應收款項按獨立組別評估。其他應收款項及已付押金按個別基準對預期信貸虧損進行評估);
- 逾期情況;
- 債務人的性質、規模及行業; 及
- 外部信貸評級(倘有)。

管理層會定期檢討分組情況,以確 保各組別繼續擁有類似信貸風險特 徵。

利息收入乃根據金融資產的賬面總值計算,除非金融資產發生信貸減值,在此情況下,利息收入根據金融資產的攤銷成本計算。

本集團於損益內就所有金融工具確認減值收益或虧損,並調整其賬面值,惟貿易應收款項、押金及其他應收款項除外,其會透過虧損撥備 賬確認相應調整。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

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.

Financial liabilities and equity instruments

Classification of financial liabilities or equity instruments

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.

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 Group are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

3. 重大會計政策(續)

金融工具(續)

金融資產(續)

終止確認金融資產

僅於資產現金流量之合約權利屆滿時, 或將金融資產所有權之絕大部份風險及 回報轉讓予另一方時,本集團方會終止 確認金融資產。

於終止確認按攤銷成本計量的金融資產 時,資產賬面值與所收取及應收取之代 價總和間之差額於損益中確認。

金融負債及權益工具

金融負債或權益工具分類

集團實體發行的金融負債及權益工具乃 按照合約安排的內容以及金融負債及權 益工具的定義分類為金融負債或權益。

權益工具

權益工具為證明實體於扣除其所有負債後的資產剩餘權益的任何合約。本集團所發行權益工具按已收所得款項扣除直接發行成本確認。

回購本公司自身的權益工具直接於權益 確認及扣除。在購買、出售、發行或註 銷本公司自身的權益工具時,不會確認 任何損益。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Financial liabilities

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

Derecognition of financial liabilities

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

3. 重大會計政策(續)

金融工具(續)

金融負債及權益工具(續)

金融負債

所有金融負債後續按攤餘成本使用實際 利率法予以計量。

終止確認金融負債

當且僅當本集團的責任被解除、取消或 到期時,本集團終止確認金融負債。已 終止確認的金融負債的賬面值與已付及 應付代價之間的差額於損益中確認。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. 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 that 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 reporting date, taking into account the risks and uncertainties surrounding the obligation. Where 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 (when 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.

Related parties transactions

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

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

3. 重大會計政策(續)

撥備

倘本集團因過往事件而須承擔現時責任 (法律或推定),而本集團可能須履行該 責任且該責任之金額能可靠估計,即會 確認撥備。

確認撥備之金額乃經計及有關責任之風險及不確定因素後,於報告日期履行現時責任所需代價作出之最佳估計。當撥備按履行現時責任估計所需之現金流量計量時,其賬面值為有關現金流量之現值(當貨幣時間價值之影響重大)。

當結算撥備所需之部分或全部經濟利益預期可自第三方收回時,倘實質上確定將可獲償付及應收款項金額可作可靠計量時,則應收款項確認為資產。

關聯方交易

倘屬以下人士,則被視為與本集團有關 聯:

- (a) 倘屬以下人士,即該人士或該人士 的近親與本集團有關聯:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司的 主要管理層成員;

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Related parties transactions (Continued)

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

Close family members of an individual are those family members who may be expected to influence, or be influenced by, that person in their dealing with the entity.

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.

重大會計政策(續)

關聯方交易(續)

- (b) 倘符合以下任何條件,即實體與本 集團有關聯:
 - (i) 該實體與本集團屬同一集團 的成員公司(即各母公司、附 屬公司及同系附屬公司彼此 之間均有關聯);
 - (ii) 一家實體為另一實體的聯營 公司或合營企業(或另一實體 為成員公司的集團旗下成員 公司的聯營公司或合營企 業);
 - (iii) 兩個實體均為同一第三方的 合營企業;
 - (iv) 一家實體為第三方實體的合營企業,而另一實體則為該第三方實體的聯營公司;
 - (v) 該實體為就本集團或與本集 團有關聯的實體的僱員利益 而設立的離職福利計劃;
 - (vi) 該實體受(a)所識別的人士控 制或共同控制;
 - (vii) 於(a)(i)所識別的人士對實體 有重大影響力或屬該實體(或 該實體的母公司)主要管理層 成員;或
 - (viii) 該實體或屬於組成部分的任何集團成員公司向本集團或本集團母公司提供主要管理人員服務。

個別人士的近親是指預期在處理實體事 務上可影響該個別人士的親屬或預期受 該個別人士影響的親屬。

當一項交易涉及本集團與關聯方之間的 資源轉讓或責任(不論是否收取款項), 則會被視為關聯方交易。

For the year ended 31 December 2021 截至2021年12月31日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's executive directors, being the chief operating decision maker, for the purpose of allocating resources to, and assessing the performance of the Group's various lines of business and geographical locations.

Individual 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.

Cash and cash equivalents

For the purpose of the consolidated statements of cash flows, cash and cash equivalents comprise cash on hand and at banks that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statements of financial position, cash and cash equivalents comprise cash on hand and at banks, which are not restricted as to use.

Dividends

Dividends proposed by the directors are classified as a separate allocation of retained earnings within the equity section of the consolidated statement of financial position, until they have been approved by the shareholders in a general meeting. When these dividends have been approved by the shareholders and declared, they are recognised as a liability.

3. 重大會計政策(續)

分部報告

經營分部及綜合財務報表所呈報各分部項目的金額乃根據定期提供予本集團執行董事(即主要營運決策者)以供分配資源及評估本集團多個業務線及地區表現的財務資料識別。

個別重大的經營分部不會就財務報告目的綜合入賬,除非該等分部有相似的經濟特性且其產品及服務的性質、生產工序的性質、客戶類型或類別、分銷產品或提供服務所用方法以及監管環境的性質相若,則另作別論。個別不重大的經營分部倘符合以上大部分標準,則會綜合入賬。

現金及現金等價物

就綜合現金流量表而言,現金及現金等 價物包括手頭現金及銀行存款,均為可 隨時轉換成已知數額現金,價值變動風 險不大且一般自購入後三個月內較短期 間到期,並減去須按要求償還且構成本 集團現金管理一部分的銀行透支。

就綜合財務狀況表而言,現金及現金等 價物包括用途不受限制的手頭現金及銀 行存款。

股息

董事建議派付的股息分類為綜合財務狀況表內權益部分中保留盈利的獨立分配,直至股息獲股東於股東大會上批准為止。當該等股息獲股東批准及宣派,則確認為一項負債。

For the year ended 31 December 2021 截至2021年12月31日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

In the applications of the Group's accounting policies, which are described in note 3, the directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and 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 on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Key sources of estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of each reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below.

Impairment of trade and other receivables and deposits paid

Upon adoption of IFRS 9, the management estimates the amount of loss allowance for ECL on trade and other receivables and deposits paid that are measured at amortised cost based on the credit risk of the respective financial instruments and counterparty. The loss allowance amount is measured based on the present value of estimated future cash flows with the consideration of expected future credit loss of the trade and other receivables and deposits paid. The assessment of the credit risk of the trade and other receivables and deposits paid involves high degree of estimation and uncertainty. When the actual future cash flows are less than expected or more than expected, a material impairment loss or a material reversal of impairment loss may arise, accordingly.

4. 關鍵會計估計及判斷

應用本集團的會計政策(載於附註3)時, 董事須就未能輕易從其他來源確定的資 產與負債的賬面值作出判斷、估計及假 設。該等估計及有關假設乃根據過往經 驗及被認為相關的其他因素而作出。實 際結果或會有別於該等估計。

本集團持續檢討估計及相關假設。倘會計估計的修訂僅影響修訂估計之期間,則有關修訂於該期間確認。如該項會計估計的修訂影響當期及未來期間,則有關修訂於當期及未來期間確認。

估計不確定因素的主要來源

以下為有關未來的主要假設以及於各報告期末估計不確定因素的其他主要來源,該等假設及估計不確定因素均存有重大風險可導致下一個財政年度的資產及負債賬面值須作出重大調整。

貿易及其他應收款項以及已付押金 減值

For the year ended 31 December 2021 截至2021年12月31日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Impairment of property, plant and equipment and right-of-use assets

The Group reviews its property, plant and equipment and right-of-use assets for indications of impairment at each reporting period. In analysing potential impairments identified, the Group uses projections of future cash flows from the assets based on management's assignment of a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Income tax expense

The Group has exposure to income taxes in Singapore. In determining the income tax liabilities, management is required to estimate the amount of capital allowances, deductibility of certain expenses and applicable tax incentives. There are transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax and deferred income tax recognised in the period in which such determination is made. The carrying amounts of the Group's current income tax liabilities as at 31 December 2021 were approximately \$\$542,000 (2020: approximately \$\$185,000).

4. 關鍵會計估計及判斷(續)

物業、廠房及設備減值以及使用權 資產

本集團於各報告期審閱其物業、廠房及設備以及使用權資產是否有減值跡象。本集團根據管理層指定的稅前貼現率(反映貨幣時間值及資產的特定風險的現行市場評估),利用來自資產的未來現金流量預測,分析已識別潛在減值。

所得税開支

For the year ended 31 December 2021 截至2021年12月31日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Depreciation

Items of property, plant and equipment and right-of-use assets are depreciated on a straight-line basis over the estimated useful life of the assets, after taking into account the estimated residual value. The Group reviews the estimated useful lives of the assets regularly in order to determine the amount of depreciation expense to be recorded during any reporting period. The useful lives are based on the Group's historical experience with similar assets and taking into account anticipated technological changes. The depreciation expenses for future period are adjusted if there are significant changes from previous estimates.

Fair value measurements and valuation process

In estimating the fair value of an asset or a liability, the Group uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Group engages third party qualified valuers to perform the valuation. The management works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model.

Further information on the carrying amounts of these assets and the valuation techniques and inputs are provided in note 15.

4. 關鍵會計估計及判斷(續)

折舊

物業、廠房及設備以及使用權資產項目 於資產的估計可使用年期按直線基準折 舊,當中計及估計餘值。本集團定期檢 討資產的估計可使用年期,以釐定於任 何報告期間記錄的折舊開支金額。可使 用年期根據本集團對類似資產的過往信 驗,並計及預料技術變動。倘過往估計 有重大變動,則調整未來期間的折舊開 支。

公平值計量及估值過程

本集團使用可獲取的可觀察市場數據估計資產或負債的公平值。倘並無第一級輸入數據,本集團會聘請第三方合資格估值師進行估值。管理層與合資格外部估值師緊密合作,以建立模型適用的估值技術及輸入數據。

有關該等資產的賬面值以及估值技術及輸入數據的更多資料載於附註15。

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION

For management's purpose, the Group is organised into two operating business segments, namely:

(a) Rental and outlet management

The business segment of rental and outlet management operation is involved in the leasing of food establishment premises to tenants and the provision of cleaning and utilities services to tenants (the "Rental and Outlet Management").

(b) Food and beverage stalls

The business segment of food and beverage stalls operation is primarily involved in the retailing of beverage, tobacco products and cooked food directly to consumers such as mixed vegetable rice, zi char, roasted meat and chicken rice located in food establishments operated and managed by the Group and third parties (the "Food and Beverage Stalls").

Inter-segment revenue from service income and rental income are priced with reference to prices charged to external parties for similar services or premises, and intersegment management fee revenue included in service income is charged at a mark up percentage over the staff costs.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss which in certain respects is measured differently from operating profit or loss in the consolidated financial statements.

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment profit represents the profit earned by each segment without allocation of central administration costs, directors' emoluments, exchange gain/(loss), and bank interest income.

5. 經營分部資料

就管理目的而言,本集團現分為兩類經 營業務分部,即:

(a) 租金及店舖管理

租金及店舗管理營運業務分部涉及 向租戶出租食肆場地及向租戶提供 清潔及公用事業服務(「**租金及店舖 管理**」)。

(b) 餐飲檔位

餐飲檔位營運業務分部主要涉及透過位於本集團及第三方經營及管理的食肆(「餐飲檔位」)直接向消費者零售飲品、煙草產品及熟食(如雜菜飯、煮炒、燒臘及雞飯)。

來自服務收入及租金收入的分部間收益 乃參考類似服務及場地向外部人士收取 的價格進行定價,而計入服務收入的分 部間管理費收益乃按員工成本的加成率 收取。

管理層按個別基準監察其業務單位之經營業績,以決定資源分配及評估表現。 分部表現乃按經營溢利或虧損(計量方式 在若干方面有別於綜合財務報表內之經營溢利或虧損)評估。

經營分部的會計政策與附註3所述的本 集團會計政策相同。分部溢利指各分部 所賺取的溢利,並未分配中央行政成 本、董事酬金、匯兑收益/(虧損)及銀 行利息收入。

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION (Continued)

5. 經營分部資料(續)

For the year ended 31 December 2021:

截至2021年12月31日止年度:

		Rental and Outlet Management 租金及 店舗管理	Food and Beverage Stalls	Unallocated 未分配	Total
		乃胡官珪 S\$′000	餐飲檔位 S\$′000	本万能 S\$′000	總計 S\$′000
		千新加坡元	千新加坡元	千新加坡元	千新加坡元
Segment revenue	分部收益				
External revenue from contracts	來自客戶合約的				
with customers	外部收益	2,484	28,900	-	31,384
External rental income	外部租金收入	6,002	_	_	6,002
		8,486	28,900	-	37,386
Inter-segment revenue	分部間收益				
— Rental and service income	一 租金及服務收入	14,618	_	_	14,618
Elimination	對銷	(14,618)	_	_	(14,618)
		8,486	28,900	-	37,386
Segment profit/(loss)	分部溢利/(虧損)	4,281	3,146	(2,423)	5,004

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION (Continued)

5. 經營分部資料(續)

Food and

Beverage

Stalls

For the year ended 31 December 2021: (Continued)

截至2021年12月31日止年度:(續)

Unallocated

Total

		店舖管理 S\$′000 千新加坡元	餐飲檔位 S\$′000 千新加坡元	未分配 S\$′000 千新加坡元	總計 S\$′000 千新加坡元
		下机加极儿 ————————————————————————————————————	一村加坡儿 ————————————————————————————————————	一利加坡儿 ————————————————————————————————————	T 机加极几
Other segment information	其他分部資料				
Included in the measures of segment	於計量分部溢利/(虧損)				
profit/(loss) and segment assets:	及分部資產時計入 以下各項:				
Fair value gain of investment properties	投資物業公平值收益	654	_	_	654
Finance costs	財務成本	(1,481)	_	(50)	(1,531)
Addition to non-current assets (Note)	非流動資產添置(附註)	20,688	1,057	65	21,810
Depreciation of property,	物業、廠房及設備折舊				
plant and equipment		(149)	(261)	(213)	(623)
Depreciation of right-of-use assets	使用權資產折舊	(331)	(383)	_	(714)
Staff costs	員工成本	(1,858)	(6,325)	(2,130)	(10,313)
Property rentals and related expenses	物業租金及相關開支	(2,061)	(885)	_	(2,946)

Rental

租金及

and Outlet

Management

Note: Non-current assets included investment properties, property, plant and equipment and right-of-use assets.

附註: 非流動資產包括投資物業、物業、廠房及設 備以及使用權資產。

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION (Continued)

5. 經營分部資料(續)

For the year ended 31 December 2021: (Continued)

截至2021年12月31日止年度:(續)

		Rental and Outlet Management 租金及 店舗管理 \$\$'000 千新加坡元	Food and Beverage Stalls 餐飲檔位 S\$'000 千新加坡元	Unallocated 未分配 S\$'000 千新加坡元	Total 總計 \$\$'000 千新加坡元
Reportable segment assets	可報告分部資產	150,331	7,219	_	157,550
Other financial assets	其他金融資產	-	-	1,568	1,568
Prepayments and deposits paid	預付款項及已付押金	_	_	736	736
Pledged bank deposits	已抵押銀行存款	_	_	1,015	1,015
Deferred tax assets	遞延税項資產	_	-	47	47
Other unallocated assets:	其他未分配資產:				
— Property, plant and equipment	一物業、廠房及設備	-	_	6,921	6,921
Consolidated total assets	綜合資產總值	150,331	7,219	10,287	167,837
Reportable segment liabilities	可呈報分部負債	90,567	4,155	_	94,722
Tax payable	應付税項	_	_	541	541
Other unallocated liabilities:	其他未分配負債:				
— Accruals and other payables	一 應計費用及				
	其他應付款項	_		674	674
Consolidated total liabilities	綜合負債總額	90,567	4,155	1,215	95,937

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION (Continued)

5. 經營分部資料(續)

For the year ended 31 December 2020:

截至2020年12月31日止年度:

		Rental and Outlet Management 租金及 店舗管理 S\$'000 千新加坡元	Food and Beverage Stalls 餐飲檔位 S\$'000 千新加坡元	Unallocated 未分配 S\$'000 千新加坡元	Total 總計 S\$'000 千新加坡元
Segment revenue	分部收益				
External revenue from contracts	來自客戶合約的				
with customers	外部收益	2,103	28,250	_	30,353
External rental income	外部租金收入	4,548		_	4,548
		6,651	28,250	-	34,901
Inter-segment revenue	分部間收益				
— Rental and service income	一 租金及服務收入	13,991	_	_	13,991
Elimination	對銷	(13,991)	_	_	(13,991)
Segment revenue from external	來自外部客戶的				
customers	分部收益	6,651	28,250	_	34,901
Segment profit/(loss)	分部溢利/(虧損)	1,423	3,403	(2,359)	2,467

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION (Continued)

5. 經營分部資料(續)

Food and

Beverage

For the year ended 31 December 2020: (Continued)

截至2020年12月31日止年度:(續)

		Management 租金及	Stalls	Unallocated	Total
		店舗管理 S\$'000 千新加坡元	餐飲檔位 S\$′000 千新加坡元	未分配 S\$'000 千新加坡元	總計 S\$ ′000 千新加坡元
Other segment information	其他分部資料				
Included in the measures of segment profit/(loss) and segment assets:	於計量分部溢利/(虧損) 及分部資產時計入 以下各項:				
Fair value loss of investment properties	投資物業公平值虧損	(846)	_	_	(846)
Finance costs	財務成本	(1,636)	_	(72)	(1,708)
Addition to non-current assets (Note) Depreciation of property,	非流動資產添置(附註) 物業、廠房及設備折舊	23,112	60	51	23,223
plant and equipment		(222)	(96)	(117)	(435)
Depreciation of right-of-use assets	使用權資產折舊	(840)	(185)	_	(1,025)
Staff costs	員工成本	(1,256)	(5,334)	(1,705)	(8,295)
Property rentals and related expenses	物業租金及相關開支	(2,113)	(711)	_	(2,824)
Gain on disposal of property,	出售物業、廠房				
plant and equipment	及設備的收益	_	8	_	8

Rental and

Outlet

Note: Non-current assets included investment properties, property, plant and equipment and right-of-use assets.

附註: 非流動資產包括投資物業、物業、廠房及設 備以及使用權資產。

For the year ended 31 December 2021 截至2021年12月31日止年度

5. OPERATING SEGMENT INFORMATION (Continued)

5. 經營分部資料(續)

For the year ended 31 December 2020: (Continued)

截至2020年12月31日止年度:(續)

		Rental and Outlet Management 租金及 店舖管理 S\$'000	Food and Beverage Stalls 餐飲檔位 S\$'000	Unallocated 未分配 S\$'000	Total 總計 S\$'000
		千新加坡元	千新加坡元	千新加坡元	千新加坡元
Reportable segment assets	可報告分部資產	136,453	6,022	_	142,475
Other financial assets	其他金融資產	_	_	685	685
Pledged bank deposits	已抵押銀行存款	_	-	1,015	1,015
Other unallocated assets:	其他未分配資產:				
— Property, plant and equipment	一 物業、廠房及設備	-	-	3,581	3,581
Consolidated total assets	綜合資產總值	136,453	6,022	5,281	147,756
Reportable segment liabilities	可呈報分部負債	76,845	2,945	_	79,790
Tax payable	應付税項	_	_	185	185
Other unallocated liabilities:	其他未分配負債:				
— Accruals and other payables	一 應計費用及				
	其他應付款項			449	449
Consolidated total liabilities	綜合負債總額	76,845	2,945	634	80,424

Information about major customers

No single major customer contributed more than 10% of the Group's total revenue. The revenue is spread over a broad base of customers.

Geographical information

The Group operates mainly in Singapore with revenue generated in, and non-current assets situated in, Singapore. Accordingly, an analysis of revenue and non-current assets of the Group by geographical distribution has not been presented.

有關主要客戶的資料

概無單一主要客戶佔本集團總收益超過 10%。收益分佈於廣泛客戶群。

地理資料

本集團主要於新加坡營運,收益源於新 加坡且非流動資產位於新加坡。因此, 概無呈列按地域分佈的本集團收益及資 產分析。

For the year ended 31 December 2021 截至2021年12月31日止年度

6. REVENUE

6. 收益

		2021 年 S\$′000 千新加坡元	2020年 S\$′000 千新加坡元
Revenue from contracts with customers	客戶合約收益		
Sales of goods, recognised on point in time basis	銷售貨品,於某一時間點確認		
 Sales of cooked food, beverage and tobacco products 	─ 銷售熟食、飲品 及煙草產品	28,900	28,250
Services income, recognised on over time basis	服務收入,於一段時間內確認		
— Provision of cleaning and utilities	一 提供管理、清潔及		
services to tenants	公用事業服務	2,484	2,103
		31,384	30,353
Revenue from other sources	其他來源收益		
Rent from leases of premises to tenants	向租戶出租場地的租金	6,002	4,548
		37,386	34,901

7. OTHER INCOME, GAINS AND LOSSES, NET 7. 其他收入、收益及虧損淨額

2021

2020

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
Gain on disposal of property,	出售物業、廠房及設備之		
plant and equipment, net	收益淨額	_	8
Exchange (loss)/gain	匯兑(虧損)/收益	(10)	246
Interest income	利息收入	_*	20
Dividend income from financial assets	按公平值計入損益的金融資產		
at FVTPL	產生的股息收入	25	_
Fair value gain on financial assets	按公平值計入損益的金融資產		
at FVTPL	公平值收益	109	9
Sundry income	雜項收入	127	101
		251	384

Less than S\$1,000

^{*:} 少於1,000新加坡元。

For the year ended 31 December 2021 截至2021年12月31日止年度

8. FINANCE COSTS

9.

8. 財務成本

2021

2020

	est on borrowings est on lease liabilities		水的利息 宜負債的利息	2021年 S\$'000 千新加坡元 1,458 73	2020年 S\$'000 千新加坡元 1,666 42 1,708
PRO	FIT BEFORE TAX		9.	除税前溢利	
				2021 2021 年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
	before tax is arrived at after rging the following items:		前溢利乃於扣除以下各 函:	- 項後	
(a)	Staff costs (including directors'	(a)	員工成本(包括董事酬	州金)	
	emoluments) Salaries and benefits (Note) Contribution to defined		薪金及福利(附註) 定額供款計劃的供	9,683 款	7,698
	contribution plans			630	597
				10,313	8,295
(b)	Other items Auditor's remuneration	(b)	其他項目 核數師薪酬		
	— annual audit services Expenses relating to short-term		一 年度核數服務 短期租賃有關的開	100	100
	leases		应剂但具有 嗍咐州,	2,946	2,824

Note: For the year ended 31 December 2021, COVID-19 related government grants or assistance amounted to \$\$1,572,000 (2020: \$\$2,027,000) have been offset against staff costs.

附註:截至2021年12月31日止年度,與COVID-19 相關為數1,572,000新加坡元(2020年: 2,027,000新加坡元)的政府補助或援助已抵 銷員工成本。

For the year ended 31 December 2021 截至2021年12月31日止年度

10. DIRECTORS' EMOLUMENTS

10. 董事酬金

Details for the emoluments of each director of the Company during the reporting period are as follows:

本公司各董事於報告期內的薪酬詳情如下:

For the year ended 31 December 2021

		截至2021年12月31日止年度					
					Contributions to defined contribution	Other	
		Directors'		Discretionary	retirement	short-term	
		fees	Salaries	bonuses	plan	benefits	Total
					定額供款退休	其他	
		董事袍金	薪金	酌情花紅	計劃的供款	短期福利	總計
		S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
		千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元
Executive directors:	執行董事:						
Mr. Chu Chee Keong	朱志強先生(「 朱先生 」)						
(Zhu Zhiqiang) ("Mr. Chu")		_	550	229	18	_	797
Ms. Leow Poh Hoon	廖宝云女士(「 廖女士 」)						
(Liao Baoyun) (" Ms. Leow ")		-	150	50	18	-	218
Ms. Chu Pek Si	朱佩诗女士(「 朱女士 」)						
(Zhu Peishi) (" Ms. Chu ")		-	72	24	16	-	112
Independent non-executive	獨立非執行董事:						
directors:							
Mr. Wong Loke Tan	Wong Loke Tan 先生						
("Mr. Wong")	(「Wong 先生」)	26	-	-	_	_	26
Mr. Loh Eu Tse Derek	盧有志先生(「 盧先生 」)						
("Mr. Loh") (Note (b))	(附註(b))	13	-	-	-	-	13
Mr. Mah Seong Kung	马雄刚先生(「 马先生 」)						
(" Mr. Mah ")		31	-	_	_	_	31
Mr. Ng Yong Hwee	黄荣辉(「 黄先生 」)						
("Mr. Ng") (Note (c))	(附註(c))	13		_	-	_	13
		83	772	303	52	_	1,210

For the year ended 31 December 2021 截至2021年12月31日止年度

10. DIRECTORS' EMOLUMENTS (Continued)

10. 董事酬金(續)

For the year ended 31 December 2020 截至2020年12月31日止年度

		Directors' fees 董事袍金 S\$'000 千新加坡元	Salaries 薪金 S\$'000 千新加坡元	Discretionary bonuses 酌情花紅 S\$'000 千新加坡元	Contributions to defined contribution retirement plan 定額供款退休 計劃的供款 S\$'000 千新加坡元	Other short-term benefits 其他 短期福利 S\$'000 千新加坡元	Total 總計 S\$'000 千新加坡元
		1 11/134 200	1 1/1/34 200	1 11/138 207 0	1 1/1/24 2007 0	1 1///// // // // // // // // // // // /	1 1/1/38 /2(7 0
Executive directors:	執行董事:						
Mr. Chu Chee Keong	朱志強先生(「 朱先生 」)						
(Zhu Zhiqiang) ("Mr. Chu")		-	550	46	12	-	608
Ms. Leow Poh Hoon	廖宝云女士(「 廖女士 」)						
(Liao Baoyun) (" Ms. Leow ")		-	150	75	12	-	237
Ms. Chu Pek Si (Zhu Peishi)	朱佩诗女士(「朱女士」)						
(" Ms. Chu ") (Note (a))	(附註(a))	20	16	2	3	-	41
Independent non-executive	獨立非執行董事:						
directors:							
Mr. Wong Loke Tan	Wong Loke Tan 先生						
("Mr. Wong")	(「Wong 先生」)	26	-	-	-	-	26
Mr. Loh Eu Tse Derek	盧有志先生(「 盧先生 」)						
("Mr. Loh")		26	-	-	-	-	26
Mr. Mah Seong Kung	马雄刚先生(「 马先生 」)						
("Mr. Mah")		31	_			_	31
		103	716	123	27	_	969

Notes:

- (a) Ms. Chu has been re-designated as an executive director with effect from 10 October 2020.
- (b) Mr. Loh retired as an independent non-executive director with effect from 29 June 2021.
- (c) Mr. Ng has been appointed as an independent non-executive director of the board on 29 June 2021.

附註:

- (a) 朱女士獲調任為執行董事,自2020年10月 10日起生效。
 - (b) 盧先生自2021年6月29日起退任獨立非執行 董事。
- (c) 黄先生於2021年6月29日獲委任為董事會的 獨立非執行董事。

For the year ended 31 December 2021 截至2021年12月31日止年度

10. DIRECTORS' EMOLUMENTS (Continued)

The remuneration shown above represents remuneration received and receivable from the Group by these directors in their capacity as employees to the Group and/or in their capacity as directors of the Company during the years ended 31 December 2021 and 2020 respectively. None of the directors agreed to waive or waived any emoluments during the year (2020: Nil). The Company's executive directors' emoluments shown were mainly for their services in connection with the management of the affairs of the Company and the Group. The Company's independent non-executive directors' emoluments shown above were mainly for their services as directors of the Company.

11. EMPLOYEES' EMOLUMENTS

Five highest paid individuals

The five highest paid employees during the year included 2 (2020: 2) directors and details of whose emoluments are set out in note 10 above. Details of the emoluments of the remaining 3 (2020: 3) highest paid employees who are not a director during the year are as follows:

10. 董事酬金(續)

上文所示酬金指該等董事以分別作為本 集團僱員身份及/或以本公司董事身份 分別於本集團截至2021年及2020年12 月31日止年度已收及應收的酬金。於年 內,概無董事已同意豁免或已豁免任何 酬金(2020年:零)。所示的本公司執行 董事酬金主要作為其與管理本公司及本 集團之事務相關服務之酬勞。上文所示 本公司獨立非執行董事的酬金主要為彼 等擔任本公司董事而設。

11. 僱員薪酬

五名最高薪酬人士

於本年度,五名最高薪酬僱員分別包括2 名(2020年:2名)董事,彼等的酬金詳 情載於上文附註10。於本年度,餘下3 名(2020年:3名)最高薪酬僱員(並非董 事)的酬金詳情如下:

		2021	2020
		2021年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Salaries, other allowances and	薪金、其他津貼及實物福利		
benefits in kind		511	531
Discretionary bonuses	酌情花紅	40	22
Contributions to defined contribution	定額供款退休計劃的供款		
retirement plan		40	47
		591	600

For the year ended 31 December 2021 截至2021年12月31日止年度

11. EMPLOYEES' EMOLUMENTS (Continued)

Five highest paid individuals (Continued)

The number of non-director highest paid employees whose emoluments fell within the following bands is as follows:

11. 僱員薪酬(續)

五名最高薪酬人士(續)

薪酬屬以下範圍的非董事最高薪酬僱員 人數如下:

		2021 2021年	2020 2020年
Nil to HK\$1,000,000	零至1,000,000港元(相等於零		
(equivalent to Nil to S\$173,428)	至173,428新加坡元)	2	1
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元		
(equivalent to S\$173,428	(相等於173,428新加坡元		
to S\$260,143	至260,143新加坡元)	_	1
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元		
(equivalent to S\$260,143	(相等於260,143新加坡元至		
to S\$346,857)	346,857新加坡元)	_	1
HK\$2,000,001 to HK\$2,500,000	2,000,001港元至2,500,000港元		
(equivalent to S\$346,857	(相等於346,857新加坡元至		
to S\$433,571)	433,571新加坡元)	1	_
		3	3

During the year, no emoluments were paid by the Group to the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office (2020: Nil). None of the five highest paid individuals have waived any emoluments during the year (2020: Nil).

於本年度,本集團概無向五名最高薪酬 人士支付薪酬,作為加入本集團或加入 本集團後的獎勵或作為離職補償金(2020 年:無)。於本年度,該五名最高薪酬人 士概無放棄任何酬金(2020年:無)。

For the year ended 31 December 2021 截至2021年12月31日止年度

12. TAXATION

No provision of taxation in Hong Kong has been made as the Group's income neither arises in, nor derived from, Hong Kong.

The Singapore Corporate Income tax ("CIT") rate was 17% (2020: 17%) during the year. Income tax expense for the Group relates wholly to the profits of the subsidiaries, which were taxed at 17% in Singapore. Major components of income tax expense for the year are:

12. 税項

由於本集團的收入並非來自或來源於香港,故並無就香港稅項作出撥備。

於本年度,新加坡企業所得税(「企業所得税」)率為17%(2020年:17%)。本集團的所得税開支完全與附屬公司的溢利有關,該等附屬公司於新加坡按17%的税率繳税。於本年度的所得税開支主要組成部分為:

		2021	2020
		2021年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Current tax:	即期税項:		
Singapore CIT	新加坡企業所得税	528	185
Deferred tax	遞延税項	(47)	_
(Over)/under provision in respect	過往年度(超額撥備)/撥備不足		
of prior years		(45)	92
		400	077
		436	277

For the year ended 31 December 2021 截至2021年12月31日止年度

12. TAXATION (Continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the country in which the Company's subsidiaries are domiciled to the tax expenses at the effective tax rate, is as follows:

12. 税項(續)

按本公司附屬公司所在國家法定適用税率就除税前溢利計算的税項開支與按實際稅率計算的税項開支對賬如下:

2021

2020

		2021年 S\$′000	2020年 S\$′000
		千新加坡元	千新加坡元
Profit before tax	除税前溢利	5,004	2,467
Tax at the statutory tax rate of 17%	按法定税率17%(2020年:17%)		
(2020: 17%)	計算的税項	851	419
Non-deductible expenses	不可扣税開支	82	267
Non-taxable income	無需繳税收入	(336)	(397)
Effect of tax exemption and tax relief	税項豁免及税項減免的影響	(204)	(146)
Unutilised tax losses previously	先前未確認的未動用税項虧損		
not recognised		_	(31)
Tax losses not recognised	未確認税項虧損	88	73
(Over)/under provision in prior years	過往年度(超額撥備)/撥備不足	(45)	92
Taxation charge	税項支出	436	277

At 31 December 2021, deferred tax assets of S\$47,000 (2020: Nil) have been recognised in respect of deductible temporary difference arising from decelerated tax depreciation.

於2021年12月31日,已就減速税項折舊產生的可扣減暫時差額確認遞延税項資產47,000新加坡元(2020年:無)。

13. DIVIDENDS

The Directors of the Company do not recommend the payment of any final dividend for the years ended 31 December 2021 and 2020. No interim dividend was declared during 2021 and 2020.

13. 股息

本公司董事不建議就截至2021年及2020年12月31日止年度派付任何末期股息。 於2021年及2020年並無宣派中期股息。

For the year ended 31 December 2021 截至2021年12月31日止年度

14. EARNINGS PER SHARE

The calculation of basic earnings per share is based on the profit for the year of approximately \$\$4,568,000 (2020: approximately \$\$2,190,000) and the weighted average number of ordinary shares of the Company in issue during the year is 800,000,000 shares (2020: 800,000,000 shares).

No adjustment is made in arriving at diluted earnings per share as there were no potential ordinary shares in issue for both years.

15. INVESTMENT PROPERTIES

14. 每股盈利

每股基本盈利乃基於本年度溢利約 4,568,000新加坡元(2020年:約2,190,000 新加坡元)及本公司於本年度已發行普通股之加權平均數800,000,000股(2020年:800,000,000股)計算。

由於該兩個年度均無任何已發行潛在普 通股,故於達致每股攤薄盈利時並無作 出調整。

15. 投資物業

S\$'000

		千新加坡元
Fair value	公平值	
At 1 January 2020	於2020年1月1日	104,300
Additions	添置	22,846
Net loss arising from change in fair value of	投資物業公平值變動產生的虧損淨額	
investment properties		(846)
At 31 December 2020 and 1 January 2021	於2020年12月31日及2021年1月1日	126,300
Additions	添置	12,646
Transferred to property, plant and equipment (Note)	轉撥至物業、廠房及設備(附註)	(3,500)
Net gain arising from change in fair value of	投資物業公平值變動產生的收益淨額	
investment properties		654

In relation to the additions of investment properties during the year at an aggregate consideration of approximately \$\$12,646,000 (2020: \$\$22,846,000), the purchase consideration was settled by borrowings of approximately \$\$10,200,000 (2020: \$\$17,760,000) and payment by the Group during the year of approximately \$\$2,446,000 (2020: \$\$5,086,000).

就年內以總代價約新加坡12,646,000元(2020年:22,846,000新加坡元)添置的投資物業而言,購買代價以借款約10,200,000新加坡元(2020年:17,760,000新加坡元)及本集團於年內的付款約2,446,000新加坡元(2020年:5,086,000新加坡元)結算。

For the year ended 31 December 2021 截至2021年12月31日止年度

15. INVESTMENT PROPERTIES (Continued)

The investment properties of the Group consist of 10 (2020: 9) food centres that are held under leasehold interests and 1 (2020: 1) food centre that is held under freehold interests to earn rentals and/or for capital appreciation as at 31 December 2021 and 2020, all of which are located in Singapore. The investment properties are stated at fair value. Fair value is estimated by the management of the Group with reference to valuation report provided by an independent valuer, Knight Frank Pte. Ltd. (2020: Knight Frank Pte. Ltd.), who holds a recognised and relevant professional qualification and has recent experience in the location and category of the investment properties being valued. The fair value measurements of the investment properties are categorised as Level 3 valuation. The Group's investment properties' fair values are determined using comparable sales method and income capitalization method.

The valuations that have been arrived at using comparable sales method were determined by reference to market evidence of transaction prices for similar properties in similar locations and conditions. The valuations that have been arrived at using income capitalisation method were determined by capitalising the market rentals of all lettable units of the properties by reference to the rentals achieved in the lettable units as well as other lettings of similar properties in the neighbourhood. The capitalisation rate adopted is made by reference to the yield rates observed by the valuer for similar properties in similar locality and adjusted based on the valuer's knowledge of the factors specific to the respective properties. Other than certain investment properties with carrying values of \$15,800,000 (2020: S\$15,000,000) as at 31 December 2021, of which the valuations have been arrived at using direct comparison method in 2021 and which used the income capitalisation method in 2020, there was no change in the valuation technique used to determine the fair values of each of the respective investment properties in 2021. The change in valuation technique in 2021 for the valuation of these certain investment properties with carrying values of S\$15,800,000 (2020: S\$15,000,000) as at 31 December 2021 was due to change in market conditions such that market evidence of transaction prices for similar properties in similar locations and conditions could be found available as at the valuation date in 2021.

15. 投資物業(續)

使用可資比較銷售法得出的估值乃經 參考相若地點及狀況的類似物業交易 價格的市場憑證後釐定。估值乃採用收 益資本化法釐定,方法為透過參考可出 租單位以及鄰近社區類似物業的其他 出租單位所取得的租金,將物業所有可 出租單位的市場租金資本化。所採用的 資本化比率乃參考估值師就類似地區 相似物業觀察所得之收益率釐定,並 根據估值師對各物業特定因素的了解 作出調整。除於2021年12月31日賬 面 值 為 15,800,000 新 加 坡 元 (2020 年: 15,000,000新加坡元)的若干投資物業 (其估值已於2021年採用直接比較法及 於2020年採用收益資本化法計得)外, 於2021年用於釐定相關投資物業公平值 的估值技術並無變動。該等於2021年12 月31日賬面值為15,800,000新加坡元 (2020年:15,000,000新加坡元)的若干 投資物業估值所用的估值技術於2021年 發生變動乃由於市況出現變動,從而可 於2021年估值日期獲得相若地點及條件 的類似物業交易價格的市場證據。

For the year ended 31 December 2021 截至2021年12月31日止年度

15. INVESTMENT PROPERTIES (Continued)

The fair values of the investment properties were derived using valuation technique with unobservable inputs being used which could result in significantly higher or lower amounts of the fair values being measured, hence are categorized as Level 3 valuations.

In estimating the fair value of investment properties, the highest and best use of the Group's investment properties is their current use. The fair value of certain investment properties have been adjusted to exclude prepaid or accrued operating lease income to avoid double counting.

15. 投資物業(續)

投資物業的公平值乃使用估值技術得 出,使用不可觀察輸入數據,可能導致 所計量的公平值大幅增加或減少,因此 分類為第三級估值。

於估計投資物業的公平值時,本集團投 資物業現有用途為其最高及最佳用途。 為避免重複計算,若干投資物業的公平 值已作調整,以撇除預付或應計經營租 賃收入。

Type of building 樓宇類別	Valuation techniques and key inputs 估值技術及 主要輸入數據	Significant unobservable inputs 重大不可觀察 輸入數據	Relationship of unobservable inputs to fair value 不可觀察輸入數據 與公平值之關系
Commercial Building 2021: S\$23,300,000 2020: S\$15,000,000	2021: Direct comparison method The key input is: (i) unit sale rate	2021: Unit sale rate, taking into account differences in the transaction time, location, and individual factors, such as size, age, floor, flow of people and frontage, between the comparable and the property, ranging from S\$11,000 to S\$133,000 per square meter on gross floor area basis for properties.	2021: An increase in the unit sale rate used would result in an increase in the fair value measurement of the investment properties by the same percentage increase, and vice versa.
	_	_	,

商業樓宇 2021年:23,300,000 新加坡元

2020年:15,000,000 新加坡元

2021年: 直接比較法

主要輸入數據為: (i) 單位售價

2021年:

單位售價(經計及可資比較 所用單位售價增加將導致 樓宇與物業之間的交易時 間、地點以及面積、樓 齡、樓層、人流量及臨街 地界等個別因素的差異) 介乎每平方米11,000新 加坡元至133,000新加坡 元之間乃按物業建築面積 計算。

2021年:

投資物業的公平值計量 按相同的百分比增加進 行,反之亦然。

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Type of building 樓宇類別	Valuation techniques and key inputs 估值技術及 主要輸入數據	Significant unobservable inputs 重大不可觀察 輸入數據	Relationship of unobservable inputs to fair value 不可觀察輸入數據 與公平值之關系
	2020: Income capitalisation approach: The key inputs are: (i) capitalisation rate; and (ii) market rent per square foot	2020: Capitalisation rate, taking into account the capitalisation of the net income potential, nature of the property, prevailing market condition, of 3.50% to 4.00%.	2020: The higher the capitalisation rate, the lower the fair value.
		Market rent, taking into account direct market comparables as the properties at an average of S\$235 per square metre per month.	The higher the market rent, the higher the fair value.
	2020年: 收益資本化法: 主要輸入數據為: (i) 資本化比率;及 (ii) 每平方尺市場租金	2020年: 資本化比率(經計及收入淨額的資本化潛力、物業性質、現有市況)為3.50%至4.00%。	
	(·/, -3-1737 (·/- 0) has all	市場租金(經計及物業的直接市場可資比較項目)平均為每月每平方米235新加坡元。	

For the year ended 31 December 2021 截至2021年12月31日止年度

Type of building 樓宇類別	Valuation techniques and key inputs 估值技術及 主要輸入數據	Significant unobservable inputs 重大不可觀察 輸入數據	Relationship of unobservable inputs to fair value 不可觀察輸入數據 與公平值之關系
Public Housing food centres 2021: S\$112,800,000 2020: S\$107,800,000	Direct comparison method The key input is: (i) unit sale rate	Unit sale rate, taking into account differences in the transaction time, location, and individual factors, such as size, age, floor, flow of people and frontage, between the comparable and the property, ranging from \$\$24,000 to \$\$56,000 (2020: \$\$28,000 to \$\$54,000) per square meter on gross floor area basis for properties.	An increase in the unit sale rate used would result in an increase in the fair value measurement of the investment properties by the same percentage increase, and vice versa.
公共房屋美食中心 2021年:112,800,000 新加坡元 2020年:107,800,000 新加坡元	直接比較法 主要輸入數據為: (i) 單位售價	單位售價(經計及可資比較樓宇與物業之間的交易時間、地點以及面積、樓齡、樓層、人流量及的。 街地界等個別因素24,000新加坡元至56,000新加坡元(2020年:介乎每平方米28,000新加坡元(2020新加坡元)之間乃按物業建築面積計算。	所用單位售價增加將導致 投資物業的公平值計量 按相同的百分比增加進 行,反之亦然。

For the year ended 31 December 2021 截至2021年12月31日止年度

Type of building 樓宇類別	Valuation techniques and key inputs 估值技術及 主要輸入數據	Significant unobservable inputs 重大不可觀察 輸入數據	Relationship of unobservable inputs to fair value 不可觀察輸入數據 與公平值之關系
Industrial building 2020: S\$1,500,000 (note)	Direct comparison method The key input is: (i) Unit sale rate	Unit sale rate, taking into account the time, location, and individual factors, such as size, age, floor and frontage, between the comparable and the property, ranging from S\$3,300 to S\$3,400 per square meter on gross floor area basis for properties.	An increase in the unit sale rate used would result in an increase in the fair value measurement of the investment properties by the same percentage increase, and vice versa.
工業樓宇 2020年:1,500,000 新加坡元(附註)	直接比較法 主要輸入數據為: (i) 單位售價	單位售價(經計及可資比較樓宇與物業之間的時間、地點以及面積、樓齡、樓層及臨街地界等個別因素)介乎每平方米3,300新加坡元至3,400新加坡元之間乃按物業建築面積計算。	所用單位售價增加將導致 投資物業的公平值計量 按相同的百分比增加進 行,反之亦然。

For the year ended 31 December 2021 截至2021年12月31日止年度

15. INVESTMENT PROPERTIES (Continued)

15. 投資物業(續)

Type of building 樓宇類別	Valuation techniques and key inputs 估值技術及 主要輸入數據	Significant unobservable inputs 重大不可觀察 輸入數據	Relationship of unobservable inputs to fair value 不可觀察輸入數據 與公平值之關系
Industrial building 2020: S\$2,000,000 (note)	Income capitalisation approach: The key inputs are: (i) capitalisation rate; and (ii) market rent per square metre	Capitalisation rate, taking into account the capitalisation of the net income potential, nature of the property, prevailing market condition, of 6.75% to 7.25%.	The higher the capitalisation rate, the lower the fair value.
		Market rent, taking into account direct market comparables as the properties at an average of \$\$99 per square metre per month.	The higher the market rent, the higher the fair value.
工業樓宇 2020年:2,000,000 新加坡元(附註)	收益資本化法: 主要輸入數據為: (i) 資本化率;及 (ii) 每平方米市場租金	資本化比率(經計及收入淨額的資本化潛力、物業性質、現時市況)為6.75%至7.25%。	資本化率愈高,公平值愈 低。
	1.4 - 2- 1.73 (1.11) Ø IMM	市場租金(經計及物業的直接市場可資比較項目)平均為每月每平方米99新加坡元。	市場租金愈高,公平值愈高。

Note: The industrial buildings with the carrying amounts of \$\$3,500,000 were transferred to property, plant and equipment upon the change in use of the properties such that the properties were no longer held by the Group to earn rentals or for capital appreciation. The transfers were made upon the commencement of the Group's occupation of the properties for its office premises and own food and beverage stalls operations during the year.

附註: 賬面值為3,500,000新加坡元的工業樓宇於物業用途變更後轉撥至物業、廠房及設備,以致本集團不再持有該等物業以賺取租金或作資本增值。該等轉撥乃本集團於年內開始佔用物業作辦公室物業及自有餐飲檔位營運時作出。

For the year ended 31 December 2021 截至2021年12月31日止年度

15. INVESTMENT PROPERTIES (Continued)

The Group's policy is to recognise transfer between levels of the fair value hierarchy as at the end of the reporting period in which they occur. There were no transfers between levels during the years ended 31 December 2021 and 2020.

The investment properties of the Group with a carrying amount of S\$126,600,000 (2020: S\$126,300,000) have been pledged to secure borrowings of the Group (see note 25). The Group is not allowed to pledge these assets as security for other borrowings or to sell them to another entity.

At the reporting date, the details of the Group's investment properties are as follows:

15. 投資物業(續)

本集團的政策為於報告期末公平值層級間發生轉撥時確認有關轉撥。截至2021年及2020年12月31日止年度,各公平值層級間並無轉撥。

本集團賬面值為126,600,000新加坡元(2020年:126,300,000新加坡元)的投資物業已作抵押,以擔保本集團的借款(見附註25)。本集團不得將該等資產作為其他借款的抵押或將其出售予另一實體。

於報告日期,本集團投資物業的詳情如下:

Location 位置	Description/existing use 描述/現有用途	Tenure 年期
220 Orchard Road #B1-10/11 Midpoint Orchard, Singapore 238852	Two strata-titled retail units (food centre)	Freehold
	二個分層業權零售單位(美食中心)	永久業權
Block 631 Bedok Reservoir Road #01-982, Singapore 470631	A coffee shop with living quarters (food centre) 設於生活區的咖啡店(美食中心)	Leasehold 88 years commencing from 1 October 1993 租賃權自1993年10月1日起計 88年
Block 744 Bedok Reservoir Road #01-3019, Singapore 470744	An eating establishment with living quarters (food centre) 設於生活區的食肆(美食中心)	Leasehold 90 years commencing from 1 August 1995 租賃權自1995年8月1日起計 90年
101 Upper Cross Street #01-02/ A/B/C/E, #01-04A, #01-05A/B/C/P, People's Park Centre, Singapore 058357	Nine strata-titled shop units (food centre and retail shop)	Leasehold 99 years commencing from 2 June 1970
	九間分層商舗(美食中心及零售店)	租賃權自1970年6月2日起計 99年
Block 101, Yishun Avenue 5, #01-93, Singapore 760101	An eating house with living quarters (food centre) 設於生活區的餐廳(美食中心)	84 years lease from 1 January 1993 租約自1993年1月1日起為期 84年

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Location 位置	Description/existing use 描述/現有用途	Tenure 年期
Block 134, Jurong Gateway Road, #01-309, Singapore 600134	An eating house (food centre)	91 years lease from 1 April 1993
#01-309, Siligapore 600134	食肆(美食中心)	租約自1993年4月1日起為期 91年
Block 139, Tampines Street 11, #01-08, Singapore 521139	An eating house with living quarters (food centre)	90 years lease from 1 July 1993
1101 00, Ulligapore 321100	設於生活區的餐廳(美食中心)	租約自1993年7月1日起為期 90年
Block 145, Teck Whye Avenue #01-151, Singapore 680145	An eating house (food centre)	92 years lease from 3 July 1992
#01-151, Silligapore 060145	食肆(美食中心)	租約自1992年7月3日起計92年
Block 491, Jurong West Avenue 1, # 01-173, Singapore 640491	An eating house (food centre)	88 years lease from 1 December 1996
# 01-173, 3111gapore 040491	食肆(美食中心)	租約自1996年12月1日起為期 88年
200 Jalan Sultan, #01-05, Textile Centre, Singapore 199018	Two strata-titled shop units (food centre)	Leasehold 99 years with effect from 2 June 1970
Centre, Singapore 199010	二個分層業權商舖單位(美食中心)	租賃權99年,自1970年6月2日 起生效
Block 171, Yishun Avenue 7, #01-781, Singapore 760171	An eating house (food centre)	Leasehold 93 years with effect from 1 January 1994
	食肆(美食中心)	租賃權93年,自1994年1月1日 起生效

For the year ended 31 December 2021 截至2021年12月31日止年度

16. PROPERTY, PLANT AND EQUIPMENT 16. 物業、廠房及設備

Freehold Iand and Furniture Iand office Moto Iand Iand	es Total 車 總計 00 S\$'000
Rand Buildings And fittings Equipment Vehicl	es Total 車 總計 00 \$\$'000 元 千新加坡元
和賃土地及 食肆及 永久業權土地 樓字 傢俬及裝置 辦公室設備 汽 S\$'000 S\$'000 S\$'000 S\$'000 S\$'000 千新加坡元 千新加坡元 千新加坡元 千新加坡元 千新加坡元	車 總計 00 \$\$'000 元 千新加坡元
永久業權土地 樓字 傢俬及裝置 辦公室設備 汽 S\$'000 S\$'000 S\$'000 S\$'000 S\$'00 千新加坡元 千新加坡元 千新加坡元 千新加坡元 千新加坡元 Cost 成本	500 S\$'000 元 千新加坡元 87 9,816
S\$'000	500 S\$'000 元 千新加坡元 87 9,816
Cost 成本	87 9,816
,	•
	•
	•
Additions 添置 855	
Transferred from 自投資物業轉廢	
investment properties – 3,500 – –	- 3,500
Written off 撤銷 (116) (1,191)	- (1,307)
JIMSHJ (100)	(1,001)
At 31 December 2021 於2021年12月31日 1,510 8,220 218 2,729 2	52 12,929
Accumulated depreciation 累計折舊	
·	41 3,142
	25 623
Written off	- (1,307)
At 31 December 2021 於2021年12月31日 - 386 218 1,688 1	2.450
At 31 December 2021 於2021年12月31日 - 386 218 1,688 1	66 2,458
Carrying value	
At 31 December 2021 於2021年12月31日 1,510 7,834 - 1,041	86 10,471
Cook ##	
Cost 成本 At 1 January 2020 於2020年1月1日 1,510 4,720 324 3,737 2	55 10,546
·	51 377
	19) (207)
Disposals 山音 (50) (38) (1 Written off 撤銷 (900)	- (900)
writterion must — — — (900)	- (900)
At 31 December 2020 於2020年12月31日 1,510 4,720 334 3,065 1	9,816
Accumulated depreciation 累計折舊	
·	55 3,799
Act of all daily, 2020	5 435
	19) (192)
Disposals 山音 (900) (1 Written off 撤銷 (900)	- (900)
At 31 December 2020 於2020年12月31日 - 175 313 2,513 1.	41 3,142
	-,
Carrying value	10 0.57:
At 31 December 2020 於2020年12月31日 1,510 4,545 21 552	46 6,674

For the year ended 31 December 2021 截至2021年12月31日止年度

16. PROPERTY, PLANT AND EQUIPMENT (Continued) 16. 物業、廠房及設備(續)

Notes:

- (a) During the year ended 31 December 2021, the Group acquired property, plant and equipment at a consideration of approximately \$\$920,000 (2020: \$\$377,000).
- (b) As at 31 December 2021, property, plant and equipment with net carrying amount of approximately S\$5,807,000 (2020: approximately S\$6,055,000) comprising freehold land, leasehold land and buildings, was secured under mortgage loan as below mentioned in note 25.
- As at 31 December 2021, leasehold land and buildings with remaining land lease period of 30 to 50 years and net carrying amount of \$\$5,807,000 (2020: \$\$2,475,000) include both leasehold land and building elements of properties. The consideration paid by the Group for the acquisition of these properties could not be allocated reliably between the non-lease building element and undivided interest in the underlying leasehold land, hence the balances of the entire properties are classified as property, plant and equipment.

附註:

- (a) 截至2021年12月31日止年度,本集團以代 價約920,000新加坡元(2020年:377,000新 加坡元)收購物業、廠房及設備。
- (b) 誠如下文附註25所述,於2021年12月31日, 賬面淨值約為5,807,000新加坡元(2020年: 約6,055,000新加坡元)的物業、廠房及設備 (包括永久業權土地、租賃土地及樓宇)乃以 按揭貸款作抵押。
- (c) 於2021年12月31日,餘下土地租期為30至 50年及賬面淨值5,807,000新加坡元(2020 年:2,475,000新加坡元)的租賃土地及樓宇 包括物業的租賃土地及樓宇部分。本集團就 收購該等物業支付的代價無法於相關租賃土 地的非租賃樓宇部分及未分割權益之間可靠 分配,因此全部物業的結餘獲分類為物業、 廠房及設備。

For the year ended 31 December 2021 截至2021年12月31日止年度

17. RIGHT-OF-USE ASSETS

17. 使用權資產

Food centres/ Food stalls 美食中心/食檔 \$\$'000 千新加坡元

		十新加坡九
Cost	成本	
At 1 January 2021	於2021年1月1日	1,536
Additions	添置	8,244
Derecognition	終止確認	(1,338)
At 31 December 2021	於2021年12月31日	8,442
Accumulated depreciation	累計折舊	
At 1 January 2021	於2021年1月1日	1,183
Charge for the year	年內支出	714
Derecognition	終止確認	(1,338)
At 31 December 2021	於2021年12月31日	559
Carrying values	賬面值	
At 31 December 2021	於2021年12月31日	7,883
Cost	成本	
At 1 January 2020	於2020年1月1日	2,639
Derecognition	終止確認	(1,103)
At 31 December 2020	於2020年12月31日	1,536
Accumulated depreciation	累計折舊	
At 1 January 2020	於2020年1月1日	1,020
Charge for the year	年內支出	1,025
Derecognition	終止確認	(862)
At 31 December 2020	於2020年12月31日	1,183
Carrying values	賬面值	
At 31 December 2020	於2020年12月31日	353

For the year ended 31 December 2021 截至2021年12月31日止年度

17. RIGHT-OF-USE ASSETS (Continued)

17. 使用權資產(續)

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
Expenses relating to short-term leases Repayment of principal portion	與短期租賃有關的開支 償還租賃負債的本金部分	2,946	2,824
of lease liabilities		523	1,062
Interest paid on lease liabilities	租賃負債的已付利息	73	42
Total cash outflows for leases for the year	年內租賃總現金流出量	3,542	3,928

The right-of-use assets are rented from the Singapore government and private entities. The lease terms of the food centres or food stalls used by the Group in its Food and Beverage Stalls segment range from 2 to 6 years (2020: 1 to 3 years). Leases contain terms requiring payments by the Group of minimum monthly lease payment that are fixed over the lease term and variable lease payment that are based on certain percentage of the monthly gross sales turnover if the variable lease payment exceeds the monthly basic rent. No variable lease payment was paid or payable to the lessors for the year ended 31 December 2021 (2020: Nil). Depreciation is provided to write off the cost of items of right-of-use assets over their expected useful lives using straight-line method. When there is no reasonable certainty that ownership will be obtained by the end of the lease term, the assets are depreciated over the lease term.

The short-term leases relate to food centres and food stalls which are rented from Singapore government and private entities with the lease terms 12 months or less.

The Group does not have the option to purchase the right-ofuse assets for a nominal amount at the end of the lease terms.

Lease liabilities of approximately \$\$7,775,000 (2020: \$\$356,000) are recognised with related right-of-use assets of approximately \$\$7,883,000 (2020: \$\$353,000) as at 31 December 2021. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Lease assets may not be used as security for borrowing purposes.

使用權資產乃向新加坡政府及私人實體租賃。本集團於餐飲檔位分部所用的美食中心或食檔的租賃期介乎2至6年(2020年:介乎1至3年)。租賃包含要求租赁期內支付固定最低每月租赁期內支付固定最低每月租超過數的條款,以及倘可變租賃付款會與租赁付款的條款,則根據每月總銷售營報至到數据等可變租賃付款(2020年:無)。使用權資產以直線法在其預計過過數。使用權資產以直線法在其預計過過數,使用權資產以直線法在其預計過過數,使用權資產以直線法在其預計過過數,與資產在租賃期屆滿時將獲得所有權,則資產在租賃期內折舊。

短期租賃與美食中心及食檔相關,乃向 新加坡政府及私人實體租用,租賃期為 12個月或更短。

本集團無權在租賃期屆滿時以名義金額 購買使用權資產。

於2021年12月31日,租賃負債約7,775,000新加坡元(2020年:356,000新加坡元)與相關使用權資產約7,883,000新加坡元(2020年:353,000新加坡元)一併確認。除出租人持有的租賃資產中的抵押權益外,租賃協議不施加任何契諾。租賃資產不得用作借款的抵押。

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18. INVENTORIES

18. 存貨

		10. 13.50		
			2021 2021 年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
Raw materials and consumables	原材料及消耗品		166	172
TRADE AND OTHER RECEI	VABLES	19.	貿易及其他應收款項	
			2021 2021 年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
Trade receivables Other receivables	貿易應收款項 其他應收款項		215 133	252 572
			348	824
Ageing analysis of the Group's tr invoice date as at the end of th follows:			基於發票日期,本集團於 易應收款項賬齡分析如下	
			2021 2021 年 S\$′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
0 to 30 days	0至30天		180	129
31 to 90 days 91 days to 180 days	31至90天 91至180天		22 13	81 42
			215	252

For the year ended 31 December 2021 截至2021年12月31日止年度

19. TRADE AND OTHER RECEIVABLES (Continued)

The Group allows an average credit period of 7 days to its customers. Due to the outbreak of COVID-19, the government encouraged the landlords to extend the credit period.

The Group applies the IFRS 9 simplified approach to measure ECL which uses a lifetime ECL model. Trade receivables have been grouped based on shared credit risk characteristics and the historical observed default rates adjusted by forward looking estimates. Based on historical experience, majority of trade receivables were settled within credit term and the Group received certain deposits from these customers, hence the expected loss rate of current trade receivables is assessed to be immaterial, no loss allowance on trade receivable was recognised during the year (2020: Nil).

A default on receivables is when the counterparty fails to make contractual payments within 90 days of when they fall due. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group and the amount due is significantly larger than the deposit received by the Group. The Group categories a receivable for write off when a debtor fails to make contractual payments greater than 180 days and the receivable is larger than the deposit received by the Group. Where receivables have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivable due. When recoveries are made, these are recognised in profit or loss.

The carrying amount of trade receivables approximate their fair values.

19. 貿易及其他應收款項(續)

本集團給予客戶的平均信貸期為7天。 由於COVID-19爆發,政府鼓勵業主延長 信貸期。

應收款項違約是指對手方未能於到期日後90天內支付合約款項。若無合理預期的回收時,本集團會撇銷金融資產,例如債務人未能與本集團訂立還款計取至實驗人未能支付合約款取與強力。若當債務人未能支付合約款取項多數,並且其應收款項多應收取的押金時,本集團將數額。倘若已撇銷應收款項為繼續執行工作以試圖收取可與將於重換數項。於回收期間,該等款項將於損益確認。

貿易應收款項的賬面值與其公平值相若。

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20. PREPAYMENTS AND DEPOSITS PAID

20. 預付款項及已付押金

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
Prepayments Deposits paid (current portion)	預付款項 已付押金(即期部分)	1,307 1,034	432 987
Add: Deposits paid (non-current portion)	加:已付押金(非即期部分)	2,341 980	1,419 111
		3,321	1,530

As at 31 December 2021, deposits paid mainly represented the amount of rental deposit of approximately \$\$1,289,000 (2020: approximately \$\$1,098,000) and the deposit paid for acquisition of a subsidiary of approximately \$\$725,000 (2020: Nil). The deposit paid for acquisition of a subsidiary comprised option money of \$\$145,000 and further part payment of \$\$580,000 of the consideration of \$\$14,500,000 for the purchase of the entire issued share capital of First Capital Pte. Limited (details of which are described in Note 38 to the consolidated financial statements) paid by the Group to the vendor. As at 31 December 2021, the Group has exercised the option to purchase the shares, but completion of the purchase of shares had not yet occurred.

於2021年12月31日,已付押金主要指租賃押金金額約為1,289,000新加坡元(2020年:約1,098,000新加坡元)及收購一間附屬公司已付的押金約725,000新加坡元(2020年:無)。就收購一家附屬公司已支付的押金包括選擇權金額145,000新加坡元以及本集團就購買First Capital Pte. Ltd.全部已發行股本支付予賣方的代價14,500,000新加坡元當中的另一部分付款580,000新加坡元(詳情載於綜合財務報表附註38)。於2021年12月31日,本集團已行使購股權購買股份,但尚未完成股份購買。

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21. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

21. 按公平值計入損益的金融資產

 2021
 2020年

 2021年
 2020年

 \$\$'000
 \$\$'000

 千新加坡元
 千新加坡元

Financial assets mandatorily measured at FVTPL:

Key management personnel life insurance policies (Note (a))
Listed equity securities (Note (b))

強制按公平值計入損益計量的 金融資產:

主要管理人員人壽保單(附註(a))

上市股權證券(附註(b))

718

685

850

1,568

685

Note (a):

On 24 July 2017, a subsidiary of the Company has entered into life insurance policies (the "**Policies**") to insure the directors of the Company, Mr. Chu and Ms. Leow. Under the Policies, the beneficiary and policy holder is a subsidiary of the Company and the insured sum is USD1,000,000 (equivalent to \$\$1,324,250) for each of the directors. The Group is required to pay an upfront deposit of USD562,000 (equivalent to \$\$744,229). The Group can terminate the Policies at any time and receive cash back based on the cash value of the Policies at the date of withdrawal, which is determined by the upfront payments plus accumulated interest earned and minus the accumulated insurance charges and policy expense charge. They have no maturity date and are classified as current assets as the Group intends to realise them within one year of the end of the reporting period. The Group receives an interest at interest rates guaranteed by the insurer.

Income arising from Policies is recognised as other income in the consolidated statement profit or loss and other comprehensive income.

The entire amount of the rights under the Policies is denominated in United States Dollar.

Note (b):

The financial assets held by the Group are equity securities listed in Singapore and their fair values are based on quoted market value as at 31 December 2021. The listed equity securities are accounted for under FVTPL financial assets.

附註:(a)

於2017年7月24日,本公司一間附屬公司購買人壽保單(「保單」),為本公司董事(朱先生及廖女士)投保。根據保單,受益人及保單持有人為本公司一間附屬公司,各董事的承保金額為1,000,000美元(相當於1,324,250新加坡元)。本集團須支付562,000美元(相當於744,229新加坡元)預付的押金。本集團可隨時終止保單,並按撤銷日期之保單現金價值收回現金,此由預付款項加累計已賺利息減累計保費及保費開支所釐定。由於本集團擬於報告期末起計一年內變現該等投資,故該等投資並無到期日,並分類為流動資產。本集團按保險公司擔保利率收取利息。

保單產生的收入於綜合損益及其他全面收益表確認 為其他收入。

保單的所有權利金額均以美元計值。

附註(b):

本集團持有的金融資產為於新加坡上市的股本證券, 其公平值乃根據2021年12月31日的市場報價計算。 上市股權證券以按公平值計入損益的金融資產入賬。

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22. CASH AND CASH EQUIVALENTS/PLEDGED BANK DEPOSITS

22. 現金及現金等價物/已抵押銀行存款

		2021 2021年 \$\$′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
Cook at hank and in hand	田人工知仁什么		
Cash at bank and in hand Less: pledged bank deposits	現金及銀行結餘 減:已抵押銀行存款	7,933 (1,015)	11,218 (1,015)
Cash and cash equivalents	現金及現金等價物	6,918	10,203
Cash and cash equivalents compris are as follows:	ed in different currencies	由不同貨幣組成的現金及下:	及現金等價物如
		2021	2020
		2021 年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Singapore Dollar	新加坡元	6,651	10,182
Hong Kong Dollar (" HKD ")	港元(「 港元 」)	267	21
		6,918	10,203

Bank deposits carry fixed interest rates of 1.0% (2020: 1.0%) per annum as at 31 December 2021, representing deposits pledged to banks for securing the bank facilities granted by the bank to the Group and unutilised banking facilities amounting to approximately S\$14,000,000 (2020: approximately S\$15,700,000) as at 31 December 2021.

於2021年12月31日,銀行存款的固定年利率為1.0%(2020年:1.0%),指於2021年12月31日為保證銀行向本集團授出銀行融資而抵押予銀行的存款及未動用銀行融資約14,000,000新加坡元(2020年:約15,700,000新加坡元)。

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22. CASH AND CASH EQUIVALENTS/PLEDGED BANK DEPOSITS (Continued)

Reconciliation of liabilities arising from financing activities:

The table below details changes in the Group's liabilities from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are liabilities for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

22. 現金及現金等價物/已抵押銀行存款(續)

融資活動產生的負債對賬:

下表詳述本集團融資活動產生的負債變動,包括現金及非現金變動。融資活動產生的負債為現金流量或未來現金流量於本集團綜合現金流量表分類為融資活動所得現金流量的負債。

		Borrowings 借款 S\$′000 千新加坡元	Lease liabilities 租賃負債 S\$'000 千新加坡元	Total 合計 S\$′000 千新加坡元
1 January 2020	於2020年1月1日	56,151	1,640	57,791
Changes from financing cash flows:	來自融資現金流量的變動:			
Proceeds	所得款項	5,000	_	5,000
Repayments	還款	(4,622)	(1,062)	(5,684)
Finance cost paid	已付融資成本	(1,666)	(42)	(1,708)
Non-cash changes:	非現金變動:			
Additions of mortgage	按揭增加	17,760	_	17,760
Derecognition of lease liabilities	終止確認租賃負債	_	(222)	(222)
Finance costs	融資成本	1,666	42	1,708
At 31 December 2020 and	於2020年12月31日及			
1 January 2021	2021年1月1日	74,289	356	74,645

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22. CASH AND CASH EQUIVALENTS/PLEDGED BANK DEPOSITS (Continued)

Reconciliation of liabilities arising from financing activities: (Continued)

22. 現金及現金等價物/已抵押銀行存款(續)

融資活動產生的負債對賬:(續)

			Lease	
		Borrowings	liabilities	Total
		借款	租賃負債	合計
		S\$'000	S\$'000	S\$'000
		千新加坡元	千新加坡元	千新加坡元
At 31 December 2020 and	於2020年12月31日及			
1 January 2021	2021年1月1日	74,289	356	74,645
Changes from financing	來自融資現金流量的變動:			
cash flows:				
Proceeds	所得款項	6,500	_	6,500
Repayments	還款	(9,807)	(523)	(10,330)
Finance cost paid	已付融資成本	(1,458)	(73)	(1,531)
Non-cash changes:	非現金變動:			
Additions of mortgage	按揭增加	10,200	_	10,200
Additions of lease liabilities	租賃負債增加	_	7,942	7,942
Finance costs	融資成本	1,458	73	1,531
At 31 December 2021	於2021年12月31日	81,182	7,775	88,957

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23. TRADE PAYABLES

23. 貿易應付款項

		2021 2021 年 S\$ ′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
Trade payables	貿易應付款項	2,371	2,395
Trade payables are non-intersettled within 15 days to 90 c	rest bearing. They are generally lays credit terms.	貿易應付款項屬不計息。 通常於信貸期15天至90分	
As at 31 December 2021 a denominated in Singapore do	nd 2020, trade payables were llars.	於2021年及2020年12月 付款項乃以新加坡元計值	
Ageing analysis of trade paya the end of the reporting period	bles based on invoice date as at d is as follows:	基於發票日期,於報告其 款項賬齡分析如下:	朋末的貿易應付
		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
0 to 30 days	0至30天	2,367	1,542
31 to 90 days 91 to 180 days	31至90天 91至180天	4 	831 22
		2,371	2,395

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24. ACCRUALS, OTHER PAYABLES AND DEPOSITS RECEIVED, PROVISION FOR REINSTATEMENT COSTS

24. 應計費用、其他應付款項及已收 押金、修復成本撥備

		2021	2020
		2021年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Accrued operating expenses (Note (a))	應計營運開支(附註(a))	1,612	1,354
Other payables	其他應付款項	910	925
Advance received (Note (b))	已收墊款(附註(b))	62	_
Deposits received (current portion)	已收押金(即期部分)(附註(c))		
(Note (c))		854	440
		3,438	2,719
Add: Deposits received	加:已收押金		
(non-current portion) (Note (c))	(非即期部分)(附註(c))	328	480
Provision for reinstatement costs (Note (d))	修復成本撥備(附註(d))	302	
		4,068	3,199

Notes:

(a): As at 31 December 2021, accrued operating expenses mainly represented the accrued staff costs of approximately S\$1,219,000 (2020: approximately S\$1,241,000).

(b): The balances represented the balance of value cards issued to the customers.

(c): The balances represented the customers' deposits received.

(d): The Group recognises provision for reinstatement costs in relation to the food courts that were leased during the year. This provision is recognised for the expected costs for dismantling, removal, and restoration of leased properties to their original state upon expiry of the leases. In determining the amount of the provision for restoration cost, estimates are made in relation to the best estimates of the expenditure with reference to expenditures incurred or quotations provided by third party contractor.

附註:

(a): 於2021年12月31日·應計營運開支主要指 應計員工成本約1,219,000新加坡元(2020 年:1,241,000新加坡元)。

(b): 結餘指向客戶發行的價值卡結餘。

(c): 結餘指已收取的客戶押金。

(d): 本集團就年內租賃的美食廣場確認修復成本 撥備。該撥備乃就租賃物業於租約屆滿後拆 除、移除及修復至其原有狀態產生的預期成 本進行確認。於釐定修復成本撥備金額時, 參考已產生開支或第三方承建商提供的報價 就開支的最佳估計作出估計。

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25. BORROWINGS

25. 借款

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$′000 千新加坡元
Classification under contractual terms:	合約條款下的分類:		
Current portion	即期部分		
Secured mortgage loans	已抵押按揭貸款	3,003	2,341
Term loans	定期貸款	227	211
Working capital loans	營運資金貸款	3,725	704
		6,955	3,256
Non-current portion	非即期部分		
Secured mortgage loans	已抵押按揭貸款	68,243	63,686
Term loans	定期貸款	2,812	3,051
Working capital loans	營運資金貸款	3,172	4,296
		74,227	71,033
		81,182	74,289
Effective floating interest rates	實際浮動利率		
Secured mortgage loans	已抵押按揭貸款	1.20%-2.68%	1.58%-2.68%
Term loans	定期貸款	1.20%-2.38%	1.88%-2.38%
Working capital loans	營運資金貸款	1.87%-2.10%	2%
The borrowings are repayable as follows:	借款的償還期限如下:		
Within 1 year or on demand	一年內或按要求 	6,955	3,256
Within a period of more than 1 year	超過一年但不超過兩年的期間內	0,333	5,230
but not exceeding 2 years		4,513	3,809
Within a period of more than 2 years	超過兩年但不超過五年的期間內		
but not exceeding 5 years		11,850	11,214
After a period of more than 5 years	超過五年的期間	57,864	56,010
		81,182	74,289

Note: As at 31 December 2021, the borrowings of approximately \$\$81,182,000 (2020: approximately \$\$74,289,000) were secured by the pledge of certain Group's (i) property plant and equipment (note 16), (ii) investment properties (note 15), (iii) future rental income earned from investment properties, (iv) personal guarantee of Mr. Chu; and (v) corporate guarantee of the Company and its subsidiaries.

As at 31 December 2021, the borrowings of the Group were bearing interest at floating rates except for borrowings amounting to \$\$4,397,000 (2020: \$5,000,000) which were fixed rate borrowings. The floating interest rates were benchmarked to Singapore Interbank Offered Rate.

附註:於2021年12月31日,借款約81,182,000 新加坡元(2020年:約74,289,000新加坡元) 乃以本集團若干(i)物業、廠房及設備(附註 16):(ii)投資物業(附註15):(iii)投資物業赚 取的未來租金收入:(iv)朱先生個人擔保:及 (v)本公司及其附屬公司的企業擔保作抵押。

於2021年12月31日,本集團的借款按浮動利率計息,惟借款4,397,000新加坡元(2020年:5,000,000新加坡元)為定息借款則除外。浮動利率乃以新加坡銀行同業拆息為基準。

2020

2021

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26. LEASE LIABILITIES

26. 租賃負債

The following table shows the remaining contractual maturities of the Group's lease liabilities at the end of the reporting period:

下表顯示報告期末本集團租賃負債的餘下合約到期日:

		Present	Present		
		value of	value of		
		minimum	minimum	Minimum	Minimum
		lease	lease	lease	lease
		payments	payments	payments	payments
		最低租賃	最低租賃	最低租賃	最低租賃
		付款的現值	付款的現值	付款	付款
		31 December	31 December	31 December	31 December
		2021	2020	2021	2020
		於 2021 年	於2020年	於 2021 年	於2020年
		12月31日	12月31日	12月31日	12月31日
		S\$'000	S\$'000	S\$'000	S\$'000
		千新加坡元	千新加坡元	千新加坡元	千新加坡元
Within 1 year	一年內	1,348	313	1,559	318
After 1 year and within 2 years	一年以上兩年以內	1,468	43	1,550	45
After 2 years and within 5 years	兩年以上五年以內	4,113	_	4,374	_
Over 5 years	五年以上	846	_	860	_
		7,775	356	8,343	363
Total minimum lease payments Less: total future interest expenses	最低租賃付款總額 減:未來利息開支			8,343	363
Less. total luture interest expenses	一次			(568)	(7)
Present value of lease liabilities	租賃負債現值			7,775	356

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27. SHARE CAPITAL

27. 股本

Number of shares

股份數目

Share capital

股本

HK\$'000

千港元 千新加坡元

Authorised: 法定:

Ordinary shares of HK\$0.01 each At 1 January 2020, 31 December 2020 於2020年1月1日、

and 31 December 2021

每股面值0.01港元的普通股

2020年12月31日及

2021年12月31日

10.000.000.000

100.000

17,668

S\$'000

Number of

shares 股份數目

Share capital

股本 HK\$'000

S\$'000

千港元

千新加坡元

Issued and fully paid: 已發行及繳足:

At 1 January 2020, 31 December 2020 於 2020 年 1 月 1 日、 and 31 December 2021

2020年12月31日及

2021年12月31日

800,000,000

8,000

1,381

There was no change in the share capital of the Company

during the year.

The Company's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The Company regularly reviews and manages the capital structure of the Group and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure of the Group, the Company may adjust the dividend payments to shareholders, issue new shares or to obtain new bank borrowings. The Company is not subject to any externally imposed capital requirements. The Company's overall strategy remains unchanged from 2020.

年內,本公司股本並無變動。

本公司管理資本的目標為保障本集團持 續經營的能力,以為股東提供回報及為 其他權益相關人士提供利益, 並維持最 佳資本架構以減少資本成本。本公司定 期檢討及管理本集團的資本架構,並因 應經濟狀況變動作出調整。為維持或調 整本集團的資本架構,本公司可能調整 向股東支付的股息付款、發行新股份或 取得新銀行借款。本公司毋須遵守任何 外部施加的資本規定。本公司的整體策 略自2020年起維持不變。

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28. RESERVES

28. 儲備

(a) Reserves

The amounts of the Group's reserves and the movements therein for the current year and prior year are presented in the consolidated statement of changes in equity.

(a) 儲備

本集團儲備內的金額及其於本年度 及上一年度的變動,已於綜合權益 變動表呈列。

(b) Statement of changes in equity of the Company

(b) 本公司權益變動表

		Share	Accumulated	
		premium	losses	Total
		股份溢價	累計虧損	總計
		S\$'000	S\$'000	S\$'000
		千新加坡元	千新加坡元	千新加坡元
At 1 January 2020 Loss and total comprehensive los	於2020年1月1日 ss 年內虧損及全面虧損總額	21,708	(4,447)	17,261
for the year		_	(1,229)	(1,229)
At 31 December 2020 and	於2020年12月31日及			
1 January 2021	2021年1月1日	21,708	(5,676)	16,032
Profit and total comprehensive	年內溢利及全面收益總額			
income for the year		_	1,132	1,132
At 31 December 2021	於2021年12月31日	21,708	(4,544)	17,164

As at 31 December 2021, the Company had distributable reserves of approximately S\$17,164,000 (2020: S\$16,032,000) calculated in accordance with the Company Law, Chapter 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands.

於2021年12月31日,本公司可供分派儲備約17,164,000新加坡元(2020年:16,032,000新加坡元)乃根據開曼群島公司法第22章(1961年第3號法例,經綜合及修訂)計算。

For the year ended 31 December 2021 截至2021年12月31日止年度

29. STATEMENT OF FINANCIAL POSITION OF THE 29. 本公司財務狀況表 COMPANY

		2021	2020
		2021 年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Non-current assets	非流動資產		
Investment in subsidiaries	於附屬公司的投資	_*	_*
		_*	_*
Current assets	流動資產		
Amounts due from subsidiaries	應收附屬公司款項	26,308	23,367
Deposits paid	已付押金	_	222
Cash and cash equivalents	現金及現金等價物	256	40
		26,564	23,629
Current liabilities	流動負債		
Accruals, other payables and	應計費用、其他應付款項及		
deposits received	已收押金	420	72
Amounts due to subsidiaries	應付附屬公司款項	7,599	6,144
		8,019	6,216
Net current assets and net assets	流動資產淨額及資產淨值	18,545	17,413
Capital and reserves	資本及儲備		
Share capital	股本	1,381	1,381
Reserves	儲備	17,164	16,032
Total equity	總權益	18,545	17,413

^{*} The balance represents an amount less than S\$1,000.

^{*} 結餘指金額少於1,000新加坡元。

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30. OPERATING LEASE COMMITMENTS

As lessor

Future minimum lease rental receivables under noncancellable operating leases of the Group as at the reporting dates are as follows:

30. 經營租賃承擔

作為出租人

本集團於報告日期根據不可撤銷經營租 賃的未來最低租賃應收款項如下:

		2021	2020
		2021 年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Within one year	一年內	3,550	3,516
In the second year	於第二年	827	891
In the third year	於第三年	196	391
In the fourth year	於第四年	_	63
		4,573	4,861

Operating leases, in which the Group is the lessor, relate to investment properties owned by the Group with fixed lease payments and lease terms of between 1 to 5 years. All operating lease contracts contain market review clauses in the event that the lessee exercises its option to renew. The lessees do not have an option to purchase the property at the expiry of the lease period.

本集團為出租人的經營租賃與本集團擁有的投資物業有關,按固定租賃付款支付,租賃期為1至5年。倘承租人行使選擇權續約,則所有經營租賃合約均包含市場審查條款。承租人無權在租賃期屆滿時購買物業。

31. CAPITAL COMMITMENTS

The Group had the following capital commitments at the end of the reporting period:

31. 資本承擔

於報告期末,本集團有以下資本承擔:

		2021	2020
		2021年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Contracted, but not provided for	已訂約但未計提撥備		
— acquisition of investment property	一 收購投資物業	4,560	4,750
— acquisition of freehold land through	一 透過收購一間附屬公司收購		
acquisition of a subsidiary	永久業權土地	13,775	_
			. ===
		18,335	4,750

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32. RELATED PARTY TRANSACTIONS

In addition to the information disclosed elsewhere in the consolidated financial statements, the Group has the following transactions with related parties:

(a) Compensation of key management personnel

Compensation of key management personnel of the Group, including directors' remuneration as detailed in note 10 above, is as follows:

32. 關聯方交易

除綜合財務報表其他部分所披露的資料 外,本集團已與關聯方進行以下交易:

(a) 主要管理層人員的補償

本集團主要管理層人員的補償(包括上文附註10所載的董事薪酬)如下:

		2021	2020
		2021年	2020年
		S\$'000	S\$'000
		千新加坡元	千新加坡元
Directors' fees	董事袍金	83	103
Salaries and bonuses	薪金及花紅	1,172	1,079
Contributions to defined contribution	定額供款退休計劃的供款		
retirement plan		66	54
			4.000
		1,321	1,236

The remuneration of directors and key management personnel is determined by the remuneration committee having regard to the performance of individuals.

(b) During the year, Mr. Chu has entered into personal guarantee agreements to secure mortgage loans and working capital loans borrowed by the Group.

董事及主要管理層人員的薪酬由薪酬委員會按個別人士的表現釐定。

(b) 於年內,朱先生訂立個人擔保協議 以取得本集團借貸的按揭貸款及營 運資金貸款。

For the year ended 31 December 2021 截至2021年12月31日止年度

33. FINANCIAL INSTRUMENTS BY CATEGORY

33. 按類別劃分的金融工具

2024

2020

		2021 2021年 S\$′000 千新加坡元	2020 2020年 S\$'000 千新加坡元
Financial assets	金融資產		
Financial assets at amortised cost:	按攤銷成本列賬的金融資產:		
— Trade and other receivables	一 貿易及其他應收款項	348	824
— Deposits paid	一已付押金	2,014	1,098
— Pledged bank deposits	一 已抵押銀行存款	1,015	1,015
— Cash and cash equivalents	一現金及現金等價物	6,918	10,203
Financial assets at FVTPL:	按公平值計入損益的金融資產:		
— Other financial assets	一 其他金融資產	718	685
— Listed equity securities	一上市股權證券	850	
		11,863	13,825
Financial liabilities	金融負債		
Financial liabilities at amortised cost:	按攤銷成本計量的金融負債:		
— Trade payables	一 貿易應付款項	2,371	2,395
— Accruals, other payables and	一 應計費用、其他應付款項及		
deposits received	已收押金	4,006	3,199
— Borrowings	一借款	81,182	74,289
— Lease liabilities	一租賃負債	7,775	356
		95,334	80,239

34. FAIR VALUE AND FAIR VALUE HIERARCHY

The Group's financial instruments include trade and other receivables, deposits paid, financial assets at FVTPL, pledged bank deposits, cash and cash equivalents, trade payables, accruals, other payables and deposits received, borrowings and lease liabilities. The nominal values less any estimated credit adjustments for financial assets and liabilities with a maturity of less than one year are assumed to approximate their fair values. The fair value of financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group and the Company for similar financial instruments.

34. 公平值及公平值層級

本集團金融工具包括貿易及其他應收款項、已付押金、按公平值計入損金及其他應收款資產、已付押金、按公存款、現金及明金數價物,應計費用銀行項、、借款及由數項及已收押金、借款及年值減至,任益數學,與其公平值相若。就按露一言就投露公平值相若。就按露公司就明本集團及本集團及本集團及本集團及本集團及本集團及本集團及本數現金流估計得出。

For the year ended 31 December 2021 截至2021年12月31日止年度

34. FAIR VALUE AND FAIR VALUE HIERARCHY (Continued)

The fair value of financial assets at FVTPL is set out below:

34. 公平值及公平值層級(續)

按公平值計入損益的金融資產的公平值 載列如下:

Fair value measurement

公平值計量

Lev	el 1	Lev	el 2
第一	第一級第二級第二級		二級
2021	2020	2021	2020
2021年	2020年	2021年	2020年
S\$'000	S\$'000	S\$'000	S\$'000
千新加坡元	千新加坡元	千新加坡元	千新加坡元

850

Key management personnel 主要管理人員人壽保單 life insurance policies

Listed equity securities 上市股權證券

保單的公平值乃基於保險公司提供的保 單賬戶價值計算。上市股權證券的公平 值乃基於上市股權證券的市場報價計得。

718

685

Fair value of the Policies is based on the account value of the Policies as provided by the insurance company. Fair value of the listed equity securities is based on the quoted market value of the listed equity securities.

During the year, there was no transfer into or out of level 1, level 2 or any other level. The Group's policy is to recognise transfer between levels of the fair value hierarchy as at the end of the reporting period in which they occur.

於本年度,並無轉入或轉出第一級、第 二級或任何其他層級。本集團的政策為 於報告期末公平值層級間發生轉撥時確 認有關轉撥。

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group is exposed to financial risks arising from its operations and the use of financial instruments. The key financial risks include credit risk, market risk and liquidity risk.

The following sections provide details regarding the Group's exposure to the above-mentioned financial risks and the objectives, policies and processes for the management of these risks.

35. 財務風險管理目標及政策

本集團因其業務營運及使用金融工具而 承擔財務風險。主要財務風險包括信貸 風險、市場風險及流動資金風險。

以下各節提供有關本集團所承擔上述財 務風險的詳情及管理該等風險的目標、 政策及程序。

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(a) Credit risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in financial loss to the Group. The major classes of financial assets of the Group are cash and cash equivalents, pledged bank deposits, other financial assets and trade and other receivables. For trade receivables, the Group adopts the policy of dealing only with customers of appropriate credit history. For other financial assets, the Group adopts the policy of dealing only with high credit quality counterparties.

As the Group does not hold any collateral, the maximum exposure to credit risk for each class of financial instruments is the carrying amount of that class of financial instruments presented on the consolidated statement of financial position.

The Group assesses concentration of credit risk by monitoring the individual profile of its trade receivables on an ongoing basis.

At 31 December 2021, the Group did not have concentration of credit risk. As at 31 December 2020, approximately 49.56% of the Group's trade receivables were due from the top five customers.

(i) Trade receivables

The Group applies simplified approach for providing for expected credit losses prescribed by IFRS 9, which permits the use of the lifetime expected loss provision for all trade receivables. Based on historical experience, majority of trade receivables were settled within credit term and the Group received sufficient deposit from these customers, hence the expected loss rate of current trade receivables is assessed to be approximately zero and no loss allowance on trade receivable was recognised.

35. 財務風險管理目標及政策(續)

(a) 信貸風險

由於本集團並無持有任何抵押品, 故各金融工具類別的最高信貸風險 為綜合財務狀況表所呈列的該類別 金融工具賬面值。

本集團通過持續監控其貿易應收款 項個別組合評估信貸風險集中情 況。

於2021年12月31日,本集團並無信貸風險集中的情況。於2020年12月31日,本集團應收五大客戶的貿易應收款項約49.56%。

(i) 貿易應收款項

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(a) Credit risk (Continued)

(i) Trade receivables (Continued)

A default on receivables occur when the counterparty fails to make contractual payments within 90 days of when they fall due. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group and the amount due is significantly larger than the deposit received by the Group. The Group categorises a receivable for write off when a debtor fails to make contractual payments greater than 180 days and the receivables is larger than the deposit received by the Group. Where receivables have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivable due. When recoveries are made, these are recognised in profit or loss.

(ii) Other financial assets at amortised costs

In respect of pledged bank deposits and cash and cash equivalents, the credit risk is considered to be low as the counterparties are reputable banks and insurance company incorporated in Singapore with good credit ratings. The existing counterparties do not have defaults in the past. Therefore, ECL rate of other financial assets, pledged bank deposits and cash and cash equivalents is assessed to be close to zero and no provision was made as at 31 December 2021 and 2020.

Other receivables was mainly related to raw material suppliers' incentive receivable from multinational companies or listed companies. As a result, the directors assessed the expected loss rate of other receivables was immaterial. Thus, no loss allowance for other receivables was recognised as at 31 December 2021 and 2020.

35. 財務風險管理目標及政策(續)

(a) 信貸風險(續)

(i) 貿易應收款項(續)

應收款項違約乃於對手方未 能於到期日後90天內支付合 約款項時發生。若無合理預 期的回收時,本集團會撇銷 金融資產,例如債務人未能 與本集團訂立還款計劃,而 該金額遠超於本集團收取的 押金。若當債務人未能支付 合約款項的情況超過180天, 並且其應收款項多於本集團 收取的押金時,本集團將該 應收款項列為撇銷。倘若已 撇銷應收款項,本集團會繼 續執行工作以試圖收回該應 收款項。於回收期間,其款 項將於損益確認。

(ii) 按攤銷成本列賬的其他金融 資產

其他應收款項主要與原材料 供應商應收的跨國公司或上 市公司的優惠有關。因此, 董事評估其他應收款項此的 期虧損率並不重大。因此, 於2021年及2020年12月31 日,並無確認其他應收款項 的虧損撥備。

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(a) Credit risk (Continued)

(ii) Other financial assets at amortised costs (Continued)

For deposits paid, management makes periodic collective assessments as well as individual assessment on the recoverability of deposits based on historical settlement records and past experience. The management committee members of the Company believe that there is no material credit risk inherent in the Group's outstanding balance of deposits.

(b) Market risk

(i) Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to variable-rate borrowings and balances due to changes of interest rate.

The directors of the Company consider the Group's exposures in relation to the bank balance are not significant as interest bearing bank balance have short maturity period and thus they are not included in sensitivity analysis.

The Group currently does not have any interest rate hedging policy. However, management closely monitors its exposure to future cash flow interest rate risk as a result of changes in market interest rates and will consider hedging changes in market interest rates should the need arise.

The Group's exposures to interest rates on financial liabilities are detailed in the liquidity risk management note 35(c).

35. 財務風險管理目標及政策(續)

(a) 信貸風險(續)

(ii) 按攤銷成本列賬的其他金融 資產(續)

就已付押金而言,管理層根 據過往結算記錄及過往經驗 對押金是否可收回作出定期 集體評估及個別評估。本公司管理委員會成員認為,本 集團押金的未償還結餘並無 既定的重大信貸風險。

(b) 市場風險

(i) 利率風險

由於利率變動,本集團承受 與浮息借款及結餘有關的現 金流量利率風險。

本公司董事認為,本集團與 銀行結餘有關的風險並不重 大,原因是計息銀行結餘的 到期日較短,因此並無載入 敏感度分析中。

本集團目前並無任何利率對 沖政策。然而,由於市場利 率變動,管理層會密切監察 其面臨的未來現金流量利率 風險,並會於有需要時考慮 對沖市場利率變動。

本集團的金融負債利率風險 詳述於流動資金風險管理附 註35(c)。

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(b) Market risk (Continued)

(i) Interest rate risk (Continued)

Sensitivity analysis

As at 31 December 2021, if the interest rate on all variable-rate borrowings had been 100 basis points higher/lower with all other variables held constant, the Group's profit for the year would have been decreased/increased by approximately SGD637,000 (2020: SGD575,000).

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the end of each of the reporting period and had been applied to the exposure to interest rate risk for the borrowings in existence at that date. The 100-basis point increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the end of the next reporting period. The analysis is performed on the same basis during the reporting period.

(ii) Currency risk

HKD

The carrying amounts of the Group's monetary assets (including bank balances) denominated in currencies other than functional currency of the respective group entity at the end of each reporting period are as follows:

港元

35. 財務風險管理目標及政策(續)

(b) 市場風險(續)

(i) 利率風險(續)

敏感度分析

於2021年12月31日,倘所有浮息借款的利率上升/下降100個基點,而所有其他變量保持不變,則本集團本年度溢利將分別減少/增加約637,000新加坡元(2020年:575,000新加坡元)。

(ii) 貨幣風險

於各報告期末以各集團實體 功能貨幣以外貨幣計值的本 集團貨幣資產(包括銀行結 餘)的賬面值如下:

2021年 S\$′000	2020年 S\$'000
千新加坡元	千新加坡元
256	61

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(b) Market risk (Continued)

(ii) Currency risk (Continued)

The Group currently does not have a foreign exchange hedging policy. However, the management of the Group monitors foreign exchange exposure and will consider hedging significant foreign exchange exposure should the need arise.

Sensitivity analysis

The following table details the Group's sensitivities to a 10% increase and decrease in the functional currency of the group against relevant foreign currency. 10% is the sensitivity rate which represents management's assessment of the reasonably possible change in foreign currency rate. The sensitivity analysis includes only outstanding HKD denominated monetary items and adjusted their translation at the end of the reporting period for a 10% change. A positive number indicates an increase in profit for the year if HKD strengthens 10% against S\$. For a 10% weakening of HKD against S\$, there would be an equal but opposite impact on the profit for the year.

35. 財務風險管理目標及政策(續)

(b) 市場風險(續)

(ii) 貨幣風險(續)

本集團目前並無外匯對沖政 策。然而,本集團管理層監 察外匯風險,並將於有需要 時考慮對沖重大外匯風險。

敏感度分析

202120202021年2020年S\$'000S\$'000千新加坡元千新加坡元

HKD 港元 **26** 6

In the opinion of the directors of the Company, the sensitivity analysis is unrepresentative of the inherent foreign currency risk as the exposure at the end of each reporting period do not reflect the exposure during the years ended 31 December 2021 and 2020.

本公司董事認為,敏感度分析不代表固有的外匯風險,原因是於每個報告期末的風險敞口未能反映截至2021年及2020年12月31日止年度的風險敞口。

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

(c) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity risk is to ensure, as far as possible, it will always have sufficient liquidity to meet its liabilities when due, such as maintaining sufficient cash and cash equivalents as disclosed in note 22 to the consolidated financial statements.

The table below summaries the maturity profile of the Group's financial liabilities based on contractual undiscounted repayment obligations.

As at 31 December 2021

(c) 流動資金風險

35. 財務風險管理目標及政策(續)

流動資金風險指本集團於達成其以 交付現金或另一金融資產的方式結 付之金融負債所涉及責任時遭遇困 難的風險。本集團管理流動資金風 險的方式為盡可能確保其一直擁有 充足流動資金可結付其到期負債, 例如維持充足的現金及現金等價物 (見綜合財務報表附註22所披露)。

下表概述根據合約未折現還款責任 本集團金融負債的到期情況。

於2021年12月31日

			On demand	More than 1 year but	More than 2 year but		Total undiscounted	
			or within	less than	less than	Over	cash	Carrying
			interest rate		2 years	5 years	5 years	flows 未貼現
		加權平均	按要求	超過 1 年 但少於 2 年	超過2年 但少於5年	超過5年	現金流量總額	
		實際利率 或1年內 % \$\$'000	区 或 1 年內 但					賬面值
			%	% S\$'000 S\$'000 S\$'000	S\$'000	S\$'000	S\$'000	
		%	千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元
Financial liabilities	金融負債							
Trade payables	貿易應付款項	-	2,371	_	_	_	2,371	2,371
Accruals, other payables	應計費用、其他							
and deposits received	應付款項及已收押金	-	4,006	-	-	-	4,006	4,006
Borrowings	借款	1.68%	7,789	5,284	13,869	59,626	86,568	81,182
Lease liabilities	租賃負債	2.90%	1,559	1,550	4,374	860	8,343	7,775
			15,725	6,834	18,243	60,486	101,288	95,334

For the year ended 31 December 2021 截至2021年12月31日止年度

35. FINANCIAL RISK MANAGEMENT OBJECTIVES 35. 財務風險管理目標及政策(續) AND POLICIES (Continued)

(c) Liquidity risk (Continued)

(c) 流動資金風險(續)

As at 31 December 2020

於2020年12月31日

		Weighted average	On demand	More than 1 year but	More than 2 year but		Total undiscounted	
		effective	or within	less than	less than	Over	cash	Carrying
		interest rate	1 year	2 years	5 years	5 years	flows	amount
							未貼現	
		加權平均	按要求	超過1年	超過2年		現金流量	
		實際利率	或1年內	但少於2年	但少於5年	超過5年	總額	賬面值
		%	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
		%	千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元
Financial liabilities	金融負債							
Trade payables	貿易應付款項	_	2,395	-	_	_	2,395	2,395
Accruals, other payables	應計費用、其他							
and deposits received	應付款項及已收押金	-	3,199	-	-	-	3,199	3,199
Borrowings	借款	2.47	5,270	5,845	16,746	74,144	102,005	74,289
Lease liabilities	租賃負債	2.92	318	45	-	-	363	356
			11,182	5,890	16,746	74,144	107,962	80,239

36. CAPITAL MANAGEMENT

The Group manages its capital to ensure that it 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 throughout the year. The capital structure of the Group consists of debt, which includes borrowings, as disclosed in note 25, net of bank balances and cash and equity attributable to owners of the Group, comprising share capital and retained earnings. The management of the Group reviews the capital structure from time to time. As a part of this review, the management considers the cost of capital and the risks associated with each class of capital. Based on recommendations of the management, the Group will balance its overall capital structure through the payment of dividends, the issue of new shares and new debts.

36. 資本管理

For the year ended 31 December 2021 截至2021年12月31日止年度

37. PARTICULARS OF SUBSIDIARIES

37. 附屬公司詳情

Proportion of

At 31 December 2021 and 31 December 2020, particulars of the subsidiaries are as follows:

於2021年12月31日及2020年12月31日, 附屬公司詳情如下:

	Place and date of	Share capital/	owners interest 持有的擁有。	held		
Company 附屬公司名稱	incorporation 註冊成立地點及日期	Paid up capital 股本/實繳資本	2021 2021年	2020 2020年	Principal activities 主要業務	
Directly held: 直接持有:						
Entire Courage Limited	British Virgin Islands (" BVI "), 15 November 2017	Ordinary US\$1	100%	100%	Investment holding	
Entire Courage Limited	英屬處女群島 (「 英屬處女群島 」), 2017年11月15日	普通股1美元	100%	100%	投資控股	
Eastern Native Limited	BVI,	Ordinary US\$1	100%	100%	Investment holding	
Eastern Native Limited	30 January 2018 英屬處女群島, 2018年1月30日	普通股1美元	100%	100%	投資控股	
Indirectly held: 間接持有:						
Fu Chan F&B Group Pte. Ltd.	Singapore, 10 December 2009	Ordinary S\$500,000	100%	100%	The ownership and operation of food centres, and management of food	
Fu Chan F&B Group Pte. Ltd.	新加坡, 2009年12月10日	普通股 500,000新加坡元	100%	100%	and beverage stalls 擁有及經營美食中心, 以及管理餐飲檔位	
Fu Chan (100FC) Pte. Ltd.	Singapore,	Ordinary S\$1	_*	100%	General management	
Fu Chan (100FC) Pte. Ltd.	8 August 2010 新加坡, 2010年8月8日	普通股1新加坡元	_*	100%	一般管理	
U Property Holdings Pte. Ltd.	Singapore, 12 December 2008	Ordinary S\$1,000,000	100%	100%	The ownership and operation of food centres	
U Property Holdings Pte. Ltd.	新加坡, 2008年12月12日	普通股 1,000,000新加坡元	100%	100%	擁有及經營美食中心	
CK Chu Holdings Pte. Ltd.	Singapore, 5 May 2005	Ordinary S\$270,000	100%	100%	The ownership and operation of food centres, and operation of food and beverage stalls	
CK Chu Holdings Pte. Ltd.	新加坡, 2005年5月5日	普通股 270,000新加坡元	100%	100%	擁有及經營美食中心, 以及經營餐飲檔位	

Proportion of

For the year ended 31 December 2021 截至2021年12月31日止年度

37. PARTICULARS OF SUBSIDIARIES (Continued) 37. 附屬公司詳情(續)

	Place and date of	Share capital/	owners interest 持有的擁有。	ship held	_	
Company 附屬公司名稱	incorporation 註冊成立地點及日期	Paid up capital 股本/實繳資本	2021 2021年	2020 2020年	Principal activities 主要業務	
Indirectly held: (Continued) 間接持有:(續)						
FC 883 Pte. Ltd.	Singapore, 18 March 2015	Ordinary S\$10,000	100%	100%	The ownership and operation of food centres, and management of food and beverage stalls	
FC 883 Pte. Ltd.	新加坡, 2015年3月18日	普通股 10,000新加坡元	100%	100%	擁有及經營美食中心, 以及經營餐飲檔位	
Fu Chan F&B Pte. Ltd	Singapore, 29 January 2004	Ordinary S\$300,000	100%	100%	The ownership and operation of food centres	
Fu Chan F&B Pte. Ltd.	新加坡, 2004年1月29日	普通股 300,000新加坡元	100%	100%	擁有及經營美食中心	
Fu Chan (23) F&B Pte. Ltd.	Singapore, 16 May 2005	Ordinary S\$160,000	_*	100%	The operation of food and beverage stalls	
Fu Chan (23) F&B Pte. Ltd.	新加坡, 2005年5月16日	普通股 160,000新加坡元	_*	100%	經營餐飲檔位	
Master Coffee Cafe Pte. Ltd.	Singapore, 26 May 2009	Ordinary S\$100,000	-*	100%	The operation of food and beverage stalls	
Master Coffee Cafe Pte. Ltd.	新加坡, 2009年5月26日	普通股 100,000新加坡元	_*	100%	經營餐飲檔位	
The Cosmopolitan F&B Pte. Ltd.	Singapore, 1 November 2013	Ordinary S\$300,000	_*	100%	The operation of food and beverage stalls	
The Cosmopolitan F&B Pte. Ltd.	新加坡, 2013年11月1日	普通股 300,000新加坡元	_*	100%	經營餐飲檔位	
Lady Boss Kitchen Pte. Ltd.	Singapore, 16 May 2013	Ordinary S\$50,000	_*	100%	The operation of food and beverage stalls	
Lady Boss Kitchen Pte.Ltd.	新加坡, 2013年5月16日	普通股 50,000新加坡元	-*	100%	經營餐飲檔位	
FS 100 Pte. Ltd.	Singapore, 18 March 2015	Ordinary S\$1	100%	100%	The operation of food and beverage stalls	
FS 100 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	經營餐飲檔位	
FS 200 Pte. Ltd.	Singapore, 18 March 2015	Ordinary S\$1	100%	100%	The operation of food and beverage stalls	
FS 200 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	經營餐飲檔位	
FS 300 Pte. Ltd.	Singapore, 18 March 2015	Ordinary S\$1	100%	100%	The operation of food and beverage stalls	
FS 300 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	經營餐飲檔位	

For the year ended 31 December 2021 截至2021年12月31日止年度

FS 885 Pte. Ltd.

新加坡,

2015年3月18日

37. PARTICULARS OF SUBSIDIARIES (Continued) 37. 附屬公司詳情(續)

	Place and date of	Share capital/	Proporti owners interest 持有的擁有	ship held		
Company 附屬公司名稱	incorporation 註冊成立地點及日期	Paid up capital 股本/實繳資本	2021 2021年	2020 2020年	Principal activities 主要業務	
Indirectly held: (Continued) 間接持有:(續)						
FS 400 Pte. Ltd.	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 400 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 500 Pte. Ltd.	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 500 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 600 Pte. Ltd.	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 600 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 700 Pte. Ltd	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 700 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 800 Pte. Ltd	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 800 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 900 Pte. Ltd	Singapore, 18 March 2015	Ordinary S\$1	100%	100%	The operation of food	
FS 900 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 881 Pte. Ltd	Singapore, 18 March 2015	Ordinary S\$1	100%	100%	The operation of food	
FS 881 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 882 Pte. Ltd	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 882 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 884 Pte. Ltd	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
FS 884 Pte. Ltd.	18 March 2015 新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	and beverage stalls 經營餐飲檔位	
FS 885 Pte. Ltd	Singapore,	Ordinary S\$1	100%	100%	The operation of food	
ES 885 Pte Ltd	18 March 2015 新加坡,	善通股1新加坡元	100%	100%	and beverage stalls 經營察飲港位	

100% 經營餐飲檔位

100%

普通股1新加坡元

For the year ended 31 December 2021 截至2021年12月31日止年度

37. PARTICULARS OF SUBSIDIARIES (Continued) 37. 附屬公司詳情(續)

Proportion of ownership interest held

	Place and date of	Share capital/	持有的擁有。	人權益比例		
Company 附屬公司名稱	incorporation 註冊成立地點及日期	Paid up capital 股本/實繳資本	2021 2021年	2020 2020年	Principal activities 主要業務	
Indirectly held: (Continued) 間接持有:(續)						
FS 886 Pte. Ltd	Singapore, 18 March 2015	Ordinary S\$1	100%	100%	The operation of food and beverage stalls	
FS 886 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	100%	100%	經營餐飲檔位	
LB 101 Pte. Ltd.	Singapore, 18 March 2015	Ordinary S\$1	_*	100%	The operation of food and beverage stalls	
LB 101 Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元		100%	經營餐飲檔位	
Lady Boss Food Channel Pte. Ltd.	Singapore, 18 March 2015	Ordinary S\$1	_*	100%	The operation of food and beverage stalls	
Lady Boss Food Channel Pte. Ltd.	新加坡, 2015年3月18日	普通股1新加坡元	_*	100%	經營餐飲檔位	
Winston's Recipe Pte. Ltd.	Singapore, 16 December 2013	Ordinary S\$1	_*	100%	The operation of food and beverage stalls	
Winston's Recipe Pte. Ltd.	新加坡, 2013年12月16日	普通股1新加坡元	_*	100%	經營餐飲檔位	
Chu Dynasty Pte. Ltd.	Singapore,	Ordinary S\$1	_*	100%	The operation of food and beverage stalls	
Chu Dynasty Pte. Ltd.	15 February 2016 I Dynasty Pte. Ltd. 新加坡, 2016年2月15日		_*	100%	經營餐飲檔位	
Food Dynasty Pte. Ltd.	Singapore 5 May 2021	Ordinary S\$1,000,000	100%	-	The operation of food and beverage stalls	
Food Dynasty Pte. Ltd.	新加坡, 2021年5月5日	普通股1,000,000 新加坡元	100%	-	經營餐飲檔位	

^{*} The subsidiaries were struck off during the year ended 31 December 2021

All of the above subsidiaries operate principally in Singapore. None of the subsidiaries had any debt securities outstanding as at 31 December 2021 and 31 December 2020 or at any time during the years.

上述所有附屬公司主要在新加坡經營。於 2021年12月31日及2020年12月31日或 年內任何時間,概無附屬公司有任何未償 還債務證券。

^{*} 附屬公司已於截至2021年12月31日止年度 剔除註冊。

For the year ended 31 December 2021 截至2021年12月31日止年度

38. SUBSEQUENT EVENTS

On 10 January 2022, the Group exercised the option to acquire a property located at 15 Crane Road, Singapore 429360 for a consideration of S\$4.8 million, for dining establishment. Details of the proposed acquisition are set out in the Company's announcement dated 10 January 2022. The acquisition is still under progress as at the date of approval for issuance of the consolidated financial statements and the consideration paid by the Group to-date amounted to \$\$240,000.

On 17 February 2022, a sale and purchase agreement was entered into between the vendor and a subsidiary of the Company in respect of the sale and purchase of the entire issued share capital of First Capital, a private company incorporated in Singapore, with principal business of real estate property development, for a consideration of S\$14.5 million. Details of the proposed acquisition are set out in the Company's announcement dated 15 December 2021 and the circular issued by the Company dated 11 March 2022. The acquisition is still under progress as at the date of the approval for issuance of the consolidated financial statements. The major asset of First Capital is a redevelopment site on freehold land in Singapore with market value of S\$14.5 million as at 31 December 2021. The acquisition of the entire equity interest of First Capital will be accounted for as asset acquisition.

Since January 2020, Coronavirus disease 2019 ("COVID-19") pandemic across Singapore and other countries has affected the usual business environment. In spite of the relaxation of Restriction Order by the government in Singapore in March 2022, the Group's financial results may be affected by the ongoing COVID-19 situation in Singapore, the extent of which could not be estimated as at the date of this report.

38. 期後事項

於2022年1月10日,本集團行使選擇權收購位於15 Crane Road, Singapore 429360的物業作食肆用途,代價為4.8 百萬新加坡元。建議收購事項的詳情載於本公司日期為2022年1月10日的公告。於綜合財務報表批准刊發的日期,收購事項仍在進行中,本集團至今已付的代價為240,000新加坡元。

於2022年2月17日,賣方與本公司一間附屬公司就買賣一間於新加坡註冊成立主要業務為房地產物業開發的私人公買賣協議,代價為14.5百萬新加坡元。建議收購事項的詳情載於本公司日期為2021年12月15日的公告及本公司日期為2022年3月11日的通函。於綜合財務報表批准刊發的日期,收購事項仍在新報表批准刊發的日期,收購事資產為位於和坡永久業權土地的重建地盤,於2021年12月31日的市值為14.5百萬新加坡元。收購First Capital全部股權將入賬列作本公司的資產收購。

自2020年1月起,新加坡及其他國家爆發的2019冠狀病毒病(「COVID-19」) 疫情,已影響一般營商環境。儘管新家坡政府於2022年3月放寬管制令,本集團的財務業績仍可能受新加坡持續的COVID-19疫情影響,於年報日期未能估計其影響程度。

Five Years Financial Summary 五年財務概要

For the five years ended 31 December 2017, 2018, 2019, 2020 and 截至2017 年、2018 年、2019 年、2020 年及

2021年12月31日止五個年度:

RESULTS

業績

Year ended 31	December
截至12月31	日止年度

		2021	2020	2019	2018	2017		
		2021年	2020年	2019年	2018年	2017年		
		S\$'000	S\$'000	S\$'000	S\$'000	S\$'000		
		千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元		
Revenue	收益	37,386	34,901	42,004	44,995	43,975		
D (1) ()	77 TV 24 VV TI		0.407	5 404	4.070	0.404		
Profit before taxation	除税前溢利	5,004	2,467	5,461	4,370	6,101		
Income tax expense	所得税開支	(436)	(277)	(303)	(371)	(590)		
Profit for the year	年內溢利	4,568	2,190	5,158	3,999	5,511		
Total profit and comprehensive income for the year	年內溢利及 全面收益總額	4,568	2,190	5,158	3,999	5,511		

ASSETS AND LIABILITIES

資產及負債

As at 31 December

				於12月31日		
		2021	2020	2019	2018	2017
		2021 年	2020年	2019年	2018年	2017年
		S\$'000	S\$'000	S\$'000	S\$'000	S\$'000
		千新加坡元	千新加坡元	千新加坡元	千新加坡元	千新加坡元
Total assets	資產總值	167,837	147,756	128,560	95,519	96,743
Total liabilities	負債總額	95,937	80,424	63,418	58,624	60,409
Total equity	總權益	71,900	67,332	65,142	36,895	36,334













K2 F&B Holdings Limited

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