

# DATRONIX HOLDINGS LIMITED 連達科技控股有限公司\*

(Stock Code 股份代號: 889)

Annual Report 2022





MICRO SYSTEMS ENGINEERING

"Supplier Excellence"



**MEDTRONIC** 

"Outstanding Performance"



**LUTRON** "Customer Service"



ASTRONICS

"Best Value Added"



**PHYSIO CONTROL** 

"Supplier of the Year"



DATAFORTH

"Vendor of the Year"



ASTRONICS

"Customer Intimacy Strategy"



LUTRON

"Preferred Supplier"



**LUTRON** 

"Outstanding New Supplier"





**XICOM**"Outstanding Performance"



**ENGINEERING**"Special Recognition Award"

**MICRO SYSTEMS** 



**MEDTRONIC** "Supplier of the Year"



**LUTRON** "Supplier of the Year"



**VICOR**"Outstanding Supplier Achievement Award"



**XICOM**"President's Award"





**Polycom** 



**Ericsson** 



Milwaukee



Preferred supplier General Electric



Physio Control (Div. of Medtronic)



Preferred supplier Primex Aerospace



Digital Equipment corp



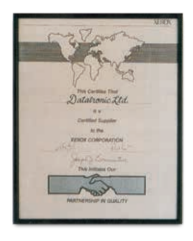
Xerox



**United Technologies** 

## AWARDS









Xerox

Xerox

ICL/Fujitsu



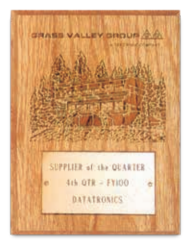




Xerox

Xerox

Xerox







**Tektronix** 

Sola Electric

Tektronix



## Customer Recognition For Quality, Service, Value



Honeywell



Honeywell



Harris



Honeywell



Honeywell



Delco



Honeywell



Hughes Aircraft General Motors



**IBM** 

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#### **BOARD OF DIRECTORS**

#### **Executive Directors**

SIU Paul Y. *(Chairman)* SHUI Wai Mei *(Vice Chairman)* 

SIU Ronald (Vice Chairman) (appointed on 1 August 2022)

SHEUNG Shing Fai SIU Nina Margaret

#### **Independent Non-executive Directors**

CHUNG Pui Lam LEE Kit Wah WONG Wah Sang, Derek

#### **AUDIT COMMITTEE**

LEE Kit Wah CHUNG Pui Lam WONG Wah Sang, Derek

#### **REMUNERATION COMMITTEE**

CHUNG Pui Lam LEE Kit Wah WONG Wah Sang, Derek SIU Paul Y.

#### NOMINATION COMMITTEE

CHUNG Pui Lam LEE Kit Wah WONG Wah Sang, Derek SHEUNG Shing Fai

#### **OUALIFIED ACCOUNTANT**

MOK Sim Wa

#### **COMPANY SECRETARY**

LEUNG Sau Fong

#### **AUTHORISED REPRESENTATIVES**

SIU Paul Y. SHEUNG Shing Fai

#### **AUDITOR**

BDO Limited 25/F Wing On Centre 111 Connaught Road Central Hong Kong

#### 董事會

#### 執行董事

蕭保羅*(主席)* 徐惠美*(副主席)* 

蕭佑忠(副主席)(於2022年8月1日委任)

商承輝 蕭蓮娜

#### 獨立非執行董事

鍾沛林 李傑華 黃華生

#### 審核委員會

李傑華 鍾沛林 黃華生

#### 薪酬委員會

鍾沛林 李傑華 黃華生 蕭保羅

#### 提名委員會

鍾沛林 李傑華 黃華生 商承輝

#### 合資格會計師

莫嬋華

#### 公司秘書

梁秀芳

#### 授權代表

蕭保羅 商承輝

#### 核數師

香港立信德豪會計師事務所有限公司 香港 干諾道中111號 永安中心25樓

#### **REGISTERED OFFICE**

Clarendon House 2 Church Street Hamilton HM11 Bermuda

# PRINCIPAL PLACE OF BUSINESS IN HONG KONG

19th Floor North Point Industrial Building 499 King's Road North Point Hong Kong

## PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

MUFG Fund Services (Bermuda) Limited Cedar House 41 Cedar Avenue Hamilton HM 11 Bermuda

# HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Hong Kong Registrars Limited Shops 1712–1716, 17th Floor Hopewell Centre 183 Queen's Road East Hong Kong

#### **PRINCIPAL BANKERS**

The Hongkong and Shanghai Banking Corporation Limited Bank of Communications

#### **WEBSITE**

www.datronixhldgs.com.hk

#### 註冊辦事處

Clarendon House 2 Church Street Hamilton HM11 Bermuda

#### 香港主要營業地點

香港北角 英皇道499號 北角工業大廈19樓

#### 主要股份過戶登記處

MUFG Fund Services (Bermuda) Limited Cedar House 41 Cedar Avenue Hamilton HM 11 Bermuda

#### 香港股份過戶登記分處

香港證券登記有限公司 香港 皇后大道東183號 合和中心17樓1712-1716室

#### 主要往來銀行

香港上海滙豐銀行有限公司

交通銀行

#### 網址

www.datronixhldgs.com.hk

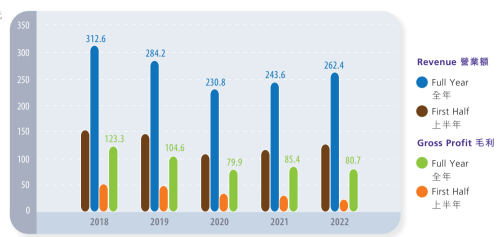


### 財務摘要及關鍵表現指標

## FINANCIAL HIGHLIGHTS AND KEY PERFORMANCE INDEX

#### REVENUE / GROSS PROFIT 營業額及毛利

HK\$'million 百萬港元



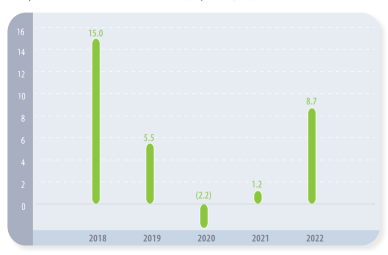
# PROFIT/(LOSS) ATTRIBUTABLE TO OWNERS OF THE COMPANY 本公司擁有人應佔溢利/(虧損)





#### EARNINGS/(LOSS) PER SHARE 每股盈利/(虧損)

HK cents 港仙

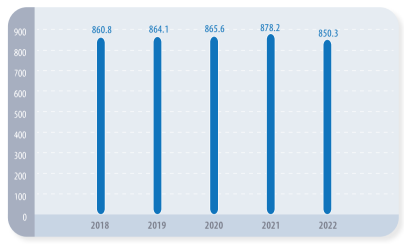




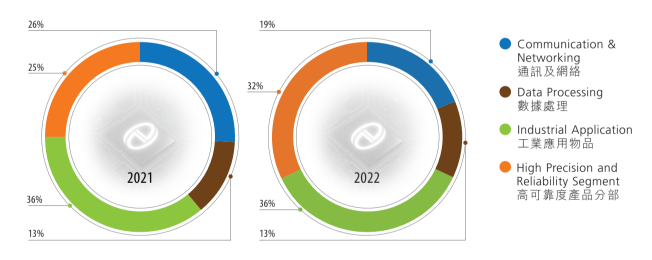


#### NET ASSETS 淨資產

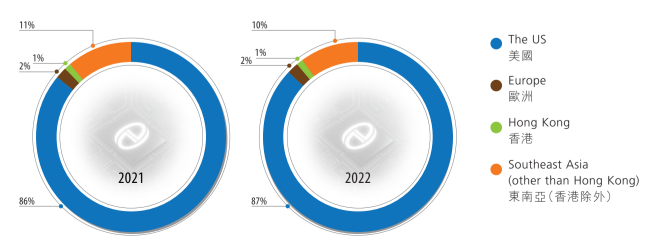




#### MARKET 市場



#### GEOGRAPHICAL DESTINATION OF PRODUCTS 產品之目的地分佈圖





The Group is principally engaged in the design, manufacture and sale of magnetics used in consumer electronics, data processing appliances and other electronics systems for coupling, isolation, filtering, interfacing and timing control applications. All of the Group's magnetics are sold under its own brand name "Datatronics". A majority of the Group's products are customized magnetics tailored-made according to the requirements and specifications of its customers. The Group also offered standard catalogue magnetics to its customers.

The Group focuses on the high-end segment of the magnetics industry. It has a customer base over 300 customers comprising manufacturers of telecommunication and data processing equipment, technology equipment, motor vehicles and medical equipment.

The Group's world-class design and manufacturing capabilities, together with the breadth of its product offerings, provide her with a competitive advantage that enable her to anticipate and deliver highly customized solutions for their customers' product needs. In addition, their global presence enables them to participate in many relevant product and geographic markets and provide her with proximity to their global customer base.

本集團之主要業務為設計、製造及銷售 適用於電子消費產品、數據處理器及 他電子系統之磁性元件,以作聯結。 離、過濾、界面及時間控制等用途。。本 集團所有磁性元件產品均以其本身品別 「Datatronics」銷售。本集團大部份產品別 按照其客戶之要求及規格定造之專用磁性 元件。本集團亦向其客戶提供標準類別之 磁性元件。

本集團專注於磁性元件行業之高檔次市場。本集團之客戶數目超過300名,其中包括電訊及數據處理設備、科技設備、汽車及醫療設備之製造商。

本集團之世界級設計及製造實力,配合其 提供之不同種類產品,為本集團提供競爭 優勢,令本集團能夠預計及提供切合客戶 需求之專門解決方案。此外,本集團之全 球業務據點能夠令本集團參與發展多項相 關產品及地區市場,及更能接近其全球之 客戶基礎。

#### THE GROUP'S PRODUCT LINE

The Company designs and manufactures both standard and customized magnetic components in a large variety of products:

- Transformers
- Lan Filter Modules
- Digital Delay Modules
- Inductors/Chokes
- ASDL Transformer
- Planar Magnetics
- Magnetics for Aviation Applications
- Magnetic Components for DC/DC Converters
- Magnetics for Hybrid Network Assemblies
- Magnetics for Power Conversion
- Magnetics for Energy Savings
- Magnetics for Medical Devices/Equipment
- Magnetics for Internet Equipment
- Magnetics for Data Acquisition/Transmitter and Signal Conditioning

#### **MARKETS SERVED**

The Company's products to-day find application in a wide range of state-of-the-art electronic equipment that include the following:

- Telecommunications
- Communications
- Instrumentation
- Industrial Equipment
- Computers & Networking
- Internet Equipment
- Medical Devices/Equipment
- Automotive

The Group's products meet or exceed numerous performance, safety, quality specification and standard that include the following:

- TS16949
- IEC950
- UL/CSA
- ISO9001
- VDE

#### 本集團產品線

本公司設計及製造用於不同產品之標準及 專用磁性元件:

- Transformers
- Lan Filter Modules
- Digital Delay Modules
- Inductors/Chokes
- ASDL Transformer
- Planar Magnetics
- Magnetics for Aviation Applications
- Magnetic Components for DC/DC Converters
- Magnetics for Hybrid Network Assemblies
- Magnetics for Power Conversion
- Magnetics for Energy Savings
- Magnetics for Medical Devices/ Equipment
- Magnetics for Internet Equipment
- Magnetics for Data Acquisition/ Transmitter and Signal Conditioning

#### 所服務市場

本集團現有之產品廣泛應用於各種先進電子設備,包括下列各項:

- 電訊
- 涌訊
- 儀器
- 工業設備
- 電腦及網絡
- 互聯網設備
- 醫療器材/設備
- 汽車

本集團之產品符合或超越多項表現、安全、質量規格及標準,包括下列各項:

- TS16949
- IEC950
- UL/CSA
- ISO 9001
- VDE



#### **MARKETS SERVED – CONTINUED**

The directors consider the followings to be the key factors contributing to the Group's success:

- the extensive experience and expertise of the Group's management team in the magnetics industry;
- its well-established business relationship with customers:
- its forefront technology and technical know-how to assist and bridge its customers to new technologies;
- its ability to satisfy customers' needs by offering customized products that meet their reliability, quality and delivery requirements;
- its logistic center located in Southern California, U.S. to support delivery and service to customers;
- the wide range of product it offers;
- "Just-in-time" delivery and "Ship-to-stock" Program certified with numerous key customers;
- its reputation for high quality and high reliability products;
- "One stop solution";
- capacity to grow due to more demands for high reliability products in U.S. and Europe;
- cost competitive;
- the barrier of entrance for competitors is very high; and
- its established relationship with major suppliers which enables the Group to obtain a stable supply of materials for the Group's products.

#### 所服務市場-續

董事認為,下列各項為本集團賴以成功之 主要因素:

- 本集團管理層隊伍於磁性元件行業之 豐富經驗及專業知識;
- 本集團與客戶建立之穩固業務關係;
- 本集團之尖端科技及技術可協助及引 領其客戶邁進新科技;
- 本集團向客戶提供其對可靠程度、品質及付運需求之專門設計產品之能力;
- 本集團位於美國南加州之物流中心, 可向客戶支援付運及提供服務;
- 本集團提供之廣泛系列產品;
- 與許多主要客戶簽訂之「Just-in-time」 交付及「Ship-to-stock」計劃;
- 本集團於優質及高可靠度產品之聲譽;
- 「一站式解決方案」;
- 提升生產力之潛力以配合美國及歐洲 對高可靠度產品之需求增加;
- 具備成本效益;
- 競爭對手加入之屏障極高;及
- 本集團與主要供應商建立之關係,能 夠讓本集團為本集團之產品取得穩定 之原料供應。

#### **OVERVIEW**

Global economic activity experienced a wider than expected slowdown alongside with record high inflation observed. Datronix's sales and operation income were directly impacted due to the economic slowdown and increase of various cost factors. Datronix reported its revenue for 2022 at HK\$262.4 million, while 2021 was at HK\$243.6 million, an increase of 7.7%. Gross margin decreased to HK\$80.7 million for 2022, compared to HK\$85.4 million for the corresponding period a year ago. Gross margin, as a percentage of revenue, decreased to 30.7% in 2022, compared to 35.1% for the same period in 2021.

Operating profit increased to HK\$28.2 million in 2022, or 10.7%, compared to HK\$6.9 million in 2021 due to substantial fair value gain on revaluation for investment property of HK\$29.5 million. If excluding the other revenue and gains and fair value gain on investment property, we reported an operating loss of HK\$10.3 million in 2022 while 2021 was HK\$1 million in 2021. Net profit for year 2022 was HK\$27.9 million, an increase of HK\$24 million from comparable period of 2021.

As of 31 December 2022, Datronix balance sheet remains stable, with cash balance at HK\$136.7 million, and no issuance of any bank loan.

#### **MARKET REVIEW**

#### **Communication and Networking**

Communication segment reported HK\$50.7 million for year 2022, compared to HK\$64.6 million in 2021, down 21%. This segment contributed 19% of the Group's total revenue.

#### **Data Processing**

Sales for this segment were HK\$34.8 million in 2022, an increase of 11% from 2021. The customers in this segment had shown improvement at their end market demand. Data processing segment contributed 13% of the Group's turnover.

#### 全面回顧

全球經濟活動經歷了比預期更廣泛的放緩,同時觀察到創紀錄的高通脹。連達科技的銷售和營業收入受到經濟放緩和各種成本因素增加的直接影響。連達科技錄報2022年收入為262,400,000港元,而2021年為243,600,000港元,增長7.7%。2022年毛利下降至80,700,000港元,而去年同期為85,400,000港元。2022年毛利率下降至30.7%,而2021年同期為35.1%。

營運利潤從 2021 年的 6,900,000港元增至 2022 年的 28,200,000 萬港元,銷售額之 10.7%,這是由於投資物業重估的估值收益為 29,500,000 港元。撇除其他收入和收益及投資物業的估值收益,我們在 2022年錄報營運虧損為 10,300,000 港元,而 2021年同期虧損為1,000,000港元。2022年淨利潤為27,900,000港元,較2021年同期增加24,000,000港元。

於2022年12月31日,連達科技的綜合財務 狀況維持穩定,現金達136,700,000港元, 並無發行任何銀行債務。

#### 市場回顧

#### 通訊及網絡

於 2 0 2 2 年 , 通 訊 分 部 銷 售 額 錄 報 50,700,000港元,而2021年為64,600,000 港元,減少21%。該分部貢獻本集團總營 業額的19%。

#### 數據處理

該分部的銷售額為34,800,000港元,較2021年增加11%。該分部的客戶在終端市場需求方面有所改善。數據處理分部貢獻本集團總營業額的13%。

#### **Industrial Application**

Industrial application segment demonstrated a stable demand for year 2022. Segment sales reported at HK\$93.7 million in 2022 compared to HK\$87.2 million, an increase of 7% from 2021. The industrial application segment contributed 36% of the Group revenue.

#### **High Precision and Reliability Segment**

This segment demands precise technology, advance technical know-how and good workmanship by the Group. The sophistication of workmanship aids the Group to achieve a higher margin on our products. Sales on high reliability segment reported HK\$83.2 million in 2022, compared to HK\$60.4 million in 2021, an increase of 38%. This segment contributed 32% of the Group's revenue.

#### **ACHIEVEMENT AND AWARDS**

In recognition of our quality, value of our products and of the Group's service and performance, Datronix has to date received 42 awards from our customers.

#### **LOOKING FORWARD**

Manufacturers are currently experiencing concerns related to inflation and economic uncertainty, and these will setback the operating performance for the Group. With the rising costs of labour, Datronix will continue to look for automation to our production process to increase efficiency and remain competitive. For the past year, we have been actively pursuing different opportunities and diversifying our revenue streams. We have been actively involved in research and development on different horizons on the electronic consumer segment. We look forward to balancing out the cost factors while broaden our products and segment offerings in the coming years.

#### 工業應用物品

於2022年,工業應用物品分部展現穩定需求。於2022年該分部的銷售額錄報93,700,000港元,而2021年為87,200,000港元,增長7%。工業應用物品分部貢獻本集團總營業額的36%。

#### 高端可靠度產品分部

該分部利用本集團的精密技術、先進技術 訣竅及尖端工藝。複雜的工序有助於集團 的產品獲取較高的利潤。於2022年,高端 可靠度產品分部的銷售額為83,200,000, 而於2021年為60,400,000港元,增長 38%。此分部貢獻本集團營業額的32%。

#### 成就及獎項

連達科技至今已榮獲眾多客戶頒發共42個 獎項,以表揚本集團於產品、服務及表現 質素的價值。

#### 展望將來

製造商目前正面對通貨膨脹和經濟不確定 性相關的擔憂,這將阻礙集團的表現。隨 著勞動成本上升,連達科技將繼續致力於 生產過程中尋求自動化,以提高效率並保 持競爭力。在過去的一年裡,我們一來 極尋求不同的機會並使我們的收入兩類 樣化。我們積極參與消費電子產品領域不 同層面的研發。我們期望於不久將來能平 衡成本,同時擴大我們的產品和市場分部。

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

#### **BUSINESS AND FINANCIAL REVIEW**

Revenue for year 2022 reported at HK\$262.4 million, an increase of 7.7% compared to HK\$243.6 million in same period of last year. Gross profit margin was 30.7% compared to 35.1% in 2021. Our operating profit was HK\$28.2 million, when compared to HK\$6.9 million for the same period of last year. Profit attributable to owners of the Company was HK\$27.9. million in 2022 while we reported loss attributable to owners of the Company of HK\$3.8 million in 2021.

## LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

As at 31 December 2022, the Group had a total equity of approximately HK\$850.3 million (2021: HK\$878.2 million), and cash and cash equivalents of approximately HK\$136.8 million (2021: HK\$208.2 million), which were predominately denominated in US dollars and Renminbi.

For the year ended 31 December 2022, the Group had not arranged for any banking facilities and other resources for financing. With the above cash on hand, the Group has adequate resources to meet its working capital needs in the near future.

The Group has strong financial position. There were no bank and other loan for the year ended 31 December 2022.

The Group had limited exposure to foreign exchange fluctuations in normal business transactions as most of its accounts receipts and payments are in US dollars.

#### 業務及財務回顧

2022年的營業額為262,400,000港元,較去年同期的243,600,000港元增加7.7%。2022年毛利率為30.7%,2021年為35.1%。我們的營運利潤為28,200,000港元,去年為6,900,000港元,股東應佔溢利為27,900,000港元,而我們在2021年則錄得股東應佔虧損3,800,000港元。

#### 流動資金、財務資源及資本結構

於2022年12月31日,本集團之權益總額約為850,300,000港元(2021年:878,200,000港元),現金及等同現金項目約為136,800,000港元(2021年:208,200,000港元),主要以美元及人民幣為單位。

截至2022年12月31日止年度,本集團並無安排任何銀行信貸及作其他融資安排。本集團持有上述之現金,足以應付其於可見將來之營運資金需要。

本集團之財務狀況穩健。截至2022年12月 31日止年度,本集團並無銀行貸款及其他 貸款。

由於本集團大部份於正常業務交易的賬項 收入及支出均以美元為單位,故只承受有 限度之外匯波動風險。

#### **EMPLOYEES AND REMUNERATION POLICY**

As at 31 December 2022, the Group employed approximately 1,114 personnel around the world, with approximately 94 in Hong Kong, 600 in the PRC and 420 overseas. The Group has a staff education sponsorship program and also provides training courses to staff on operation system, product and technology development, and product safety.

The remuneration policy for the Group's employees is reviewed by management on a regular basis. Competitive remuneration packages will be offered to employees based on business performance, market practices and the performance of individual employees. The Group has adopted a mandatory provident fund scheme for its Hong Kong employees.

#### **CONTINGENT LIABILITIES**

The Group did not have any material contingent liability as at 31 December 2022 (2021: Nil).

#### **CAPITAL COMMITMENTS**

The Group has capital commitment outstanding at the year end and contracted but not provided for property, plant and equipment of HK\$6.9 million in the financial statements (2021: HK\$4.7 million).

#### 僱員及薪酬制度

於2022年12月31日,本集團於全球各地僱用約1,114人,其中香港約有94人,中國約有600人,海外約有420人。本集團設有員工培訓資助計劃,亦向僱員提供有關營運系統、產品及技術開發,以及產品安全之培訓課程。

管理層會定期檢討本集團之僱員薪酬政 策。本集團會考慮業績表現、市場水平及 個別僱員之表現向僱員提供合適之薪酬福 利,並已為其香港之僱員採納強積金計劃。

#### 或然負債

於2022年12月31日,本集團無任何重大或 然負債(2021年:無)。

#### 資本承擔

本集團於年尾結算日就物業、廠房及設備之已訂約但未於財務報表撥備之未償還資本承擔為6,900,000港元(2021年:4,700,000港元)。

### 董事及高級管理層





#### **EXECUTIVE DIRECTORS**

Mr. Siu Paul Y., aged 82, the Chairman and Chief Executive Officer of the Group, is the founder of the Group. Mr. Siu is also a member of Remuneration Committee of the Company. He is responsible for the Group's overall business strategy and formulation of corporate plan. Mr. Siu holds a master's degree of science in engineering and a bachelor degree of science from the University of California, Los Angeles in the US. He has more than 30 years of experience in sales and manufacturing of magnetic components as well as the sales of other electronic components for telecommunication and data processing systems and other electronic systems.

**Ms. Shui Wai Mei**, aged 77, is the Vice Chairman of the Group responsible for the Group's general administration. She has more than 20 years of experience in business development. Ms. Shui joined the Group in 1975 and is the spouse of Mr. Siu Paul Y..

Mr. Ronald Siu, aged 39, is the Vice Chairman of the Group. Mr. Siu holds a master degree of science in accounting and finance in London School of Economics and Political Science in the UK and a bachelor degree of science in business administration with Cum Laude (Honors) from the University of Southern California in the US. Mr. Siu has more than 8 years working experience in the field of financial markets, corporate finance and investment management. He was appointed as a Non-executive Director of the Company on 23 April 2007 and resigned on 19 September 2008. Prior re-joining the Group, he worked as a corporate finance manager in a financial institution and as an investment manager/ research analyst in an asset management firm. Mr. Ronald Siu re-joined the Group on 1 April 2015 and is responsible for the sales & marketing and investment management of the Group. Mr. Ronald Siu also sits on boards of various companies within the Group. Mr. Siu is the son of Mr. Siu Paul Y and Ms. Shui Wai Mei and the brother of Ms. Siu Nina Margaret.

#### 執行董事

蕭保羅先生,82歲,為本集團之主席、行政總裁及創辦人。蕭先生擔任本公司薪酬委員會之成員。彼負責本集團之整體策略及制訂公司計劃。蕭先生持有美國財務。 於磯加州大學工程理學碩士學位,及與理學位。彼於銷售及製造磁性組件,以以與政 對售應用於電訊、資料處理系統及其他電子系統之其他電子零件方面積逾30年之經驗。

徐惠美女士,77歲,為本集團之副主席。 彼負責本集團之一般行政工作。彼於業務 發展方面積逾20年經驗。徐女士於1975年 加入本集團,為蕭保羅先生之配偶。

#### **EXECUTIVE DIRECTORS – CONTINUED**

Mr. Sheung Shing Fai, aged 74, is the General Manager of the Group. Mr. Sheung is also a member of the Nomination Committee of the Company. He is responsible for the Group's business and technology development. Mr. Sheung holds a bachelor degree of science in electronic engineering from the National Taiwan University in Taiwan. He has more than 20 years of experience in sales and manufacturing of magnetic components and other electronic components for telecommunication and data processing systems and other electronic systems. Mr. Sheung joined the Group in 1988.

**Ms. Siu Nina Margaret**, aged 46, is an Executive Director of the Group. Ms. Siu holds a MBA degree with emphasis on Finance and Certificate in International Business in Loyola Marymount University and a bachelor degree of arts with major in business economics from the University of California, Los Angeles in the US. She has more than 3 years experience in the US syndication loan market on major listed companies in the US. Ms. Siu is responsible for the finance and marketing of the Group. Ms. Siu joined the Group as a Non-executive Director on 31 May 2000, and re-designated to Executive Director of the Group on 7 July 2005. Ms. Siu resigned on 31 December 2011 and was reappointed as Executive Director on 1 January 2013. Ms. Siu is the daughter of Mr. Siu Paul Y..

#### INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chung Pui Lam, GBS, OBE, JP, aged 82, was appointed as an Independent Non- executive Director of the Company in March 2001. Mr. Chung is also a chairman of each of the Remuneration Committee and the Nomination Committee and a member of the Audit Committee of the Company. He is a practicing solicitor in Hong Kong. Mr. Chung is serving as consultant to numerous commercial enterprises, local district associations, trade unions, owners corporations and building management professional associations. Mr. Chung is also an independent non-executive director of S E A Holdings Limited and a non-executive director of Chow Sang Sang Holdings International Limited.

#### 執行董事-續

商承輝先生,74歲,為本集團之總經理。 商先生擔任本公司提名委員會之成員。彼 負責本集團之業務及科技發展。商先生持 有台灣之台灣大學電子工程理學士學位。 彼於銷售及製造應用於電訊、資料處理系 統及其他電子系統之磁性組件及其他電子 零件方面積逾20年經驗。商先生於1988年 加入本集團。

#### 獨立非執行董事

鍾沛林先生,GBS,OBE,太平紳士,82歲,於2001年3月獲委任為本公司之獨立非執行董事。鍾先生分別擔任本公司薪酬委員會和提名委員會之主席及審核委員學之主席及審核委員會之主席及審核委員會之主席及審核委員會之主席及審核委員會之主席及審核委員會之主席及審核委員會之主席及審核委員會之主。 多間商業機構、地區組織、工會、業主立 案法團及專業樓宇管理組織擔任顧問執立 案法團及專業樓宇管理組織擔任顧司之獨立非執行董事及周生生集團國際有限公司非執行董事。

## 董事及高級管理層





## INDEPENDENT NON-EXECUTIVE DIRECTORS – CONTINUED

Mr. Lee Kit Wah, aged 68, was appointed as an Independent Non-executive Director of the Company in August 2011. Mr. Lee is also a chairman of the Audit Committee and a member of each of the Remuneration Committee and Nomination Committee of the Company. Mr. Lee graduated from University of Toronto in 1979 with a bachelor's degree in Commerce. He is a fellow member of the Association of Chartered Certified Accountants. the Hong Kong Institute of Certified Public Accountants, the Taxation Institute of Hong Kong and a fellow member of the Institute of Chartered Accountants in England and Wales. Mr. Lee was trained at Price Waterhouse (presently PricewaterhouseCoopers) in Hong Kong from 1979 to 1984, and worked at F. S. Li & Co., Certified Public Accountants between 1985 to 1988 first as an audit supervisor and then as an audit manager. He has been practising as a certified public accountant in Hong Kong since 1988 and is the managing director of an accounting firm. Katon CPA Limited. Mr. Lee was an independent non-executive director of ITC Corporation Limited (presently PT International Development Corporation Limited) from 23 July 2004 to 28 March 2017, a company is listed on The Stock Exchange of Hong Kong Limited ("the Stock Exchange").

Mr. Wong Wah Sang, Derek, aged 67, was appointed as an independent Non-executive Director of the Company in July 2016. Mr. Wong is a member of each of the Audit Committee, Nomination Committee and Remuneration Committee of the Company. Mr. Wong graduated from The Chinese University of Hong Kong with a Bachelor of Arts degree. Mr. Wong has over 30 years of experience in Hong Kong and overseas manufacturing industry with extensive exposure to various managerial duties, including corporate management, internal control, corporate secretary, acquisitions and mergers, re-organizations, introduction of technologies, establishment and construction of new manufacturing plants, marketing and trading.

#### 獨立非執行董事-續

李傑華先生,68歲,於2011年8月獲委任 為本公司之獨立非執行董事。李先生擔任 本公司審核委員會之主席及薪酬委員會和 提名委員會之成員。李先生1979年畢業於 多倫多大學,取得商業學士學位。李先生 為英國特許會計師公會和香港會計師公會 資深會員,香港税務學會資深會員以及英 格蘭及威爾斯特許會計師公會資深會員。 李先生於1979年至1984年在香港羅兵咸永 道會計師事務所實習,於1985年至1988年 在註冊會計師行F. S. Li & Co., 先後任職核 數主管及核數經理,於1988年成為執業會 計師,並出任會計師行 Katon CPA Limited 董事總經理。李先生由2004年7月23日至 2017年3月28日曾為德祥企業集團有限公 司(現為保德國際發展企展有限公司)之獨 立非執行董事,此公司之股份於香港聯合 交易所有限公司(「聯交所」)上市。

黃華生先生,67歲,於2016年7月獲委任 為本公司之獨立非執行董事。黃先生擔 本公司審核委員會、提名委員會及薪酬 委員會之成員。黃先生畢業於香港中文 委員會之成員。黃先生畢業於香港中文 學士學位。黃先生具有30多 年的香港及海外製造業經驗,擔任過多 管理職責,包括集團管理、內部控制 實秘書、收購與合併、公司重組、技術引 進、興建新廠、市場拓展及對外貿易。

#### **SENIOR MANAGEMENT**

Mr. Bradley D. Turner, aged 66, is the Vice President and General Manager of all U.S.A. based operations for the Group. Prior to joining the company in 2013, Mr. Turner served as President for BI Technologies Components, and has over 33 years' experience of operations management, sales, and engineering of magnetic and other passive electronic components. Mr. Turner holds a BS from Azusa Pacific University, an Master Degree in Business Administration from California State Polytechnic University, and several US patents for electronic component design and manufacturing.

**Ms. Mok Sim Wa**, aged 44, is the Finance Manager of the Group. She is responsible for all finance and accounting functions of the Group. Ms. Mok obtained a Master Degree in Business Administration from the University of South Australia and a Higher Diploma in Accountancy from the City University of Hong Kong. She is a fellow of the Association of Chartered Certified Accountants and a member of the Hong Kong Institutes of Certified Public Accountants. Ms. Mok has over 9 years of experience in auditing, accounting, taxation matters. She joined the Group in 2010.

**Mr. Ng Chan Chung**, aged 59, is the Operation Manager of the Group. He is responsible for the management of the Group's operations in Shunde, the PRC. Mr Ng holds a Bachelor of Science in Electronics from Open University of Hong Kong and a Master Degree in Materials Engineering & Nanotechnology from City University of Hong Kong. He has over 30 years of experience in magnetic component manufacturing industry. He joined the group in 1983.

#### 高級管理層

Bradley D. Turner先生,66歲,是本集團所有於美國業務的副總監兼總經理。彼於2013年加入本集團,Turner先生曾擔任BITechnologies Components總監,並擁有超過33年於營運管理、銷售、磁性工程和無源電子元件方面等的經驗。Turner先生擁有梓太平洋大學的學士學位,加州州立理工大學的工商管理碩士,和幾個美國電子元件的設計和製造的專利。

莫嬋華女士,44歲,為本集團之財務經理。彼負責本集團之所有財務及會計職務。莫女士獲得南澳大學之工商管理碩士學位及香港城市大學高級會計文憑。彼為英國特許公認會計師公會之資深會員及香港會計師公會之會員。莫女士於審計、會計及稅務事宜等方面擁有逾9年之經驗。彼於2010年加入本集團。

吳親仲先生,59歲,為本集團的運營經理。彼負責本集團中國順德業務之營運工作。吳先生持有香港公開大學電子學學士學位及香港城市大學材料工程及納米科技碩士學位。吳先生於磁性元件生產經驗擁有逾30年經驗。彼於1983年加入本集團。

The Directors present herewith their annual report and the audited financial statements of Datronix Holdings Limited ("the Company") and its subsidiaries (together with the Company, "the Group") for the year ended 31 December 2022.

董事謹此提呈連達科技控股有限公司(「本公司」)及其附屬公司(與本公司統稱「本集團」)截至2022年12月31日止年度之年報,連同其經審核財務報表。

#### **PRINCIPAL ACTIVITIES**

The principal activity of the Company is investment holding. Details of the principal activities of the Company's subsidiaries are set out in note 18 to the financial statements

#### **MAJOR CUSTOMERS AND SUPPLIERS**

The information in respect of the Group's sales and purchases attributable to the major customers and suppliers respectively during the financial year is as follows:

#### 主要業務

本公司之主要業務為投資控股。本公司附屬公司之主要業務詳情載於財務報表附註 18。

#### 主要客戶及供應商

有關本集團主要客戶及供應商在本財政年 度內分別佔本集團之銷售額及採購額資料 如下:

> Percentage of the Group's total

Sales	Purchases
佔本集團	佔本集團
總銷售額	總採購額
之百分比	之百分比

The largest customer

Five largest customers in aggregate

The largest supplier

Five largest suppliers in aggregate

最大保度商

五位最大保度商

五位最大供應商之總和

59% 12%

38%

Except that one of the five largest customers, Datatronics Romoland, Inc., is a related company in which the Company's director, Mr. Siu Paul Y., holds 100% of its issued share capital directly, none of the directors, their associates or any shareholders of the Company (which to the knowledge of the directors owns more than 5% of the Company's share capital) had an interest in the major customers and suppliers noted above.

除最大客戶Datatronics Romoland, Inc.為關連公司(本公司董事蕭保羅先生直接持有其已發行股本100%),各董事、彼等之聯繫人士或本公司任何股東(根據董事所知擁有本公司股本5%以上之股東)並無擁有上文所述之主要客戶及供應商之權益。

22%

#### **SEGMENT INFORMATION**

Details of segment information are set out in note 6 to the financial statements.

#### FINANCIAL STATEMENTS AND DIVIDENDS

The financial performance of the Group for the year are set out in the consolidated statement of profit or loss and other comprehensive income on page 86.

The financial position of the Group and the Company as at 31 December 2022 are set out in the consolidated statement of financial position on pages 87 to 88 and the statement of financial position on page 176 respectively.

The directors do not recommend the payment of a final dividend (2021: HK\$0.01) per share, totalling HK\$3,200,000 (2021: HK\$3,200,000) for the year ended 31 December 2022

#### **DIVIDEND POLICY**

The Company has adopted a dividend policy. The Board shall consider the following factors before declaring or recommending dividends:

- (a) the Company's current and future operations, actual and expected financial performance;
- (b) the Group's liquidity position, working capital and capital expenditure requirements and future expected capital needs;
- (c) any corporate development plans;
- (d) any restrictions on payments of dividends that may be imposed by the Group's lenders or other third parties;
- (e) the level of the Group's debt to equity ratio, return on equity and the relevant financial covenants;
- (f) retained earnings and distributable reserves of the Company and each of the members of the Group;

#### 分部資料

分部資料之詳情載於財務報表附註6。

#### 財務報表及股息

本集團在本年度內之業績載於第86頁之綜 合損益及其他全面收益表。

本集團及本公司於2022年12月31日之財務 狀況分別載於第87頁至第88頁之綜合財務 狀況表及第176頁之財務狀況表。

董事不建議派付末期股息(2021年:0.01 港元),截至2022年12月31日止年度合共 派發末期股息3,200,000港元(2021年: 3,200,000港元)。

#### 股息政策

本公司已採納股息政策。在宣布或推薦股 息之前,董事會應考慮以下因素:

- (a) 本公司目前和未來的經營狀況、實際 和預期財務表現;
- (b) 本集團的流動資金狀況、營運資金及 資本開支需求及未來預期資本需;
- (c) 任何企業發展計劃;
- (d) 任何由貸方或其他第三方可能對本集 團施加股息支付的限制;
- (e) 本集團的債務與權益比率、股本回報 率及相關財務契約的水平;
- (f) 本公司及本集團各成員公司的未分配 利潤及可分配儲備;

#### **DIVIDEND POLICY - CONTINUED**

- (g) general economic conditions, the business cycle of the Group's business and other internal and external factors that may have an impact on the business or financial performance and position of the Company; and
- (h) any other factor that the Board deems appropriate and relevant.

The declaration and payment of dividends by the Company is also subject to any restrictions under the Laws of Bermuda, the Bye-Laws of the Company and any applicable laws, rules and regulations.

#### FINANCIAL SUMMARY

A summary of the results of the Group for each of the five years ended 31 December 2022 and of the assets and liabilities as at 31 December 2018, 2019, 2020, 2021 and 2022 is set out on page 190.

# PROPERTY, PLANT AND EQUIPMENT AND INVESTMENT PROPERTY

Movements in property, plant and equipment and investment property during the year are set out in note 14 and note 15 to the financial statements respectively.

#### **SUBSIDIARIES**

Details of the Company's subsidiaries as at 31 December 2022 are set out in note 18 to the financial statements.

#### 股息政策-續

- (g) 整體經濟狀況、本集團業務的業務週期及可能對本公司的業務或財務表現及狀況產生影響的其他內部及外部因素;及
- (h) 任何董事會認為適當和相關的其他因 素。

本公司宣派及派付股息亦須受百慕達法例,本公司細則及任何適用法律,規則及 法規的任何限制。

#### 財務概要

本集團截至2022年12月31日止五個年度 各年之業績概要及於2018年、2019年、 2020、2021及2022年12月31日之資產及 負債概要載於第190頁。

#### 物業、廠房及設備及投資物業

物業、廠房及設備及投資物業在本年度內之變動情況分別載於財務報表附註14及附註15。

#### 附屬公司

本公司之附屬公司於2022年12月31日之詳 情載於財務報表附註18。

#### **BUSINESS REVIEW**

Details of the operation of the Company's principal business during the year, as required by Schedule 5 to the Companies Ordinance, including an indication of likely future development in the Group's business, an analysis of key performance indicators, and the Group's environmental policies and performance are set out under the section "Chairman's Statement" on pages 8 to 9, "Management Discussion and Analysis" on page 10, "Environmental and Social Responsibility Report" on pages 44 to 77 and "Financial Highlights and Key Performance Index" on pages 3 to 4 of this annual report respectively.

There is no important event affecting the Group that has occurred after the year ended 31 December 2022.

#### Risk and uncertainties

Our Group's faces several risk and uncertainty factors that may affect the operating results and business prospects. There may have other risks and uncertainties in addition to those listed below which are not known to the Group or which may not be material now but could turn out to be material in the future.

The markets we serve are cyclical and sensitive to domestic and foreign economic conditions and events which may cause our operating results to fluctuate.

Our products are sold in highly competitive markets that we compete in products development, product quality, competitive pricing and adapt to technologies changes better than us.

Our future success depends to a significant degree upon the continued contributions of our management team and technical personnel.

Our failure to obtain, or fully adhere to the limitations contained in, the requisite licenses, meet registration standards or comply with other government export regulations may result in monetary penalties and would have a material adverse effect on us.

#### 業務回顧

根據香港公司條例附表5所規定,本年度公司主營業務經營情況,包括本集團業務未來發展、關鍵表現指標分析和集團的環境政策及表現分別載錄於本年報第8頁至第9頁之主席報告、第10頁之管理層討論及分析、第44頁至第77頁之環境、社會及管治報告及第3頁至第4頁之財務摘要及關鍵表現指標。

截至2022年12月31日年度後,並沒有影響 本集團的重大事情發生。

#### 風險及不確定性

本集團面對若干風險及不確定因素,並有 機會對營運業績及業務前景構成影響。除 了下文所列之外,當中可能尚有其他並未 被本集團發現或暫時不算重大但未來可能 會變成重大的風險和不確定的因素存在。

我們所服務的是周期性的市場,對本地和 外地的經濟狀況和事件敏感,這可能導致 我們的營運業績波動。

我們的產品於競爭激烈的市場銷售,我們 在產品開發,產品質量,價格競爭力及適 應技術變化等方面競爭。

我們未來的成功在主要是依賴我們的管理 團隊和技術人員的持續貢獻。

我們若未能獲得或完全遵守必要的許可證、符合註冊標準或遵守其他政府出口法 規的限制,可能會導致罰款,並對我們產 生重大不利影響。

# **BUSINESS REVIEW – CONTINUED**Relationships with Key Stakeholders

Datronix is dedicated to create fair manner while balancing interests of various stakeholders of our Group. We engage our employees, customers, regulators, business partners and community through variety of stakeholder engagement channels.

The Group provides quality service and products to our customers. The Group also viewed our suppliers as strategic partner. Lastly the Group values its employees as one of its greatest strengths and assets and strive to provide equal opportunities to employees.

#### **Compliance with Laws and Regulations**

The Group has strictly complied with applicable laws and regulations which have a significant impact on the operations of the Group during the year.

# SHARE CAPITAL AND SHARE OPTION SCHEME

Movements in share capital of the Company during the year are set out in note 25 to the financial statements. There was no change in share capital during the year. During the year, the Company did not grant any share options. The Company adopted a share option on 6 June 2001 which remained in force for a period of 10 years from the date of adoption. The share option scheme expired on 6 June 2011.

#### **RESERVES**

Movements in reserves of the Group and the Company during the year are set out in the statements of changes in equity on pages 89 and 167, respectively.

#### 業務回顧-續

#### 與主要持份者關係

連達科技致力營造公平的態度,同時平衡 我們集團不同持份者的權益。我們透過各 種不同持份者的參與渠道,使我們的僱 員、顧客、監管機構、業務夥伴和社區都 參與其中。

本集團提供優質服務及產品予我們的客戶。本集團將我們的供應商視為戰略合作 夥伴。本集團一向視員工為其中一項最重 要的優勢和資產,並致力提供平等機會予 員工。

#### 遵守適用之法律與法規

本集團嚴格遵守於年度內對本集團業務有 重大影響並適用的法律法規。

#### 股本及購股權計劃

本公司在本年度內之股本變動情況載於財務報表附註25。在本年度內,股本並無任何變動。本公司在本年度內並無授出任何購股權。本公司於2001年6月6日採納一項購股權計劃,於採納當日起10年內維持有效購股權計劃已於2011年6月6日到期。

#### 儲備

本集團及本公司在本年度內之儲備變動情況分別載於第89頁及第167頁之權益變動表。

#### **DIRECTORS**

The Directors who held office during the year and up to the date of this report were:

#### **Executive Directors**

Mr. Siu Paul Y., Chairman

Ms. Shui Wai Mei, Vice Chairman

Mr. Siu Ronald, Vice Chairman (appointed on 1 August 2022)

Mr. Sheung Shing Fai

Ms. Siu Nina Margaret

#### **Independent Non-executive Directors**

Mr. Chung Pui Lam

Mr. Lee Kit Wah

Mr. Wong Wah Sang, Derek

In accordance with Bye-laws 87(1) of the Company's Articles of Association, Mr. Siu Ronald, Mr. Lee Kit Wah and Mr. Wong Wah Sang, Derek will retire from office at the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

Amongst the Executive Directors, Mr. Siu Paul Y., Ms. Shui Wai Mei and Mr. Sheung Shing Fai have each entered into a service contract with the Company for an initial fixed term of three years commencing from 22 June 2001. While Ms. Siu Nina Margaret and Mr. Siu Ronald have entered into a service contract with the Company for an initial fixed term of three years commencing from 1 January 2013 and 1 August 2022 respectively. Such contracts will continue thereafter until terminated by not less than three months' notice in writing served by either party on the other. Each of these directors is entitled to a basic salary, which is determined on the basis of his/her qualification, experience, involvement in and contribution to the Company and by reference to the market rate. In addition, the Executive Directors are also entitled to a management bonus of a sum at the discretion of the Directors. An Executive Director may not vote on any resolution of the Directors regarding the amount of the management bonus payable to him.

Save as aforesaid, none of the directors has any existing or proposed service contracts with any member of the Group (excluding contracts expiring or determinable by the employer within one year without payment of compensation (other than statutory compensation)).

#### 董事

在本年度內及直至本報告刊發日期為止在 任之董事芳名如下:

#### 執行董事

蕭保羅先生,主席

徐惠美女士,副主席

蕭佑忠先生,副主席(於2022年8月1日委任)

商承輝先生

蕭蓮娜女士

#### 獨立非執行董事

鍾沛林先生

李傑華先生

黃華生先生

根據本公司之組織章程細則第87(1)條之規定,蕭佑忠先生、李傑華先生及黃華生先生即將舉行之股東週年大會上將會任滿告退,惟彼等符合資格亦願意膺選連任。

除上文所述外,並無董事與本集團任何成員公司訂立或擬訂尚未屆滿而僱主在1年內不可在不予賠償(法定補償除外)的情況下終止之服務合約。

#### **MANAGEMENT CONTRACTS**

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

# DIRECTORS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Save as disclosed in note 27 to the financial statements, no other transactions, arrangements or contracts of significance in relation to the Group's business to which the Company, any of its subsidiaries or its parent enterprise was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

#### **DIRECTORS' INTERESTS IN SHARES**

As at 31 December 2022, the Directors had the following interests in the shares of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as recorded in the register kept by the Company pursuant to Section 352 of the SFO:

### a) The Company

Mr. Siu Paul Y.

蕭保羅先生

#### 管理合約

在本年度內,並無訂立或存在任何與本集 團整體或其中任何重大部份業務有關之管 理及行政合約。

#### 董事於交易、安排或合約之重大 利益

除財務報表附註27所披露外,於本年度終結或於年內任何時間,並無存在與本集團業務有關且本公司或其任何附屬公司或其母公司乃身為訂約方,而本公司董事在其中直接或間接於交易、安排或合約之重大利益。

#### 董事之股份權益

於2022年12月31日,根據本公司遵照證券及期貨條例(「證券及期貨條例」)第352條規定而須存置之登記冊所記錄,董事擁有本公司及其關聯法團(定義見證券及期貨條例第XV部)之股份權益如下:

#### a) 本公司

Ordinary shares of HK\$0.1 each

每股面值0.1港元之普通股

	Corporate	Family	Personal
Total	interests	interests	interests
合計	公司權益	家族權益	個人權益

- 231,412,000 231,412,000 (Note 1) (附註1)

## DIRECTORS' INTERESTS IN SHARES – CONTINUED

#### b) Associated corporation

## 董事之股份權益-續

#### b) 關聯法團

Non-voting deferred shares of HK\$1 each 每股面值 1 港元之無投票權遞延股份

	Name of corporation 公司名稱	Personal interests 個人權益	Family interests 家族權益	Corporate interests 公司權益	Total 合計
Mr. Siu Paul Y. 蕭保羅先生	Datatronic Limited	1	_	199,999 (Note 2) (附註 2)	200,000

#### Notes:

- These shares are held by Onboard Technology Limited, a company incorporated in the British Virgin Islands, and in which Mr. Siu Paul Y. and Ms. Shui Wai Mei beneficially own 90% and 10% of its issued share capital respectively, representing 72.32% of the issued share capital of the Company.
- These shares are held by Data Express Limited, a company incorporated in the Republic of Liberia, whose entire issued share capital is beneficially owned by Mr. Siu Paul Y..

Save as disclosed above, no interests and short positions were held or deemed or taken to be held under Part XV of the SFO by any director or chief executives of the Company or their respective associates in the shares and underlying shares of the Company or its associated corporations which were required to be notified to the Company and the Stock Exchange pursuant to Part XV of the SFO or pursuant to the Model Code of Securities Transactions by Directors of Listed Companies or which are required pursuant to Section 352 of the SFO to be entered in the register referred to therein. Nor any of the directors and chief executives (including their spouses and children under the age of 18), had, as at 31 December 2022, any interest in, or had been granted any right to subscribe for the securities and options of the Company and its associated corporations within the meaning of the SFO, or had exercised any such rights.

#### 附註:

- 1. 此等股份由Onboard Technology Limited(於英屬處女群島註冊成立之 公司)持有,其已發行股本之90%及 10%分別由蕭保羅先生及徐惠美女士 實益擁有,並佔本公司已發行股本之 72.32%。
- 2. 此等股份由Data Express Limited(於賴比瑞亞共和國註冊成立之公司)持有,其全部已發行股本由蕭保羅先生實益擁有。

# DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during the year was the Company or any of its subsidiaries a party to any arrangement to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

#### SUBSTANTIAL SHAREHOLDERS

As at 31 December 2022, the Company has not been notified by any persons (other than the directors or chief executives of the Company) who had interests or short positions in the shares or underlying shares of the Company which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

#### **PRE-EMPTIVE RIGHTS**

There is no provision for pre-emptive rights under the Company's Bye-laws and the laws in Bermuda.

# PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, redeemed or sold any of the listed securities of the Company during the year.

#### **CONNECTED TRANSACTIONS**

The related party transactions disclosed in note 26, Related Party Transactions, item (a) of Sales to DRI, to the financial statements constituted connected transactions under Chapter 14A of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and that the Company has complied with the requirements under chapter 14A of the Listing Rules for such connected transaction.

The Company and its subsidiaries ("the Group") and Datatronics Romoland, Inc. ("DRI") entered into a new Datronix Master Supply Agreement on 18 October 2019 ("the New Master Supply Agreement") which superseded the existing Datronix Master Supply Agreement dated 7 October 2016 in respect of the supply of magnetics to DRI by the Group.

#### 董事購買股份或債券之權利

本公司或其任何附屬公司在本年度內並無 參與任何安排,令本公司董事可透過收購 本公司或任何其他法團之股份或債券而獲 益。

#### 主要股東

於2022年12月31日,本公司並無接獲通知,有任何人士(本公司董事或主要行政人員除外)擁有須記錄於本公司根據證券及期貨條例第336條而存置之登記冊內之本公司股份或相關股份之權益或淡倉。

#### 優先購股權

本公司之組織章程細則及百慕達之法例並 無有關優先購股權之規定。

#### 購買、贖回或出售本公司之上市 證券

本公司或其任何附屬公司並無於本年度內 購買、贖回或出售本公司之任何上市證券。

#### 關連交易

在財務報表附註26披露之關連人士交易之項目(a)中,向DRI銷售之金額,構成根據香港聯合交易所有限公司證券上市規則(「上市規則」)第14A章之關連交易,本公司並已遵守上市規則第14A章之要求進行該等關聯交易。

本公司及其附屬公司(「本集團」)及 Datatronics Romoland, Inc.(「DRI」)於 2019年10月18日訂立新主要供應協議(「新 主要供應協議」),取代於2016年10月7日 訂立之舊主要供應協議(「舊主要供應協 議」),本隻團向DRI供應磁性組件。

#### **CONNECTED TRANSACTIONS – CONTINUED**

The New Master Supply Agreement for a fixed term of three years from 1 January 2020 and on effectively the same terms and conditions of the previous master supply agreements for the supply for magnetic products entered into by the Group and DRI including the old Datronix Master Supply Agreement until terminated by either party giving to the other party not less than three months' written notice. Pursuant to the New Master Supply Agreement are to be agreed between the Group and DRI.

The Group will determine the selling price of magnetic product required by DRI according to the Group's current pricing policy of such products is calculated based on a cost-plus approach with a mark-up margin. Regarding the methods and procedures, the management will follow to determine, review and approve the mark-up margin, the sales administration team will take into account the above factors and the length of credit period offered to DRI and determine the selling price, including the mark-up margin and pass the quotation to the managing director or general manager for consideration. Such mark-up margin will be determined based on (i) the historical prices on products with similar complexity in the same industry, for example, similar mark-up margin will be applied for magnetic components used in medical devices; (ii) the historical prices quoted on previous quotations not accepted by customers, which would serve as a benchmark and guideline for the Group's maximum suggested price offered to its customers. The total purchases made by DRI under the New Master Supply Agreement for the year ended 31 December 2022 was approximately HK\$54,546,000 (2021: new Master Supply Agreement was HK\$44,524,000).

#### 關連交易-續

新主要供應協議之年期固定為3年,由2020年1月1日起生效,條款及條件件與過往主要供應協議(當中包括舊主要供應協議)實質相同,直至任何一方向對方發出不少於3個月之書面通知方可終止。根據主要供應協議磁性產品於主要供應協議下之售價須經由本集團與DRI同意協定。

本集團將根據本集團的定價政策,作為DRI 所需的磁性產品的銷售價格的基礎。根據 本集團當前的定價政策,此類產品的售價 是根據成本加成及加上利潤率計算。管理 層會根據既有方法和程序來確定、審核和 批准利潤率,銷售管理團隊將考慮上述因 素以及提供給DRI的信用期,確定售價(包 括利潤率),並將報價給董事總經理或總 經理作考慮。此利潤率將基於(i)在同一行 業中具有相近複雜性之產品的歷史價格, 例如,相近的利潤率將應用於醫療設備中 使用的磁性部件;(ji)之前未被客戶採納的 報價中的過往價格,以此作為本集團向客 戶提供的最高建議價格的基準和指南。 DRI在截至2022年12月31日止年度內於新 主要供應協議之採購總額約為54.546.000 港元(2021年:新主要供應協議之金額為 44.524.000港元)。

#### **CONNECTED TRANSACTIONS – CONTINUED**

The Directors, including the Independent Non-executive Directors, of the Company have reviewed the connected transactions and have confirmed that the connected transactions were entered into:

- (i) in the ordinary and usual course of business;
- (ii) on terms no less favourable than those available to independent third parties; and
- (iii) on terms that are fair and reasonable and in the interests of the shareholders as a whole

In accordance with Rule 14A.56 of the Listing Rules, the auditor of the Company provided a letter to the Board of Directors confirming that the continuing connected transactions:

- 1. nothing has come to its attention that the transactions have not been approved by the Board;
- nothing has come to its attention that the transactions involving the provision of goods or services were not, in all material respects, in accordance with the pricing policies of the Company;
- nothing has come to its attention that the transactions were not entered into, in all material respects, in accordance with the relevant agreements governing the transactions; and
- 4. nothing has come to its attention that the transactions have exceeded the maximum aggregate annual value disclosed in the previous announcement date 18 October 2019 made by the Company in respect of the disclosed continuing connected transactions.

#### 關連交易-續

本公司董事(包括獨立非執行董事)已審閱該等關連交易,並確認該等關連交易乃:

- (i) 根據日常及一般業務程序訂立;
- (ii) 按不遜於向獨立第三者提供之條款訂 立;及
- (iii) 按公平合理及符合股東整體利益之條 款訂立。

根據上市規則第14A.56條,本公司核數師已向董事會發出一份函件,確認該持續關連交易:

- 並沒發現有任何事宜顯示該項交易未 獲本公司董事局批准;
- 並沒發現有任何事宜顯示該項交易包 括提供商品或服務沒有根據公司定價 政策訂立;
- 3. 並沒發現有任何事宜顯示,該項交易 並未在所有重大方面根據規管該項交 易的相關協議訂立;及
- 4. 並沒發現有任何事宜顯示,該項交易 超逾如本公司日期為2019年10月18日 的公告所披露的年度上限數額。

#### **COMPETING BUSINESS**

None of the Directors of the Company had any interest in any competing business with the Company or any of its subsidiaries during the year under review.

#### **DIRECTORS' EMOLUMENTS**

Details of the emoluments of the Directors and the five highest paid individuals are set out in notes 13 to the consolidated financial statements.

## EMPLOYEE RETIREMENT SCHEME IN HONG KONG

The Group provides a defined contribution retirement scheme under the Mandatory Provident Fund Scheme (the "MPF Scheme") in Hong Kong to all staff. Under the MPF Scheme, employer and employees are each required to make contributions to the scheme at 5% of the employees' relevant income.

#### **PERMITTED INDEMNITY**

Pursuant to the Bye-laws, the Director(s) shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he/she may sustain or incur in or about the execution of the duties of his/her office or otherwise in relation to any affairs of the Company.

The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group throughout the year.

#### 競爭業務

於本年度回顧內,沒有本公司之董事跟本 集團或其附屬公司之業務存在競爭之業務 中擁有任何權益。

#### 董事酬金

董事及五名最高薪人士酬金詳情載於綜合 財務報表附註13。

#### 香港的員工退休計劃

本集團根據香港強制性公積金計劃(「強積金計劃」)為所有僱員提供一項界定供款退休計劃。根據強積金計劃,僱主及僱員各自須按僱員有關收入之5%計劃供款。

#### 獲准許的彌償條文

根據公司細則,董事(們)有權就履行職務 或在履行職務方面或其他有關方面而可能 承擔或涉及的一切損失或責任從本公司資 產獲得彌償。

本公司已安排適當涵蓋董事及本集團高級 管理層的董事與高級管理人員保險。

#### **CORPORATE GOVERNANCE**

The Corporate Governance Report is set out on page 29 to 43 of this Report.

#### **PUBLIC FLOAT**

Based on the information that is publicly available to the Company and within the knowledge of the Directors of the Company, as at the date of this report, there is sufficient public float of more than 25% of the Company's issued shares as required under the Listing Rules.

#### **AUDITOR**

The financial statements have been audited by BDO Limited. A resolution for its reappointment as the Company's auditor for the ensuing year is to be proposed at the forthcoming Annual General Meeting.

On behalf of the Board

#### Siu Ronald

Director

Hong Kong, 21 March 2023

#### 公司管治

企業管治報告已列載於本報告之29至43頁。

#### 公眾持股量

就可提供本公司之公開資料及本公司董事 所知,於本報告日,本公司已發行股份有 足夠並超過上市規則規定25%之公眾持股 量。

#### 核數師

本財務報表已由香港立信德豪會計師事務 所有限公司審核。本公司將於應屆股東週 年大會上提呈一項決議案,旨在續聘該公 司擔任本公司下年度之核數師。

承董事會命

#### *董事* 蕭佑忠

香港,2023年3月21日

The Directors recognise the importance of incorporating elements of good corporate governance in the management structure and internal control procedures of the Group so as to achieve effective accountability. The Directors continuously observe the principles of good corporate governance in the interests of the Company and its shareholders and devote considerable efforts to identifying and formalizing best practice.

董事會深明於集團管理架構中建立良好的 企業管治及內部監控的程序是達到有效的 問責制。於合符公司及其股東利益下,董事會會持續遵守良好的企業管治原則並投 放相當的資源來識別和制訂最佳常規。

The Group is a global design, manufacturing and trading company for magnetic components. Our forefront technology and technical know-how enable us to satisfy customers' needs by offering customized products that meet their reliability, quality, and delivery requirements. The Group has customer service and logistic center located in the U.S. to support delivery; along with our just-in-time, one-stop solution and ship-to-stock program to enhance our service to our customers. The Group has also manufacturing plants situated in China and Vietnam to provide more cost effective and competitive solutions. In addition, the various manufacturing sites can help us to mitigate risk and any contingencies issued arise in different locations.

The Group periodically monitors and assesses our business model and strategies by analysing the markets served and explore more opportunities. By diversifying our offerings and new markets, the Group can sustain our competitiveness and maintain growth.

本集團定期監察及評估我們的業務模式及 策略,分析所服務的市場,同時探索更多 機會。通過多元化我們的產品和新市場, 集團可以保持我們的競爭力並保持增長。

During the year, the Company has complied with the code provisions set out in the Corporate Governance Code (the "Code") as contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") except for the following deviation:

除下列分別外,本公司於年度內已遵守載 於香港聯合交易所有限公司上市規則(「上 市規則」)附錄14中之企業管治守則的守則 條文(「守則」)。

#### Code Provision A.2.1

#### 守則條文第A.2.1

Under the provision A.2.1, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual.

根據守則條文第A.2.1,主席及行政總裁之職位須分開,並不可由同一人擔任。

The roles of chairman and chief executive officer of the Company have been performed by Mr. Siu Paul Y.. The Board considered that the non-segregation has the advantage of a strong and consistent leadership which is conducive to making and implementing decisions quickly and consistently.

本公司主席及行政總裁之職位均由蕭保羅 先生擔任。董事會認為,此兼任架構有利 於建立強勢及貫徹之領導權,使本公司能 夠迅速及貫徹作出及落實各項決定。

# 公司管治報告

#### **CORPORATE GOVERNANCE REPORT**



#### Code Provision A.4.1

The non-executive directors were not appointed for specific terms but are subject to retirement by rotation and re-election at the annual general meetings of the Company in accordance with the Bye-laws of the Company.

#### Code Provision A.4.2

Under the provision A.4.2, all directors appointed to fill a casual vacancy should be subject to election by shareholders at the first general meeting after their appointment and every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years.

In accordance with the Bye-laws of the Company, the chairman of the Company will not be subject to retirement by rotation or be taken into account in determining the number of directors to retire in each year.

#### **DIRECTORS' 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. All directors have confirmed, following specific enquiry of all directors, that they have fully complied with the required standard set out in the Model Code throughout the year.

#### THE BOARD

The Board is responsible for the leadership and control of the Company and oversees the Group's businesses, strategic decisions and performances.

During the year, six board meetings were held and the attendance of each Director is set out as follows:

#### 守則條文A.4.1

非執行董事並無指定任期,但須根據本公司之公司細則在本公司之股東週年大會上 輪值告退及 應選連任。

#### 守則條文A.4.2

根據守則條文A.4.2,所有因填補臨時空缺而獲委任之董事,應在委任後之首次股東大會上接受股東選舉,而每名董事(包括有指定任期之董事)應至少每3年輪值退任1次。

根據本公司之公司細則,本公司之主席則 毋須輪值告退或計入每年須退任之董事數 目內。

#### 董事進行之證券交易

本公司已採納上市規則附錄10所載之上市 發行人董事進行證券交易之標準守則(「標 準守則」)。經向全體董事作出具體查詢 後,全體董事已確認彼等於本年度整段時 間內全面遵守標準守則載列之規定準則。

#### 董事會

董事會負責領導及監控本公司,並負責監 管本集團之業務、策略方針及表現。

於本年度內,董事會共召開6次會議。各董事之出席率如下:

Number of

Director	董事	attendance 出席次數
Mr. Siu Paul Y.	蕭保羅先生	6/6
Ms. Shui Wai Mei	徐惠美女士	6/6
Mr. Siu Ronald (appointed on 1 August 2022)	蕭佑忠先生(於2022年8月1日委任)	3/6
Mr. Sheung Shing Fai	商承輝先生	6/6
Ms. Siu Nina Margaret	蕭蓮娜女士	5/6
Mr. Chung Pui Lam	鍾沛林先生	6/6
Mr. Lee Kit Wah	李傑華先生	6/6
Mr. Wong Wah Sang, Derek	黃華生先生	6/6

Board minutes are kept by the Company Secretary.

Each Board member is entitled to have access to board papers and enable, upon reasonable request, to seek independent professional advice in appropriate circumstances, at the Company's expenses.

董事會會議記錄乃由公司秘書保存。

每名董事會成員均有權查閱董事會文件及 提出合理要求,可在適當情況下尋求獨立 專業意見,有關費用由本公司支付。

#### **BOARD COMPOSITION**

The Board currently comprises five Executive Directors, being Mr. Siu Paul Y. (Chairman), Ms. Shui Wai Mei (Vice Chairman), Mr. Siu Ronald (Vice Chairman), Mr. Sheung Shing Fai and Ms. Siu Nina Margaret, and three Independent Non-executive Directors, being Mr. Chung Pui Lam, Mr. Lee Kit Wah and Mr. Wong Wah Sang, Derek.

The Independent Non-executive Directors of the Company are persons with academic and professional qualifications in the fields of accounting, law and business management. They provide strong support towards the effective discharge of the duties and responsibilities of the Board. Each Independent Non-executive Director gives an annual confirmation of his independence to the Company and the Company considers these directors to be independent under Rule 3.13 of the Listing Rules.

#### **Board Independence**

The Company recognises that Board independence is pivotal in good corporate governance and Board effectiveness.

Following mechanisms are adopted by the Board and reviewed annually by the Board to ensure their effectiveness and the Board considered that the mechanism was effective for the year under review:

- The Board must have at least three Independent Nonexecutive Directors and must appoint Independent Non-executive Directors representing at least one-third of the Board.
- 2. On an annual basis, all Independent Non-executive Directors are required to confirm in writing their compliance of independence requirements pursuant to the Listing Rules, and to disclose the number and nature of offices held by them in public companies or organisations and other significant commitments.
- 3. External independent professional advice is available as and when required by individual Directors.
- 4. The Chairman of the Board meets with Independent Non-executive Directors annually without the presence of the Executive Directors and Non-executive Directors.

#### 董事會之組成

董事會現由5名執行董事(即蕭保羅先生(主席)、徐惠美女士(副主席)、蕭佑忠先生(副主席)、商承輝先生及蕭蓮娜女士)及3 名獨立非執行董事(即鍾沛林先生、李傑華 先生及黃華生先生)組成。

本公司之獨立非執行董事在會計、法律及 工商管理各範疇擁有學術及專業資歷。彼 等對董事會有效地履行其職責上提供強大 支持。每名獨立非執行董事已根據上市規 則第3.13條之規定,就其獨立性每年向本 公司作出確認,本公司認為該等董事確屬 獨立人士。

#### 董事會獨立性

公司確定董事會的獨立性對於良好的公司管治和董事會的成效至關重要。

以下機制由董事會採納並由董事會每年檢 討以確保其成效,董事會認為該機制於回 顧年度內有效:

- 1. 董事會必須至少有三名獨立非執行董 事,並且必須委任至少佔董事會三分 之一的獨立非執行董事。
- 2. 所有獨立非執行董事均須每年以書面 形式確認其符合《上市規則》的獨立性 要求,並披露其在上市公司或組織擔 任職務的人數和性質以及其他重要事 項承諾。
- 3. 個別董事需要時可要求提供外部獨立 專業意見。
- 4. 董事會主席每年在執行董事和非執行 董事不在場的情況下與獨立非執行董 事會面。

# DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

To ensure that the Directors' contribution to the Board remains informed and relevant and in compliance with provision code A.6.5 of the Code, the Company would arrange and fund suitable continuous professional development for the Directors to participate in order to develop and refresh their knowledge and skills.

The training of each director received during the year is summarised as below:

#### 董事之持續專業發展

為確保董事在具備全面資訊及切合所需之情況下對董事會作出貢獻,符合守則第A.6.5條,本集團為董事安排及出資支持適合之持續專業發展項目,供學習及更新知識及技能。

於年度內,各位董事所接受之培訓總結如 下:

		Attending seminars/ workshop regarding financial, management, Legal, Regulatory or Corporate Governance 出席關於財務、 管理、法律、 監管或企業管治 的研討會/課程	Reading newspapers, journals and other relevant materials relating to the economy and director's profession 閱讀有關經濟 和董事職能的 報章、專題和 其他相關讀物
Executive Directors	執行董事		
Mr. Siu Paul Y.	蕭保羅先生	✓	✓
Ms. Shui Wai Mei	徐惠美女士	✓	✓
Mr. Siu Ronald (appointed on 1 August 2022)	蕭佑忠先生 (於2022年8月1日委任)	✓	✓
Mr. Sheung Shing Fai	商承輝先生	✓	✓
Ms. Nina Siu Margaret	蕭蓮娜女士	✓	✓
Independent Non-executive	獨立非執行董事		
Directors			
Mr. Chung Pui Lam	鍾沛林先生	✓	✓
Mr. Lee Kit Wah	李傑華先生	✓	✓
Mr. Wong Wah Sang, Derek	黃華生先生	✓	✓

# APPOINTMENT AND RE-ELECTION OF DIRECTORS

The Non-executive Directors were not appointed for specific terms but subject to retirement by rotation and re-election at the annual general meetings of the Company in accordance with the Bye-laws of the Company.

According to the provisions of the Bye-laws of the Company, any Director appointed by the Board either to fill a casual vacancy or as an addition to the Board shall hold office until the next following annual general meeting of the Company and shall then be eligible for re-election. Furthermore, at each annual meeting one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not greater than one-third) shall retire from office by rotation provided that notwithstanding anything herein, the Chairman of the Board and/or the Managing Director of the Company shall not, whilst holding such office, be subject to retirement by rotation or be taken into account in determining the number of Directors to retire in each year.

#### 委任及重選董事

非執行董事並無指定任期,惟須根據本公司之公司細則,於本公司之股東週年大會 上輪值退任及膺選連任。

根據本公司之公司細則,任何因填補臨時空缺而獲委任之董事或任何新增之董事。成員可任職至下屆股東週年大會為止東時被可膺選連任。此外,在每一屆股東區年大會上,當時佔三分之一人數之董事(過三分之一之數目)須輪值退任,惟不誠之,董事會主席及/或計入領條件之任何規定,董事會直告退或計入每年須退任之董事數目內。

# 公司管治報告 CORPORATE GOVERNANCE REPORT

#### **REMUNERATION COMMITTEE**

The Remuneration Committee of the Company comprises an Executive Director, Mr. Siu Paul Y. and three Independent Non-executive Directors, Mr. Chung Pui Lam, Mr. Lee Kit Wah and Mr. Wong Wah Sang, Derek. Mr. Chung Pui Lam is the Chairman of the Remuneration Committee.

During the year, two Remuneration Committee meeting was held. The attendance of each member is set out as follows:

#### 薪酬委員會

本公司之薪酬委員會包括1位執行董事蕭保 羅先生及3位獨立非執行董事鍾沛林先生、 李傑華先生及黃華生先生。鍾沛林先生為 薪酬委員會主席。

於本年度內,薪酬委員會共舉行2次會議。 各成員之出席率如下:

Director	董事	Number of attendance 出席次數
Mr. Siu Paul Y.	蕭保羅先生	2/2
Mr. Chung Pui Lam	鍾沛林先生	2/2
Mr. Lee Kit Wah	李傑華先生	2/2
Mr. Wong Wah Sang, Derek	黃華生先生	2/2

The major roles and functions of the Remuneration Committee are summarized as follows:

- To make recommendations with respect to the remuneration of the Executive Directors and the senior management of the Company; and
- 2. To review the remuneration package and recommend salaries, bonuses, including the incentive awards for Directors and senior management.

During the year, the Remuneration Committee has reviewed and recommended to the Board the overall remuneration policy and the remuneration package for the executive directors and key senior management.

薪酬委員會之主要角色及功能概述如下:

- 就執行董事及本公司高級管理人員之 薪酬政策提出建議;及
- 就董事及高級管理人員之薪酬進行檢 討及就薪金、花紅(包括獎勵)提出建 議。

於本年度內,薪酬委員會已檢討並向董事 會就執行董事及高級管理人員之整體薪酬 政策及薪酬待遇提出建議。

#### **ACCOUNTABILITY AND AUDIT**

The Directors acknowledge their responsibility to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the Group. In preparing the accounts for the year ended 31 December 2022, the directors have adopted suitable accounting polices which are pertinent to its operations and relevant to the financial statements, made judgements and estimates that are prudent and reasonable, and have prepared the accounts on the going concern basis.

#### **AUDIT COMMITTEE**

The Audit Committee of the Company comprises three Independent Non-executive Directors, Mr. Chung Pui Lam, Mr. Lee Kit Wah and Mr. Wong Wah Sang, Derek. Mr. Lee Kit Wah is the Chairman of the Audit Committee.

The Audit Committee shall meet at least twice a year. The minutes of the Audit Committee meetings were kept by the Company Secretary. The primary duties of the Audit Committee are to review and supervise the financial reporting process, internal control system and risk management system of the Group.

During the year, three Audit Committee meetings were held. The attendance of each member is set out as follows:

#### 問責及審核

董事確認須負責編製每個財政年度之財務報表,以真實和公平地反映本集團之財政狀況。於編製截至2022年12月31日止年度之賬目時,董事已採用與集團業務及財務報表有關之合適會計政策,作出審慎及合理之判斷及估計,並已按持續經營基準編製賬目。

#### 審核委員會

本公司之審核委員會包括3位獨立非執行 董事鍾沛林先生、李傑華先生及黃華生先 生。李傑華先生為審核委員會主席。

審核委員會每年須最少舉行2次會議。審核委員會之會議紀錄由公司秘書保存。審核委員會之主要職責為審閱及監督本集團之財務申報程序、內部監控制度及風險管理制度。

於本年度內,舉行3次審核委員會會議。各 成員之出席率如下:

Director	董事	attendance 出席次數
Mr. Chung Pui Lam	鍾沛林先生	3/3
Mr. Lee Kit Wah	李傑華先生	3/3
Mr. Wong Wah Sang, Derek	黃華生先生	3/3

# 公司管治報告 CORPORATE GOVERNANCE REPORT

#### **AUDIT COMMITTEE - CONTINUED**

During the meetings held in 2022, the Audit Committee had performed the following major works:

- 1. reviewed and approved the financial statements of the Group for the year ended 31 December 2021 (the "2021 Financial Statements") and discussed with the external auditors on any findings in relation to the 2021 Financial Statements and audit issues:
- 2. reviewed the interim results for the six months ended 30 June 2022;
- 3. reviewed the internal control and risk management system; and
- 4. reviewed the effectiveness and performance of the Company's financial reporting system, risk management and internal control systems and internal audit plan.

There was no disagreement between the Board and the Audit Committee on the selection, appointment, resignation or dismissal of the external auditor.

#### NOMINATION COMMITTEE

The Nomination Committee of the Company comprises an Executive Director, Mr. Sheung Shing Fai, and three Independent Non-executive Directors, Mr. Chung Pui Lam, Mr. Lee Kit Wah and Mr. Wong Wah Sang, Derek. Mr. Chung Pui Lam is the Chairman of the Nomination Committee.

The primary duties of the Nomination Committee are to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy.

#### 審核委員會-續

於2022年召開的會議中,審核委員會履行 以下主要工作;

- 1. 檢閱及通過有關集團為截至2021年12 月31日止的財務報表(「2021財務報 表」)及跟外聘核數師討論2021財務報 表相關之核數事宜及發現;
- 2. 檢討截至2022年6月30日止6個月之中期業績;
- 3. 檢討內部監控機制;及
- 4. 審查公司財務報告機制、風險管理和 內部監控機制以及內部審計計劃的有 效性和績效。

於選擇、委任、辭任或辭退外聘核數師之 議題上,董事會跟審核委員會沒有不同意 見。

#### 提名委員會

本公司之提名委員會包括1位執行董事商承輝先生及3位獨立非執行董事鍾沛林先生、李傑華先生及黃華生先生。鍾沛林先生為提名委員會主席。

提名委員會之主要職責為至少每年檢討董事會的架構、人數及組成(包括技能、知識及經驗方面)1次,並就任何為配合本公司的公司策略而擬對董事會作出的變動提出建議。

#### **NOMINATION COMMITTEE - CONTINUED**

During the year, two Nomination Committee meeting was held. The attendance of each member is set out as follows:

#### 提名委員會-續

於本年度內,舉行2次提名委員會會議。各成員之出席率如下:

Director	董事	Number of attendance 出席次數
Mr. Sheung Shing Fai	商承輝先生	2/2
Mr. Chung Pui Lam	鍾沛林先生	2/2
Mr. Lee Kit Wah	李傑華先生	2/2
Mr. Wong Wah Sang, Derek	黃華生先生	2/2

The Nomination Committee had reviewed the structure, size and the composition of the Board in consideration of re-election of retiring Directors in 2022 Annual General Meeting and reviewed the Board Diversity Policy of the Company during the year.

提名委員會於2022股東週年大會膺選退任 董事及檢討本公司董事成員多元化政策時 已檢討董事會之架構、規模及組成。

#### **Nomination Policy**

The Company adopted a nomination policy in March 2019. In conjunction to the board diversity policy, the Board shall consider a number of criteria on the appointment of directors, and succession planning for directors, as well as re-appointment of directors. The criteria include character and integrity, professional qualifications, skills, knowledge, experience, potential contributions to the Board, as well as willingness and ability to devote adequate time to discharge duties as a member of the Board and/or Board commitment(s).

#### 提名政策

本公司於2019年3月採納提名政策。在董事會多元化政策方面,董事會須考慮若干董事委任及董事繼任計劃及重新委任董事的準則。標準包括品格和誠信、專業資格、技能、知識、經驗、對董事會的潛在貢獻,以及作為董事會成員和/或對董事會承諾,有足夠時間履行職責的意願和能力。

#### **Board Diversity Policy**

During the year, the Board reviewed a board diversity policy. All Board appointments will continue to be made on meritocracy and selection of candidate will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The nomination committee will review the board diversity policy, as appropriate, to ensure its continued effectiveness from time to time.

#### 董事會成員多元化政策

於年度內,董事會已檢討董事會多元化政策。所有董事會任命將繼續以用人唯才為原則,而甄選人選須按一系列多元化範疇為基準,包括但不限於性別、年齡、文教育背景、種族、專業經驗、技能戰強及服務任期。提名委員會將適時審閱董事會成員多元化政策,確保其不時持續有效。

# 公司管治報告 CORPORATE GOVERNANCE REPORT

# NOMINATION COMMITTEE – CONTINUED Board Diversity Policy – continued

During the year ended 31 December 2022, the Board reviewed the implementation and effectiveness of the Diversity Policy and discussed the above measurable objective and agreed that these measurable objectives were achievable for the diversity of the Board which contributed to the corporate strategy and the business development of the Company.

The Board currently has 2 female Directors out of eight Directors with about 25% female representation sitting on the Board. The Company is of the view that gender diversity in respect of the Board has been achieved. As at 31 December 2022, 871 out of 1,114 employees (including senior management) of the Group, with about 78% are female. The Company considers that gender diversity is also achieved in its workforce as well.

#### CORPORATE GOVERNANCE FUNCTION

The Board is responsible for performing the corporate governance duties as set out in the Code which includes to develop and review the Group's policies and practices on corporate governance, to review and monitor the training and continuous professional development of the Directors and senior management; to review and monitor the Group's policies and practices on compliance with legal and regulatory requirements; to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors and to review the Group's compliance with the Code and disclosure in this Corporate Report.

#### **AUDITOR'S REMUNERATION**

During the year under review, the remuneration paid to the Company's auditor, Messrs. BDO Limited, is set out as follows:

#### 提名委員會-續

#### 董事會成員多元化政策 - 續

於2022年12月31日止年度,董事會審閱了 多元化政策執行情況和成效,並討論了上 述可衡量目標,並同意該等可衡量目標可 實現董事會多元化,這有助於公司策略和 業務發展。

董事會目前8名董事中有2名女性董事,董事會中約有25%的女性代表。本公司認為董事會已實現性別多元化。截至2022年12月31日,本集團1,114名員工(包括高級管理人員)中有871人,其中約78%為女性。公司認為其員工隊伍也實現了性別多元化。

#### 企業管治職能

#### 核數師酬金

於回顧年內,已付本公司核數師香港立信 德豪會計師事務所有限公司之酬金如下:

Fees paid/
Services rendered 所提供服務 payable
已付/
應付費用
HK\$'000

Audit services 核數服務 870

# INTERNAL CONTROL AND RISK MANAGEMENT

The Board is responsible for overseeing the Company's system of internal control.

To facilitate the effectiveness and efficiency of operations and to ensure compliance with relevant laws and regulations, the Group emphasizes on the importance of a sound internal control system which is also indispensable for mitigating the Group's risk exposures. The Group's system of internal control is designed to provide reasonable, but not absolute, assurance against material misstatement or loss and to manage and eliminate risks of failure in operational systems and fulfilment of the business objectives.

The internal control system is reviewed by the Board in order to make it practical and effective in providing reasonable assurance in relation to protection of material assets and identification of business risks. The Board is satisfied that, based on information furnished to it and on its own observations, the present internal controls of the Group are satisfactory.

The Group is committed to the identification, monitoring and management of risks associated with its business activities and has implemented a practical and effective control system which includes a defined management structure with limits of authority, a sound cash management system and periodic review of the Group's performance by the Audit Committee and the Board.

The Company does not have an internal audit function and is currently of the view that there is no immediate need to set up an internal audit function within the Group in light of the size, nature and complexity of the Group's business. It was decided that the Board would be directly responsible for internal control of the Group and for reviewing its effectiveness.

The Board has conducted review of the effectiveness of the system of internal control system and risk management system and is of the view that the systems of internal control and risk management adopted for the year ended 31 December 2022 are sound and are effective to safeguard the interests of the shareholders' investment and the Company's assets. Such review is conducted annually and cycles reviewed are under rotation basis. The scope of review was previously determined and approved by the Board.

#### 內部控制及風險管理

董事會負責監管本公司之內部監控系統。

為推動經營有效性及效率,以及確保符合 相關法律及規例,本集團強調良好內部監 控系統之重要性,因為此乃減低本集團 險必不可缺之元素。本集團之內部監控 統是專為確保無重大錯誤陳述或虧損提供 合理但並不絕對之保證,與及管理和消除 經營系統失誤之風險及履行業務目標而設。

內部監控系統乃由董事會進行檢討,以使 該系統實際上可行及有效合理保證足以保 護重要資產及識別業務風險。董事會根據 向其獲提供之資料及本身之觀察,對本集 團現有之內部監控感到滿意。

本集團致力於識別、監控及管理與其業務 有關之風險,並已實施一項實際可行和行 之有效之監控系統,包括清晰界定權限之 管理結構、良好之現金管理系統,以及由 審核委員會及董事會定期對本集團之業績 進行檢討。

本公司並無內部審核職能,且目前認為, 鑑於本集團的業務規模、性質及複雜程度,並無迫切需要在本集團建立內部審核 職能。董事會將直接負責本集團內部監控 及其效率檢討。

董事會亦已審閱內部監控系統及風險管理系統之有效性,認為截至2022年12月31日 止年度採納之內部監控系統及風險管理系 統屬完善及有效,足以保障股東投資及本 公司資產。該項檢討每年進行並依環節輪 流審核。

# 公司管治報告 CORPORATE GOVERNANCE REPORT

# INTERNAL CONTROL AND RISK MANAGEMENT – CONTINUED

The Audit Committee has received the risk management and internal control evaluation reports submitted by the management of the Company. The reports summarised information relating to the work carried out in the following areas:

- the results of selective testing of internal control procedures, operation, and financial records of the Company;
- 2. a general evaluation of risk management and internal control systems installed by the Company; and
- 3. an outline of major control issues, if any, noticed during the year under review.

The Audit Committee has reviewed the reports and discussed with the management. The Audit Committee acknowledged that the management has been progressively implementing adequate and effective risk management and internal control systems in order to ensure the effective functioning of the Company's operations.

# ANTI-CORRUPTION POLICY AND WHISTLEBLOWING POLICY

The policies of Anti-corruption and whistleblowing policy are contained in the section headed "Anti-corruption" on page 75 in this annual report.

#### **COMPANY SECRETARY**

Ms. Leung Sau Fong is the Company Secretary of the Company. Ms. Leung is a director of a corporate secretarial services provider in Hong Kong. The primary contact person of the Company with Ms. Leung is Mr. Siu Paul Y., the Chairman and Chief Executive Officer of the Company.

In compliance with Rule 3.29 of the Listing Rules, Ms. Leung has undertaken no less than 15 hours of relevant professional training during the year ended 31 December 2022.

#### 內部控制及風險管理-續

審核委員會已收到由公司管理層提交的風 險管理及內部監評估報告。報告總結了就 有關以下範疇開展工作的資料:

- 公司內部監控程序,經營情況及財務 記錄的選擇性檢測結果;
- 2. 公司實施的風險管理和內部監控制度 進行總體評估;及
- 3. 於本年度內注意到主要監控問題的大綱(如有)。

審核委員會已檢閱和跟管理層討論此等報告。審核委員會知悉管理層會逐步實施充分有效的風險管理和內部監制制度,以確保公司有效地運作。

#### 反貪污政策及舉報政策

反貪污政策及舉報政策載於本年報第75頁 「反貪污 | 一節。

#### 公司秘書

梁秀芳女士是本公司之公司秘書。梁女士 現為一間於香港提供公司秘書服務公司之 董事。本公司主要跟梁女士聯絡是集團主 席及行政總裁蕭保羅先生。

按照上市規則第3.29條,梁女士已於2022 年12月31日止年度內接受了不少於15小時 有關之專業訓練。

#### SHAREHOLDERS' RIGHTS

# Procedures for shareholders to convene an extraordinary general meeting

The following procedures for shareholders of the Company to convene an extraordinary general meeting ("the EGM") of the Company are prepared in accordance with Bye-law 58 of the Bye-laws of the Company:

- 1. Shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings may, by written requisition to the Board or the Company Secretary of the Company require an EGM to be called by the Board for the transaction of any business specified in such requisition.
- 2. The EGM shall be held within 2 months after the deposit of such requisition.
- 3. If the Directors fail to proceed to convene such meeting within 21 days of such deposit of requisition, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

#### **Procedures for raising enquires**

- 1. Shareholders should direct their questions about their shareholdings, share transfer, registration and payment of dividend to the Company's branch share registrar in Hong Kong, details of which are set out in the section of headed "Corporate Information" of this annual report.
- 2. Shareholders may at any time raise any enquiry in respect of the Company via email at the email address at datronix@datronixhldqs.com.hk.
- Shareholders are reminded to lodge their questions together with their detailed contact information for the prompt response from the Company if it deems appropriate.

#### 股東權利

#### 股東召開股東特別大會程序

下列由股東召開股東特別大會的程序是根據公司細則中的第58條所列載:

- 1. 於遞呈要求開會日期持有不少於本公司繳足股本(賦有於本公司股東大會上投票權)十分之一的股東,於任何時候均有權透過向本公司董事會或秘書發出書面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。
- 2. 股東特別大會應於遞呈該項開會要求 後2個月內舉行。
- 3. 倘董事會於接獲呈請通知書21日內未 能召開該大會,而呈請人因董事會未 能召開大會產生的合理開支,均須由 本公司償付予呈請人。

#### 提出查詢的程序

- 1. 股東如對名下股權、股份轉讓、登記 及派付股息有任何疑問,應向本公司 香港股份過戶登記分處提出,其詳情 載於本年報「公司資料」一節內。
- 2. 股東可隨時透過發送電郵本公司電郵 地址datronix@datronixhldgs.com.hk 提出任何有關本公司的查詢。
- 3. 倘股東提出問題時,務請留下彼等詳 細聯絡資料以便本公司適時迅速回應。

# 公司管治報告 CORPORATE GOVERNANCE REPORT

# SHAREHOLDERS' RIGHTS – CONTINUED Procedures and contact details for putting forward proposals at shareholders' meetings

- 1. To put forward proposals at the general meeting of the Company, a shareholder should lodge a written notice of his/her/its proposal ("Proposal") with his/her/its detailed contact information at the Company's principal place of business at 19/F., North Point Industrial Building, 499 King's Road, North Point, Hong Kong for the attention of the Board or the Company Secretary of the Company.
- 2. The identity of the shareholder and his/her/its request will be verified with the Company's branch share registrar in Hong Kong and upon confirmation by the branch share registrar that the request is proper and in order and made by a shareholder, the Board will include the Proposal in the agenda for the general meeting.
- 3. The notice period to be given to all the shareholders for consideration of the Proposal raised by the shareholders concerned at the annual general meeting or an EGM varies according to the nature of the Proposal as follows:
  - (i) At least 21 clear days' notice (the notice period must include 20 business days and excludes the date of the notice and the date of the meeting) in writing if the Proposal constitutes a special resolution of the Company in an EGM or if the Proposal is put forward at an annual general meeting of the Company; or
  - (ii) At least 14 clear days' notice (the notice period must include 10 business days and excludes the date of the notice and the date of the meeting) in writing if the Proposal constitutes an ordinary resolution of the Company at an EGM.

#### 股東權利-續

股東大會提呈建議的程序及詳細聯絡 資料

- 1. 為於本公司股東大會上提呈建議,股東須以書面提交該建議(「建議」),連同詳細聯絡資料,呈交到公司的主要營業地點,香港北角英皇道499號北角工業大廈19樓致董事會或公司秘書。
- 2. 本公司會向本公司之香港股份過戶登記分處核實股東身份及其要求,於獲得股份過戶登記分處確認股東作出的要求為恰當及適當後,董事會將在股東大會的議程內加入建議。
- 3. 就上述股東提出於股東大會考慮之建 議而向全體股東發出通告之通知期因 應建議之性質有所不同,詳情如下:
  - i) 倘建議須於本公司股東週年大會 上以普通決議案方式獲得批准或 以特別決議案方式獲得批准,則 須不少於21日之書面通知,通知 期必須包括20個工作日及不包括 通知日和會議日;或
  - (ii) 倘建議須於本公司大會而非於股東週年大會上獲得批准,或以本公司特別決議案方式獲得批准,則須不少於14日之書面通知,通知期必須包括10個工作日及不包括通知日和會議日。

#### **COMMUNICATION WITH SHAREHOLDERS**

The Company considers that effective communication with its 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 its shareholders and in particular, through annual general meetings and other general meetings, publishing corporate communications such as interim results and annual results, financial reports, announcements and circulars. Shareholders may make enquiries with the Company through channels of our corporate website www.datronixhldgs.com.hk and provide comments and recommendations to the Directors. Upon receipt of enquiries from shareholders, the Company will respond as soon as practicable.

During the year under review, an annual general meeting of the Company was held on 1 June 2022 at which all the Directors attended either by person or by means of electronic facilities to communicate with the shareholders of the Company. In addition, all corporate communications and regulatory announcements were published by the Company on its website and the website of the Stock Exchange in a timely manner. The Board considers that the shareholders communication policy is effective during the year ended under review.

#### **CONSTITUTIONAL DOCUMENTS**

The Board proposes to amend the existing Bye-laws of the Company ("Bye-laws") in order to bring the Bye-laws in line with the latest legal and regulatory requirements, including the amendments made to Appendix 3 to the Listing Rules which took effect on 1 January 2022.

The proposed amendments are subject to the approval by the Shareholders by way of a special resolution at the 2023 Annual General Meeting ("2023 AGM"). A circular containing, among other things, particulars relating to proposed amendments together with a notice convening the 2023 AGM will be despatched to the shareholders of the Company.

#### 與股東進行溝通

本公司認為與股東有效溝通對於加強 投資者關係及投資者對本集團業務 現及策略的了解至關重要。本公司過 與股東保持持續對話,尤其是透過中 東周年大會及其他股東大會,刊發內 業績及全年業績、財務報表、公告及 對等企業通訊。股東可透過本公司司 www.datronixhldgs.com.hk向本公司 詢,並向董事提出意見及建議。接獲股 查詢後,本公司將盡快作出回應。

於回顧年度內,本公司於2022年6月1日召開股東周年大會,全體董事均親自出席或透過電子方式與本公司股東進行溝通。此外,所有公司通訊及監管公告均由本公司及時刊發於其網站及聯交所網站。董事會認為股東通訊政策於截至回顧年度有效。

#### 組織章程文件

董事會建議修訂現有本公司細則,以使細則符合最新的法律及監管規定,包括於2022年1月1日生效對上市規則附錄三作出的修訂。

建議修訂須待股東於2023年股東週年大會以特別決議案審議及批准後方可作實。一份載有(其中包括)建議修訂的詳情及召開2023年股東週年大會通告的通函將寄發予股東。





#### **ABOUT THIS REPORT**

Datronix Holdings Limited and its subsidiaries (referred to as the "Group" or we) principally engages in the design, manufacture and provision of electronic components. The Group's products comprise mainly of customized magnetics tailored-made according to the requirements and specifications of its customers. The principal facilities are located in the People's Republic of China ("the PRC") and Vietnam.

This report summarises several subjects of the Group's business practices for the Environmental, Social and Governance (referred to as the "ESG") report (referred to as the "Report") and its relevant implemented policies and strategies in relation to the Group's operational practices and environmental protection. For information regarding corporate governance, please refer to the "Corporate Governance Report" in the Group's annual report for the year ended 31 December 2022.

The Report covers the period from 1 January 2022 to 31 December 2022 (the "Reporting Year" or "FY2022"). The Board of Directors of the Group ("the Board") has reviewed and approved the Report to being a transparent representation of our ESG performance in the Reporting Year.

#### **Reporting Framework**

The Report has been prepared with reference to the ESG reporting guide set out in Appendix 27 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

In preparation of this Report, due diligence has been taken to adhere to the Reporting Principles of "Materiality", "Quantitative", "Balance" and "Consistency". The materiality assessment, as disclosed in page 47 of this report, has ensured the Report presents the most material ESG topics pertaining to our businesses. Whenever necessary, the Report details any standards, methodologies, assumptions and/or calculation tools used, or source of conversion factors used, as well as explanations of any inconsistencies to previous reports.

#### 關於本報告

連達科技控股有限公司及其附屬公司(統稱「本集團」或我們)主要從事設計、製造及銷售適用於電子磁性元件。本集團大部份產品乃按照其客戶之要求及規格定製造專用磁性元件。主要設施位於中華人民共和國(「中國」)及越南。

本報告從數個主題概述本集團在環境、社會及管治(簡稱「環境、社會及管治」)方面的業務常規(簡稱「本報告」),以及本集團針對營運慣例及環境保護所執行的相關政策及策略。有關企業管治的詳情,請參閱本集團截至2022年12月31日止年度之年報中「公司管治報告」一節。

本報告涵蓋述2022年1月1日至2022年12月31日之財政年度內(「本年度」或「2022年」)之環境、社會及管治表現。本集團董事會(「董事會」)亦已審閱並批准該報告,予於透明度來反映我們在報告年度的環境、社會及管治表現。

#### 報告準則

本報告乃根據香港聯合交易所有限公司證 券上市規則附錄二十七所載的《環境、社會 及管治報告指引》而編製。

在編製本報告時,本集團展開盡職審查以遵守《環境、社會及管治報告指引》中所載「重要性」、「量化」、「平衡」及「一致性」的匯報原則。重要性評估(於本報告第47頁的披露)確保本報告呈現我們業務與環境、社會及管治相關最重要的主題。一旦被視為具有重大影響,本報告將詳細説明所使用的標準、方法、假設和/或計算工具,或所使用的轉換系數的來源,以及與先前報告任何不一致之處的説明。

#### **Reporting Scope**

The Report content covers the Group's ESG policies and measures, and compliance for the entire Group. The disclosure scope of related data includes the Group's head office, warehouse and manufacturing operations in Hong Kong, Vietnam and Shunde, China, unless stated otherwise. Our sales offices in the United States are excluded due to its limited significance from the environmental and social perspectives. As we establish greater capacity in data reporting, we shall expand the scope to include greater proportions of our businesses. With regard to data disclosure, the reporting scope additionally covers the Group's manufacturing operation in Vietnam to provide more complete representation. There were no other changes to the reporting scope compared to the previous reporting year.

#### **Comments and Feedback**

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

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

#### 報告範圍

#### 意見及反饋

我們盡全力確保本報告中英文版本一致。 惟倘中英文版本有任何歧義,概以英文本 為準。

本集團之發展進步亦有賴持份者提供寶貴意見。倘 閣下對本報告之內容有任何疑問或意見,請將意見及建議電郵至internalaudit@datatronic.com.hk。





The Group's mission is to operate in a sustainable manner with our employees, community, investors, customers and the environment. With this mission, the Group believes the following guiding principles lead it to success:

- reducing our environmental impact through resources conservation and waste reduction;
- creating a healthy and safe working environment;
- operating profitably;
- fostering a culture of involvement in sustainability through stakeholder engagement; and
- enable our customers to become more sustainable through their use of our products.

Our mission statement shows what we endeavor to be. The journey towards it is equally as important. Business longevity shall only be granted to those who look beyond short-term gains and consider the external impacts they have on the environment, social and governance.

#### **Board Statement**

As the world's natural resources and environment continue to deteriorate, we understand that our stakeholders have increased their awareness and expectation for the Group's ESG performance. Having an effective management on the ESG issues has already become part of our business agenda.

The Board has the overall responsibility for the Group's ESG strategy and reporting, which include the determination and evaluation of ESG related risks and opportunities, as well as supervision to ensure the suitable and effective ESG risk management and internal control systems in place.

#### 可持續發展方針

本集團的使命是以可持續的方式與我們的 員工、社區、投資者、客戶和環境合作。 憑藉這一使命,本集團相信以下指導原則 將引領其走向成功:

- 通過節約資源和減少廢物來減少我們 對環境的影響;
- 營造健康及安全的工作環境;
- ▶ 盈利經營;
- 與利益相關者共同培養可持續發展的 文化;和
- ▶ 使我們的客戶能透過使用我們的產品 達到可持續目的。

我們的使命宣言展示了我們的目標及展望。只有考慮對環境、社會和治理現時及 長期的影響才能獲得企業長壽。

#### 董事寄語

隨著全球自然資源和環境的持續惡化,我們明白到我們的持份者愈來愈關注我們在環境、社會及管治方面的表現,並對集團在此領域的期望愈來愈高。在環境、社會及管治方面的高效管理已成為我們業務日程的一部分。

董事會全面負責本集團的環境、社會及管治策略和報告,包括確定和評估環境、社會及管治相關風險和機遇,以及監督以確保採用適當和有效的環境、社會及管治有關的風險管理和內部控制系統。

The Group established the Internal Audit Department as a solid ESG governance structure composing staff from Finance, Human Resource, Administration and Quality Assurance departments. The implementation of ESG related programmes or actions is supported by the management of the Group with participation from all the staff across different departments. The Board is responsible for overseeing the risk management and internal control mechanism to ensure all strategic plans and visions, as well as guiding principles for ESG matters are operating smoothly.

本集團建立了一個穩固的環境、社會及管 治治理結構為內部審計部門,由財務 人力資源部、行政部和質量保證部的 組成。本集團管理層亦會製定環境、 設管治相關計劃或行動,各部門全體員 均參與其中。董事會負責監督有關風險管 理和內部控制機制,以確保各政策和願願 以及環境、社會及管治的指導原則都能順 利運行。

The assessment of ESG-related risks includes, but not limited to, environment, human resources, health and safety and compliance. These risks have been embedded into the risk management processes including risk identification, risk assessment, risk treatment, monitoring and review processes. The result of the overall ESG performance and ESG-related risk assessment will be reported by the Group's Internal Audit Department to the Board on yearly basis for review in order to ensure that the Group's ESG related risks, strategies, measures and target progress.

環境、社會及管治相關風險的評估包括了環境、人力資源、健康和安全以及管治規性等。這些風險已嵌入本集團風險管理流程,包括風險識別、風險評估、風險內理、監控和審查流程。整體環境、社會及管治表現及相關風險評估的結果亦會保部審計部門每年向董事會報告,以確保及目標得以實現。

#### **Materiality Assessment**

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

#### 重要性評估

可持續發展全面涵蓋環境和社會層面範圍。本集團必須確定最重要的層面,以妥善善利用相關風險及機遇。本集團採用識別、編排優次及確認的三步過程,以確保可持續發展主題得以根據其重要性進行管理及報告。





#### (1) Identification

The Group identified all fundamental sustainability topics in accordance with the ESG Reporting Guide. In the context of the latest sustainability landscape, the Group has determined the following 23 topics that are deemed to have impact on the environment and society through our operations.

#### (1) 識別

根據「環境、社會及管治報告指引」, 本集團識別所有基本的可持續發展主 題。基於最新的可持續發展形勢,本 集團確定以下23項被視為透過旗下營 運對環境和社會產生影響的主題。

ESG Aspects 環境、社會及管治層面		Material ESG issues for the Group 對本集團屬重大的環境、社會及管治事宜
onmental 亮	Use of Resources 資源使用	<ol> <li>Air emissions 廢氣排放</li> <li>Effluent discharges 污水排放</li> <li>Greenhouse gas emissions 溫室氣體排放</li> <li>Hazardous waste management 有害廢棄物管理</li> <li>Non-hazardous waste management 無害廢棄物管理</li> <li>Energy consumption 能源消耗</li> <li>Water consumption 水資源消耗</li> <li>Packaging material consumption 包裝材料消耗</li> </ol>
АЗ	The Environment and Natural Resources 環境及天然資源	9. Environmental risk management (including climate-change related) 環境風險管理
A4	Climate Change 氣候變化	10. Climate change mitigation 減緩氣候變化

ESG 環境

Aspects			Material ESG issues for the Group
1、社會及管	曾治層面		對本集團屬重大的環境、社會及管治事宜
	B1	Employment 僱傭	11. Employment and remuneration policies 僱傭及薪酬政策
			12. Equal opportunity and diversity 平等機會及多元化
	B2	Health and Safety 健康及安全	13. Occupational health and safety 職業健康及安全
	В3	Development and Training 發展及培訓	14. Employee development 僱員發展
	B4	Labour Standards 勞工準則	15. Anti-child and forced labour 防止童工及強制勞工
B. Social B. 社會	B5	Supply Chain Management 供應鏈管理	16. Supply chain management 供應鏈管理
B. S.			17. Sustainable procurement 可持續採購
	В6	Service Responsibility 產品及服務責任	18. Goods/services' quality and safety 產品/服務質量及安全
			19. Customer satisfaction 客戶滿意度
			20. Personal data privacy protection 個人資料保密
			21. Protection of intellectual property rights, ethical marketing communication and product labeling 知識產權保護、道德營銷活動及產品標籤
	В7	Anti-corruption 反貪污	22. Anti-corruption and anti-competitive practices 反貪污及反競爭行為
	pΩ	区 回	汉 真 方 及 汉 魏 尹 1 ] 綺 23. Community investment
	DO	社區投資	社區投資





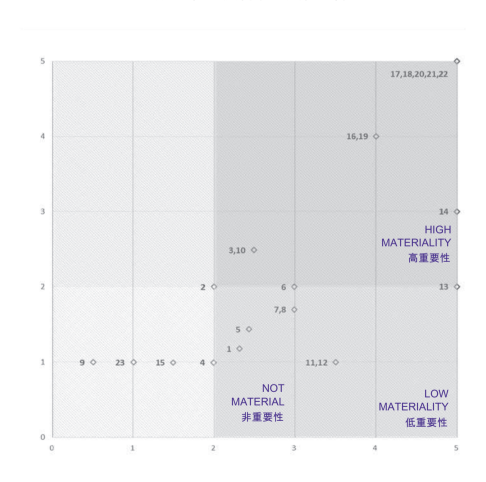
#### (2) Prioritisation

To determine the materiality of the selected ESG topics, the views of senior management of respective operational regions were sought. The senior management, who possess a high-level view of all the topics and have access to stakeholders' feedback, were asked to score the significance of each ESG topic to stakeholder groups and the Group in each of their perspective. Weighted according to the proportion of production volume of each operational region, the following materiality matrix resulted. The topmost-right quadrant determines the topics of high materiality.

#### (2) 編排優次

本集團參詳各個營運地區的高層管理人員的看法,以釐定所選環境理會及管治主題的重要性。高層管理人員能俯瞰全局,掌握所有主題和持份者的反饋,並已從不同角度對每個場、社會及管治主題的重要性的主題。最右上象限釐定高度重要性的主題。

#### ESG Materiality Matrix 環境、社會及管治重要性矩陣



Impact on business 對本集團的重要性

Impact on stakeholders 對持份者的重要性

#### Highly material topics (by ranking)

高度重要的主題(按排名)

Ranking 排序	Numbers 序號	Topics 議題
Highest 高重要性	17	Sustainable procurement 可持續採購
	18	Goods/services' quality and safety 產品/服務質量及安全
Ш	20	Personal data privacy protection 個人資料保密
Ш	21	Protection of intellectual property rights, ethical marketing communication and product labeling 知識產權保護、道德營銷活動及產品標籤
Ш	22	Anti-corruption and anti-competitive practices 反貪污及反競爭行為
Ш	16	Supply chain management 供應鏈管理
W	19	Customer satisfaction 客戶滿意度
	14	Employee development 僱員發展
	13	Occupational health and safety 職業健康及安全
	6	Energy consumption 能源消耗
Lowest 低重要性	3	Greenhouse gas emissions 溫室氣體排放
	10	Climate change mitigation 減緩氣候變化
	2	Effluent discharges 污水排放





#### (3) Validation

The Board has reviewed and validated the materiality process, and hence the Report discloses the Group's performance on all high and low materiality topics. To address matters most material to the Group's stakeholders, topics of high materiality are discussed in more depth throughout the Report.

#### Stakeholder Engagement

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

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

#### (3) 核證

董事會已審閱並核證重要性程序因此。本報告披露本集團對於所有高重要性及低重要性的主題之表現。為了回應對本集團持份者最重要的主題,本報告對具有高重要性的主題進行更詳細的介紹。

#### 持份者參與

本集團相信,識別並處理其持份者的看法能夠為本集團的長遠發展及成功奠定堅實基礎。本集團擁有廣闊的持份者網絡,包括僱員、客戶、供應商、股東、政府及監管當局以及社區。

本集團已發展多重渠道與持份者溝通, 詩份者可就本集團的日常業務行為及 持續發展管理表達看法。下表所概述該等 渠道。為加強彼此的互信及互相尊重的關 係,本集團致力透過正式及非正式的關 與持份者保持有效的溝通渠道,使本集團的 能夠更有效制定業務策略,以回應彼等的 需要及期望、預計風險及加強關鍵關係。



# ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

Stakeholders 持份者	Engagement channels 參與渠道	Topics of interest/concern 關注主題
Shareholders 股東	<ul> <li>General meetings 股東大會</li> <li>Regular corporate publications including financial reports and ESG report 定期公司刊物,包括財務報告及環境、社會及管治報告</li> <li>Circulars and announcements 通函及公告</li> <li>Direct enquiries 直接查詢</li> <li>Corporate website 公司網站</li> </ul>	<ul> <li>Business strategies and sustainability 業務策略及可持續發展</li> <li>Financial performance 財務表現</li> <li>Corporate governance 企業管治</li> </ul>
Employees 僱員	<ul> <li>Performance appraisals 表現評核</li> <li>Training sessions 培訓課程</li> <li>Social media 社交媒體</li> </ul>	<ul> <li>Training and development 培訓及發展</li> <li>Employee remuneration and welfare 僱員薪酬及福利</li> <li>Occupational health and safety 職業健康及安全</li> <li>Equal opportunities 平等機會</li> </ul>
Customers 客戶	<ul> <li>Business meetings 業務會議</li> <li>Complaint and feedback channels 投訴及反饋渠道</li> <li>Social media 社交媒體</li> <li>Corporate website 公司網站</li> <li>Emails 電郵</li> </ul>	<ul> <li>Service quality and reliability 服務質素及可靠性</li> <li>Client data security 客戶資料安全性</li> <li>Business ethics 商業道德</li> </ul>

# 環境、社會及管治報告 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

Stakeholders 持份者	Engagement channels 參與渠道	Topics of interest/concern 關注主題
Suppliers 供應商	<ul> <li>Business meetings 業務會議</li> <li>Supplier assessment 供應商評核</li> <li>Continuous direct communication 持續直接溝通</li> <li>Emails 電郵</li> </ul>	<ul> <li>Fair competition 公平競爭</li> <li>Business ethics 商業道德</li> </ul>
Government and regulatory authorities 政府及監管部門	<ul> <li>Statutory filings and notification 法定存檔及通知</li> <li>Regulatory or voluntary disclosures 監管或自願披露</li> </ul>	<ul> <li>Compliance with law and regulations 遵守法律法規</li> <li>Business strategies and sustainability 業務策略及可持續發展</li> <li>Environmental protection 環境保護</li> </ul>
Community 社區	<ul> <li>Community activities 社區活動</li> <li>Corporate donations 公司捐贈</li> <li>Corporate website 公司網站</li> <li>Social media 社交媒體</li> </ul>	<ul> <li>Fair employment opportunities 公平僱傭機會</li> <li>Environmental protection 環境保護</li> </ul>

#### **ENVIRONMENTAL RESPONSIBILITY**

The Group is committed to providing quality magnetics to clients in a clean and sustainable manner. The operational facilities in Hong Kong, Vietnam and Shunde, China, typically engage in the processes of head office, warehouse and manufacturing operation. Environmental impacts in our operational facilities and offices are managed by the Administration Department. The Administration Department ensures strict environmental compliance, as well as continual improvement towards cleaner practices. Periodic reviews of the system are conducted to ensure its effectiveness.

#### Aspect A1: Emissions and waste generated

The Group implements robust systems to ensure all discharges to air, water and land are compliant with regulatory standards. Major laws and regulations applicable are detailed in respective sections. During the Reporting Year, the Group did not encounter any incidents of non-compliance with all applicable laws and regulations related to air emission, effluent discharges, greenhouse gases, wastes at all operating regions. Major laws and regulations applicable are detailed in respective sections.

#### Air emissions

The Group's air emissions are mainly released from vehicles use, which include the emission of sulphur oxides (SOx), nitrogen oxides (NOx) and particulate matter (PM). Company fleet undergoes regular maintenance which ensures fuel efficiency, thereby reducing emissions. The manufacturing process is also a source of air emissions released in the factories indoor. We keep in check indoor air quality to ensure the concentration of acetone, cyclohexanone, methanol, isopropyl alcohol and ethyl benzene etc. do not exceed maximum allowable concentration and regulatory levels. Qualified third-party testing is also carried out at least once a year, which ensures major problems with processes are rectified.

Major applicable laws and regulations related to control of air emissions include, but are not limited to, the "Air Pollution Control Ordinance of Hong Kong", the "PRC Law on Air Pollution Control" and the "Law on Environmental Protection No. 55/2014/QH13" in Vietnam.

#### 環境責任

本集團致力以潔淨和可持續的方式為客戶 提供優質的電子磁性元件,其營運設施包 括於香港、越南和中國順德的辦公總部、 倉庫和製造營運。本集團的行政部門也會 負責管理其營運設施的環境影響。行政部 門確保嚴格遵守環境規定,並持續改進以 實行更潔淨的常規。本集團定期檢討有關 系統以確保其成效。

#### 層面A1:排放物和廢棄物的產生

本集團實施強而有力的系統,確保對空氣、水和土地的所有排放均符合監管標準。於本年度,本集團在所有營運地區並無發生任何違反有關廢氣排放、污水排放、溫室氣體及廢棄物的所有適用法律法規的事件。主要適用的法律法規詳見相關章節。

#### 廢氣排放

本集團的廢氣排放主要來自車輛使用,包括硫氧化物(SOx)、氮氧化物(NOx)和顆粒物(PM)的排放。本公司對車輛進行定期保養,以確保燃料效率及減少排放。廠房的生產過程也是廠內廢氣排放源,我們密、民監察這些室內廢氣以確保確保丙酮、可以與一個人。 過最高允許量和監管水平。同時,每年至少進行一次合資格的第三方檢測,確保流程上的重大問題得到糾正。

適用於與控制廢氣排放相關的主要法律及 法規包括了但不限於香港《空氣污染管制條 例》、《中華人民共和國大氣污染防治法》和 越南《環境保護法第55/2014/QH13號》。除 了保持廢氣排放水平符合法定要求外,本 集團亦投放資源致力進一步控制空氣污染 物的排放。

# **ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT**

The Group has established a pathway of air emission reduction with a long-term perspective as a directional target by employing following measure and initiatives.

- Engage third party evaluator to test the indoor air quality within its factors and workplaces annually;
- Replace the vehicles with better fuel-efficiency models;
- Maintain correct type pressure by regular inspection and inflation;
- Ensure no idling vehicles with running engines; and
- Employ geographical information system technology to operate most efficient routing

During the Reporting Year under review, the Group's air emissions from vehicles used and office operation were recorded. The Group released 9.3kg, 0.2kg and 0.7kg of nitrogen oxides, sulphur oxides and particulate matter in FY2022.

#### Effluent discharges

Our manufacturing processes require a great amount of water and effluent discharges. Such effluent is collected and processed by qualified sewage treatment companies. For industrial wastewater, the Group will examine the water quality before discharge to ensure they meet the national and local environmental requirements.

Major applicable laws and regulations related to control of effluent discharges include, but are not limited to, the "Water Pollution Prevention and Control Law" of the PRC and the "Law on Urban Planning No. 30/2009/QH12" in Vietnam. The Group strives to go beyond regulatory compliance. During the Reporting Year under review, the Group discharged a total amount of 42,805.0 cubic metre of effluent. The Group will continue to regularly monitor Chemical Oxygen Demand, Biological Oxygen Demand and Ammonia Nitrogen etc. to ensure no adverse environmental impacts result from effluent discharges as well as to set achievable targets in future years.

本集團以長遠眼光減少廢氣排放為導向目 標而採取以下措施和舉措。

- 每年聘請第三方評估機構測試其因素 和工作場所的室內空氣質量
- ▶ 將車型更換更高燃油使用效率型號
- ▶ 定期檢查和充氣功能以保持正確的車輛胎壓提示警告
- ▶ 確保沒有空車發動機運轉
- 採用地理信息系統技術來指導最高效的路線

於本回顧年度中,本集團錄得來自汽車排放的氮氧化物、硫氧化物和顆粒物排放量 分別為9.3千克、0.2千克和0.7千克。

#### 污水排放

我們的生產過程需要大量用水和廢水排放。此類廢水均由合資格的承包商收集及處理。對於工業廢水,本集團在其排放前對先對水質進行檢查,以確保符合國家和地方的環保要求。

適用於與控制污水排放有關的主要法律及法規包括了但不限於中國《水污染管制條例》及越南《城市規劃法第30/2009/QH12號》,本集團致力超越監管合規範圍。於本回顧的年度內,本集團共排放污水42,805.0立方米。本集團將定期監測化學需氧量、生物需氧量及氨氮等,以確保其污水排放不會對環境造成不利影響,並繼續設定未來年度可實現的目標。

#### Greenhouse gas emissions

Climate change adaptation and mitigation is no longer only a subject of international agenda, but highly relevant to all members of society.

To implement an effective approach to climate change mitigation, it is important to have a comprehensive understanding of the carbon emission sources of the Group. The Group's carbon footprint, presented in the table below, is primarily due to electricity consumption during production processes, accounted under Scope II emissions. During the Reporting Year under review, the Greenhouse gas emissions generated by the Group are presented as follow:

#### 溫室氣體排放和緩解氣候變化

全球氣候變化調適和減緩不再只是國際 議程的主題,而與所有社會成員均息息相 關。各企業遂漸意識到氣候變化風險所帶 來的潛在影響,以及為私營領域提供向低 碳經濟轉型的機會。

為實施有效方法緩解氣候變化,本集團必須全面掌握碳排放源。如下表格所示,本集團的碳足跡主要來自生產用電,屬於範圍2排放。於本回顧年度內,本集團產生溫室氣體排放量如下所示:

Greenhouse gas emission 溫室氣體排放 <sup>(1)</sup>	S <sup>(1)</sup>	Unit 單位	FY2021 2021年	FY2022 2022年
Scope I (Direct Emissions)		tCO <sub>2</sub> e	80.2	59.8
範圍1(直接排放)		二氧化碳當量		
Stationary combustion		tCO <sub>2</sub> e	30.3	18.6
固定燃燒源		二氧化碳當量		
Mobile combustion		tCO <sub>2</sub> e	49.9	41.2
流動燃燒源		二氧化碳當量		
Scope II (Indirect				
Emissions)		tCO <sub>2</sub> e	2,384.0	2,688.0
範圍2(間接排放)		二氧化碳當量		
Electricity purchased		tCO <sub>2</sub> e	2,384.0	2,688.0
購買的電力		二氧化碳當量		
Scope III (Other Indirect				
Emissions)		tCO <sub>2</sub> e	26.0	27.7
範圍3(其他直接排放)		二氧化碳當量		
Fresh water and sewage				
processing (electricity				
use)		tCO <sub>2</sub> e	26.0	27.7
淡水和污水處理(用電)		二氧化碳當量		
Total	(Scope I and II)	tCO <sub>2</sub> e	2,464.1	2,747.8
總計	(範圍1及2)	二氧化碳當量		
	(Scope I, II and III)	tCO <sub>2</sub> e	2,490.1	2,775.5
	(範圍1、2及3)	二氧化碳當量		
Carbon intensity 碳密度	(Scope I and II) (範圍1及2)	tCO <sub>2</sub> e/hundred thousand pieces of production volume 二氧化碳當量/每十萬件生產量	7.06	9.23
	(Scope I, II and III) (範圍1、2及3)	tCO <sub>2</sub> e/hundred thousand pieces of production volume 二氧化碳當量/每十萬件生產量	7.14	9.33

Boundary has been set using GHG Protocol's widely-used operational control approach

<sup>(1)</sup> 使用 GHG 協議廣泛使用的操作控制方法設定了邊界

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In 2023, the Group aims to maintain the same or lower level of greenhouse gas emissions of this year. The Group will continue feature upgrades of the building facilities and installations and monitor the electricity usage on a monthly basis and follow-up with those exceeding the normal usage standards. The Group will continue to review the effectiveness of the existing initiatives and set achievable targets in future years.

本集團於2023年的目標是保持與今年相同或更低的溫室氣體排放水平。本集團亦將繼續對樓宇設施及裝置功能進行升級,並每月監察用電量及跟進超過正常使用標準的情況。另外,本集團將繼續檢討現有措施的成效,並制定未來幾年可實踐的目標。

Major applicable laws and regulations related to greenhouse gas emissions include, but are not limited to, the "Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong)", the "Atmospheric Pollution Prevention and Control Law of the PRC" and the "Law on Environmental Protection No. 55/2014/QH13" in Vietnam. The Group is committed to reducing our carbon footprint. Scope I and II emissions are addressed through our energy reduction initiatives (See Section: A2.1 Energy Consumption). Scope III emissions incur throughout our value chain, and we employ the following measures to minimise such emissions.

主要適用於溫室氣體排放的法律法規包括但不限於《空氣污染管制條例》(香港法例第311章)、《中華人民共和國大氣污染防治法》和越南《環境保護法第55/2014/QH13號》。本集團致力於減少我們的碳足跡。範圍I和II的排放是通過我們的節能舉措來解決的(請參閱第A2.1節能源消耗)。範圍II排放於我們的整個價值鏈中產生,我們採用以下措施將此類排放降至最低。

- Cut business travels whenever possible through video conferencing;
- > Select direct flights for unavoidable business trips; and
- Promote paper recycling at office premises.

#### Waste management

The typical waste generated in the Group's office and operational sites are basically all non-hazardous. The generation of hazardous waste, including resiniferous waste, packaging cans, plastisol waste and organic solvents, has been identified and confirmed as immaterial to the Group's ESG operation. The disposal methods of hazardous waste are landfill, recycled and incineration by a qualified contractor in compliance with the "Environmental Protection Law" of the PRC.

The Group has established clear and concrete guidelines on the waste management. The amount of disposed waste is recorded and matched with contractors' reports to ensure they are entirely disposed in the most appropriate manner.

- ▶ 盡可能通過視頻會議減少出差;
- ▶ 如出差是無法避免,盡選擇直航;及
- ▶ 在工作場所推廣紙張回收。

#### 廢棄物管理

本集團在其辦公室和營運場所產生的廢棄物主要為無害廢棄物。其產生有害廢棄物包括含樹脂廢物、廢包裝罐、含油墨廢物及廢有機溶劑已識別及確認對本集團的環境、社會及管治工作而言為非重要議題。危險廢物均由合格承包商為我們填埋環境保護法》的要求。

本集團在每個階段均制定明確的規程進行 廢棄物管理,記錄待處置的廢物量並與承 包商的報告互相匹配,以確保它們以最適 當的方式完全處置。

# ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

Major applicable laws and regulations related to control of non-hazardous waste include, but are not limited to, the "Waste Disposal Ordinance" of Hong Kong, "Solid Wastes Pollution Prevention and Control Law" of the PRC and the "Law on Environmental Protection" in Vietnam.

適用於有關控制有害廢棄物的主要法律法規包括但不限於香港《廢物處置條例》、中國《固體廢棄物污染環境防治法》和越南《環境保護法》。

Seeking to contribute to the closed-loop economy, we will continue to review the effectiveness of the existing initiatives and set achievable targets in future years. We employ the following measures and initiatives to reduce the generation of non-hazardous waste and to raise recycling rates.

為了對循環經濟做出貢獻,我們將繼續審查現有舉措的有效性,並制定未來幾年可實踐的目標。我們採取以下措施和舉措來減少無害廢物的產生並提高回收率。

- Collect and recycle all the copper wires and soler wires waste generated during the manufacturing process in order to minimise waste disposal to landfill;
- 收集和回收製造過程中產生的所有銅線和銲線廢物,以盡量減少垃圾填埋場的處理;
- > Take solid measures to minimise our paper usage and waste in our office-based operations by monitoring the printing volume;
- 採取切實措施,通過監控印刷量,盡量減少辦公室業務中的紙張使用和浪費;
- Provide paperless billing options for customers and impose smart printing modes for staff; and
- ▶ 為客戶提供無紙化計費選項及為員工 提供智能打印模式;及
- ➤ Encourage the staffs to use electronic communications for directory forms, reports and storage when possible.
- 鼓勵員工盡可能使用電子通訊方式進 行目錄表格、報告和存儲工作。

During the Reporting Year under review, the non-hazardous wastes generated by the Group are as follow:

以下資料為本集團於本回顧年度中所產無 害廢棄物量:

Non-hazardous Waste 無害廢棄物	Unit 單位	FY2021 2021年	FY2022 2022年
Landfill 堆填	tonne 噸	0.2	0.3
Recycled 回收	tonne 噸	15.2	28.9
Incineration 焚化	tonne 噸	52.8	56.7
Total non-hazardous waste generated 產生的無害廢棄物總量	tonne 噸	68.2	85.9
Non-hazardous waste intensity 無害廢棄物密度	tonne/hundred thousand pieces of production volume 噸/每十萬件生產量	0.20	0.29





#### Aspect A2: Use of resources

The Group is committed to continually improving its efficiency in the use of resources on our operations and production line through variety of operational control, technology enhancement, staff awareness raising as well as compliance with relevant government policies and environmental legislations. During the Reporting Year, the Group was not aware of any incidents of non-compliance with all applicable laws and regulations related to the use of energy and water resources at all operating regions. Major laws and regulations applicable are detailed in respective sections.

#### Energy

The Group's energy profile consists of use of electricity, diesel and gasoline for office and site operations. At each site, we keep accurate records of the consumption of fuel and electricity for monitoring purpose. By determining energy-intensive operational processes and equipment, financial and human resources are channeled to areas in which energy efficiency may be raised the greatest. During the Reporting Year under review, the energies consumed by the Group are as follow:

#### 層面A2:資源使用

本集團致力透過各種營運控制、技術提升、提高員工意識以及遵守相關政府政策和環境法規,不斷提高其在我們的營運和生產線上使用資源的效率。於本年度,本集團在所有營運地區均未發生任何未遵守能源及水資源使用的相關法律法規的事件。主要適用的法律法規詳見相關章節。

#### 能源

本集團的能源組合包括使用電力、柴油和 汽油。在每個場地,我們都保留準確的燃 料和電力消耗記錄,以供監控之用。通過 能源密集型操作流程和設備,引導財務和 人力資源提高達至能源使用效率最大值的 領域。以下資料為本集團於本回顧年度分 別消耗的直接及間接能源量:

Energy consumption 能源消耗量	Unit 單位	FY2021 2021年	FY2022 2022年
Direct	kWh	288,803.6	213,405.8
直接	千瓦時		
Diesel	kWh	109,964.5	76,632.7
汽油	千瓦時		
Gasoline	kWh	169,773.3	136,261.3
汽油	千瓦時		
LPG	kWh	9,065.8	511.8
液化石油氣	千瓦時		
Indirect	kWh	3,535,791.0	3,946,527.5
間接	千瓦時		
Electricity purchased	kWh	3,535,791.0	3,946,527.5
購買的電力	千瓦時		
Total (Direct and Indirect)	kWh	3,824,594.6	4,159,933.3
共計(直接和間接)	千瓦時		
Energy intensity 能源密度	kWh/hundred thousand pieces of production volume 千瓦時/每十萬件生產量	10,962.33	13,977.62



# **ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT**

The Group is committed to minimising fuel and electricity consumption. During the Reporting Year, offices and facilities have invested resources to the following initiatives:

- 本集團致力盡量降低燃料和電力消耗。於本年度,辦公室和設施已為以下舉措投入 資源:
- Separate light switches for different light zones in the premises;
- Extend the use of energy efficient lighting tubes and provision of light zoning in all the premises;
- Clean the air filter of the air-conditioners monthly to improve the cool air flow efficiency;
- Carry out regular leakage checks and replacement of pressure gauges, pressure hose and connectors of air compressors to reduce possible leakage of refrigerants;
- Adopt water-cooled central air conditioning systems that can save considerable amount of energy;
- Replace heavy-polluting vehicles with more energy efficient models; and
- Arrange server racks in "hot" and "cold" aisles configuration to prevent hot and cold air from mixing, and hence improve cooling efficiency of the data centre.

#### Water resources

At the Group, the offices and facilities withdraw water from municipal water supplies and surface water abstraction in which the quality of surface water abstracted is managed by the Administration Department. We have not encountered any problems in sourcing water fit for operation purpose. However, water resources should not be taken for granted and conserved to ensure a sustainable future.

- 場所內不同燈區均有獨立燈開關;
- ▶ 擴大節能燈管在各場所的使用和提供 照明分區;
- 每月清潔空調器內的空氣過濾器,以 提高冷空氣流動效率;
- ▶ 定期進行洩漏檢查和更換空氣壓縮機的壓力表、壓力軟管和接頭,以減少 製冷劑洩漏的可能;
- 採用水冷式中央空調系統,可節省大量能源;
- 更換更節能的車型以取代重污染車輛;
  及
- ▶ 將服務器機櫃佈置成「熱」和「冷」通道 配置,防止冷熱空氣混合,從而提高 數據中心的冷卻效率。

#### 水資源

在本集團,辦公室和設施用水均從市政供水和地表取水,其中地表水質量跟進工作是由行政部門負責。我們在取水用作營運用途沒有遇到任何問題。然而,水資源不應被視為理所當然,並應加以保護以確保可持續使用的未來。

# **ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT**

In order to reduce wastewater, the Group practices the following initiatives to curtail our water consumption currently and continue to review the effectiveness of existing initiatives and set achievable targets in future years.

- 為了減少廢水,本集團現時採取以下措施 減少我們的用水量,並繼續檢討現有措施 的成效,及制定未來幾年可實踐的目標。
- Raise staff awareness in water saving in production and office operations through education and promotion;
- ▶ 通過教育和宣傳,提高員工在生產和 辦公活動的節水意識;
- Regularly check piping and dripping taps for leakages and damage, and ensure their prompt repair;
- 定期檢查管道和滴水水龍頭是否有洩漏和損壞,並確保及時修復;
- Monitor water readings at regular intervals when no water is used to ensure against hidden water leakages; and
- ▶ 在不使用水時,定期監測水位讀數, 以防止隱性漏水;及
- ➤ Give priority to effective water-saving products, such as the adoption of low or dual flush toilets, and low-flow faucets or water outlets.
- 優先選用有效節水產品,如採用低位或雙沖水馬桶、小流量水龍頭或出水口等。

During the Reporting Year under review, the water consumed was merely for commercial and manufacturing purposes. The Group consumed a total of 44,832.0 cubic metre of water, resulting in a water intensity of 150.64 cubic metre per hundred thousand pieces of production volume

於本回顧年度中,所消耗的水僅用於商業和生產用途。本集團共耗水44,832.0立方 米,每十萬件生產量的用水密度150.64立 方米。

#### Packaging material

#### 包裝材料

Finished products at the Group uses packaging material that include paper and plastic packaging material. The Group aims to consider more sustainable approaches to product packaging early in the design phase unless customer's specified packaging requirements. During the Reporting Year under review, the details of packaging material consumed for finished products are presented as follow:

本集團的製成品使用標準的包裝材料, 如紙和塑料包裝材料。本集團已在設計階 段早期考慮更可持續的產品包裝方法,除 非客戶有特定的包裝要求。於本回顧年度 中,成品包裝材料消耗量如下所示:

Packaging material consumption 包裝材料消耗	Unit 單位	FY2021 2021年	FY2022 2022年
Paper packaging material 紙質包裝材料	tonne 噸	62.7	54.8
Plastic packaging material 塑料包裝材料	tonne 噸	21.3	14.2
Total packaging consumption 包裝材料總消耗量	tonne 噸	84.0	69.1
Packaging consumption intensity 包裝材料密度	tonne/hundred thousand pieces of production volume 噸/每十萬件生產量	0.24	0.23

#### Aspect A3: The environment and natural resources

The Group constantly seeks to integrate sustainability principles into the event management, such as aiming to reduce waste generated during events. We strive to build an eco-conscious culture that ingrains positive lifestyle and habits among employees. For corporate social activities and other events, low-carbon dietary choices and products from social enterprises are prioritised. Waste reduction plans are rolled out for larger-scale events.

At some locations, our new staff induction training includes an eco-awareness component. As staff becomes eco-aware, small contributions are made to saving the environment, and pave the way for future sustainability endeavors of the Group.

With the integration of policies maintained in the sections headed "Emissions" and "Use of Resources" above, the Group strives to minimise our impacts to the environment and natural resources. We ensure our operation by-products do not degrade the atmosphere, and surrounding water and land bodies. We mitigate against climate change impacts through our energy and water conservation efforts.

#### **Aspect A4: Climate Change**

Albeit in the early stages, the Group has commenced the integration of climate change risks within our business strategies. During the Reporting Year, the Group conducted an assessment into climate-related risks, which are likely to have influence on our business, and relevant actions taken in response to these risks.

The extreme weather is a significant climate-related issue to the Group. The Group is conscious that the frequency of extreme weather, such as storm and flooding, has been increasing and could cause direct damage to constructions and the Group's assets. The Group has acquired insurance covering fire, flood and typhoon damages to its merchandise, furniture, fixture and fittings. Moreover, the supply chain disruptions may occur if our suppliers also suffer from the extreme weather conditions. The Group is striking to increase climate resilience so that the influences on operation can be reduced to minimal. After our assessment, the risk of exposure to the extreme weathers that cause the operational and supply chain disruptions is relatively low. Recognising the possible impact of extreme weather to the safety of our employees, we have clear work arrangements in case of adverse weather conditions, such as Black Rainstorm Warning and Typhoon Signal No.8, with reference to the Code of Practice in times of typhoons and rainstorms.

#### 層面A3:環境及天然資源

本集團不斷尋求將可持續發展原則融入活動管理,例如旨在減少活動期間產生的廢物。我們致力建立心繫環保的文化,提倡員工培養積極的生活方式和習慣。在企業的社會活動和其他活動中,優先選擇低碳飲食和社會企業的產品。在較大規模的活動中,我們推出減廢計劃。

在某些地方,我們的新員工入職培訓中加入包括環保意識的內容。隨著員工環保意識日益提升,我們為環保略盡綿力之餘,亦為本集團未來的可持續發展作好準備。

通過整合上文「排放」和「資源使用」各節中的政策,本集團努力對環境和天然資源的影響減到最低。我們確保營運產生的副產品不會對大氣和四周水土造成破壞。我們通過努力節約能源和用水來減輕對氣候變化的影響。

#### 層面A4:氣候變化

儘管處於早期階段,本集團已開始將氣候變化風險納入我們的業務發展策略。於本年度,本集團為對可能對我們的業務有關氣候相關風險以及針對這些風險所能採取的行動進行了評估。

極端天氣對本集團而言是重大的氣候相關 問題。本集團意識到發生風暴和洪水等極 端天氣的頻率性一直在增加,並可能對建 築繼而對本集團的資產造成直接損害。因 此,本集團為其商品、家具、固定裝置和 配件購買了涵蓋火災、洪水和颱風損壞的 保險。另外,如果我們的供應商也遭受極 端天氣條件的影響,我們的供應鏈可能會 受阻滯。本集團正在努力提高氣候適應能 力,以便將對營運的影響降至最低。經過 我們的評估,因極端天氣而導致營運和供 應鏈中斷的風險相對較低。考慮到極端天 氣可能對我們員工的安全造成影響,我們 參考了《颱風時期工作守則》而訂製明確的 工作安排,以應對惡劣天氣情況,例如黑 色暴雨警告和八號颱風信號。





Going forward, the Group will continue to review the impact of climate change on its business operations on a regular basis and implement control for significant risks to enhance its resilience and adaptability to such climate change.

在未來,本集團將繼續定期檢討氣候變化 對業務營運的影響,並實施重大風險管 控,以增強本集團對氣候變化的應變能力 和適應能力。

#### **SOCIAL RESPONSIBILITY**

The Group ingrains social responsibility into all aspects of its operations. The Group values its employees as one of its greatest strengths and assets. Maintaining honest and authentic dialogue with staff, the Group seeks to address their needs and views that ensure our conduct is responsible at all times. We commit to providing fair and safe working and career environment for its employees in order to attract, develop and retain the best talents. Furthermore, the Group commits to the delivery of quality products grounded on ethical business conduct and supply chain management, as well as to meaningful engagements with the community.

#### **Aspect B1: Employment**

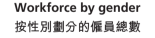
The Group aims to provide equal opportunities to individuals regardless of gender, race, national or ethnic origin, religion, cultural background, disability, marital status, family status, sexual orientation, age or political opinion. As at the end of the Reporting Year, the Group employed 1,031 employees, of which the workforces in terms of gender, age group, employee category and locations are presented in the below charts respectively.

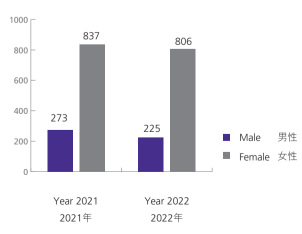
#### 社會責任

本集團的社會責任滲入業務營運的各個層面。本集團將員工視為其最大的優勢資產之一。我們與員工保持坦誠懇切協別,致力滿足他們的需求和意見供來到力滿足他們的行為始終負責。我們承諾提供來發生優秀的人才。此外,集團致力於優留住優秀的人才。此外,集團致力是提養品,以及與社區進行有意義的接觸。

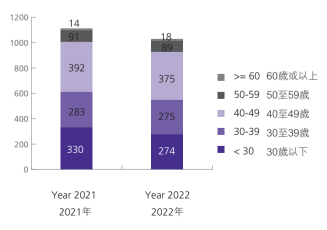
#### 層面B1:僱傭

本集團旨在為每人提供平等受業機會,不分性別、種族、民族或族裔、宗教、文化背景、殘疾、婚姻狀況、家庭狀況、性取向、年齡或政治觀點。截至本報告年末,本集團共有員工1,031人,當中分別按性別、年齡組別、職位類型及地區劃分的僱員總數如下所示。





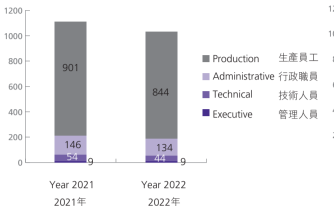
#### Workforce by age 按年齡組別劃分的僱員總數





# **ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT**

# Workforce by employee category 按職位類型劃分的僱員總數



#### Workforce by region 按地區劃分的僱員總數



Based on the principles of fairness and equality, the Group's staff handbook stipulates clear policies relating to relevant labour laws, regulations and industry practices, covering areas such as compensation, dismissal, promotion, working hours, recruitment, rest periods, equal opportunities, diversity and other benefits and welfare etc. Major laws and regulations applicable include, but are not limited to, "Employment Ordinance" in Hong Kong, the "Labour Law" of the PRC and "Labour Code No. 10/2012/QH13" in Vietnam. During the Reporting Year, the Group did not have legal issues of non-compliance all major applicable laws and regulations related to employment at all operating regions.

本集團以公正及平等為原則,按遵從相關的勞工法、法規及行業慣例製定員工手冊並規定了明確的政策,涵蓋薪酬、解僱、晉升、工作時間、招聘、假期、平等會、多元化及其他福利及待遇等方面。億用的主要法律法規包括但不限於香港《僱條例》、中國《勞動法》和越南《勞動法》和越南《勞動法》和越南《勞動法》的有營運地區均無面臨任何不遵守有關僱僱方面的所有主要適用法律法規的事件。

#### Remuneration and welfare

Employees of the Group are remunerated at a competitive level and are rewarded according to their performance and experience. The promotion and remuneration of the Group's employees are subject to periodic review according to staff performance. Employees are entitled performance bonus and maternity allowance (for female employees). Details are set out in the internal working regulations which are made available to every employee in the Group to ensure information transparency on the responsibilities and rights of employees.

#### 薪酬及福利

本集團給予僱員具有競爭力的薪酬,並根據他們的表現及經驗論功行賞。本集團根據僱員的表現,定期檢討僱員的晉升及薪酬。員工享有績效獎金和生育津貼(女性員工)。詳情載於本集團的內部工作條例,該條例可供每位僱員查閱,以確保僱員責任及權利的信息誘明。

## 環境、社會及管治報告





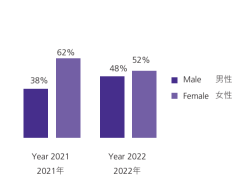
The human resources department conducts a comprehensive recruitment review process to ensure that the data provided by the candidates is accurate. The Group's recruitment and promotion process are carried out in a fair and open manner for all employees; employees are recognised and rewarded by their contribution, work performance and skills, and outcomes will not be affected by any discrimination. The certain staff with outstanding performance are granted promotion opportunity. In the case of dismissal, the internal working regulations is adhered to which ensures the entire procedure is compliant with statutory requirements.

During the Reporting Year under review, the Group's employee turnover rate was 56%. The charts below present the turnover rate by gender, age and geographical region respectively.

#### 招聘、晉升及解僱

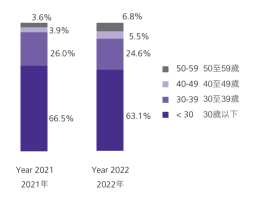
於本回顧報告年度中,整個集團的員工流 失率為56%。下圖表分別按性別、年齡和 地區劃分員工流失率。

## TURNOVER RATE BY GENDER 按性別劃分的員工流失率



#### **TURNOVER RATE BY AGE GROUP**

按年齡組別劃分的員工流失率



#### TURNOVER RATE BY REGION

按地區劃分的員工流失率



#### Aspect B2: Workplace health and safety

It is of paramount importance to ensure a safe and healthy workplace for our employees as the Group places its employee's health and safety as one of the highest priorities in its operation. The Group is committed to providing a healthy and safe working environment for our skilled workers in factories and employees in offices.

The Group's management is responsible for identifying any actual and potential hazards and risks to each individual and a safe and hygienic working environment. On the production line, the factory supervisors and managers both help to ensure all the health and safety measures are being implemented effectively. Any non-conformities will be corrected immediately. In case of high-level decision is required, the factory supervisors and manager will escalate the issues to the Group's top management to seek further instruction. The Group also engages third party environmental experts to test if the indoor concentration of hazardous air quality, noise and temperature of the workplaces are in the permissible concentration-time weighted average and regulatory levels.

The Group has established the Code of Practice and Work Instructions, in which safety and health issues are addressed, for our skilled workers to follow. Training and work instructions will be given to new workers to make sure they are capable of operating the production equipment safely. For some of the manufacturing procedures where fumes or particles may be emitted, ventilation units have been installed to minimise the potential safety and health risks. Since factory workers are exposed to chemical hazardous agents, annual body check is provided by the Group to them to ensure their health.

The Group had consecutively attained a zero rate of work-related fatalities in the past three years. If any case occurred, the cases would be handled according to internal accident handling procedures and reported to the relevant authority in compliance with the law. The filed cases will be used as training materials to assist employees to prevent reoccurrence. During the Reporting Year, there were no lost days due to work injury.

Major laws and regulations applicable include, but are not limited to, "Occupational Safety and Health Ordinance" in Hong Kong, "Law on Work Safety" in the PRC and the "Law on Occupational safety and health" in Vietnam. Our management is also responsible for ensuring the compliance with the requirements of relevant laws and regulations in our working environment.

#### 層面B2:工作場所健康及安全

為我們的員工提供安全和健康的工作場是 所至關重要的,因為僱員的健康和安全視 為於集團運作過程中的重中之重。集團均 致力為工廠技術工人和辦公室員工提供健 康及安全的工作環境。

集團已建立一套實務守則,守則內有註明 有主動。 有主動。 有主動。 一套實務可則,可則內有循。 以供技工將會接受語,和工作指導。 是產工序所釋放的煙霧或微粒, 生產工序所釋放的煙霧或微潛在的 是產工序所釋放的煙霧或微潛 生產工序所釋放的煙 以以人 健康風險。由於工廠工作時間 體化學有害物質,本集團 時代 身體檢查以確保他們的健康。

本集團在過去三年連續沒有與工作相關的死亡率。如果發生任何情況,將按照內部事故處理程序處理,並依法向有關部門報告。該案例亦歸檔作為將來員工培訓材料,以防同類意外再次發生。於本報告年度,沒有因工傷而損失的天數。

適用的主要法律法規包括但不限於香港《職業安全及健康條例》、中國《安全生產法》及越南《職業安全及健康條例》。我們的管理層還負責確保集團的工作環境符合相關法律法規的要求。

# ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

#### **Aspect B3: Development and training**

People are our greatest assets. We tailor the macro-level development of our human capital to the Group's corporate strategy. The Group develops yearly training plans that comply with relevant statutory requirements and cater to the needs of our staff. Internal training programmes provided by the Group include induction training to the new employees and on-the-job training to the existing employees. In order to encourage our existing employees to have a continuous lifelong learning, the Group also offers education subsidies to its eligible employees in variety of fields of quality system management, business management, engineering and technology management etc.

During the Reporting Year under review, a total number of 392 employees have attended training, of which the employees trained in terms of gender and employee category are presented in the below charts respectively.

#### 層面B3:發展及培訓

人才是我們最寶貴的資產。我們根據本集團的企業戰略制訂宏觀層面的發展計劃。本集團每年都制定符合相關法定集團,並為 是員工需要的年度培訓計劃。本集團其提供入職培訓和為現有員工提供入職培訓和為現有員工提供 在職培訓。為了鼓勵現有員工終身質助 集團向員工提供不同領域的教育資助,作 為對員工的投資,其範圍覆蓋品質系系等 理、工商管理,以至工程與技術管理不等。

於本回顧年度,合共392人次員工參與培訓,當中分別按性別及職位類型的受訓僱員總數如下所示。

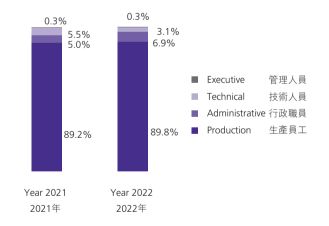
## PERCENTAGE OF EMPLOYEES TRAINED BY GENDER

按性別劃分的受訓比例



## PERCENTAGE OF EMPLOYEES TRAINED BY EMPLOYEE CATEGORY

按職位類型劃分的受訓比例



During the Reporting Year under review, the Group has provided a total of 6,272 training hours for staff, representing average 6.1 training hours per staff of which the average training hours in terms of gender and employee category are presented as follow:

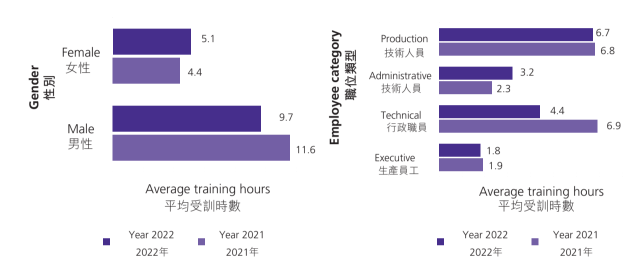
於本回顧年度,本集團提供合共約6,272小時的培訓時數,代表平均每名員工受訓6.1小時,當中分別按性別及職位類型劃分的平均受訓時數如下所示。

## AVERAGE TRAINING HOURS BY GENDER

按性別劃分的平均受訓時數

## AVERAGE TRAINING HOURS BY EMPLOYEE CATEGORY

按職位類型劃分的平均受訓時數



#### **Aspect B4: Labour Standard**

The Group upholds high operating practices standard. Child and forced labour, though seemingly irrelevant to most developed societies, are in fact easily present in the value chain of any business operation. To combat against such practices, the Group is committed to prohibit all forms of child labour and forced labour or modern slavery, not only in our operations but also throughout the supply chain. In addition, cases of child labour in our businesses are averted by conducting age verification of all job applicants to check their age and identity documentation thoroughly during the recruitment and employment process. With regard to the supply chain, the Group evaluates labour practices of potential suppliers and subcontractors with due diligence prior to any partnership.

### 層面B4:勞工準則

## 環境、社會及管治報告



For our factory in the PRC, which is the Group's main manufacturing site, the Group has established and implements a Voluntary Overtime Working Scheme, which provide flexibility for skilled workers overtime work. The rights and freedoms of every individual is protected as no worker is mandatorily asked to work in unreasonable working hours in our Group.

During the Reporting Year under review, the Group did not encounter any incidents of non-compliance with all applicable laws and regulations related to anti-child and anti-forced labour practices at the operating regions. Major laws and regulations applicable include, but are not limited to, "Employment Ordinance" in Hong Kong, the "Labour Law of the PRC" and "Labour Code No. 10/2012/ OH13" in Vietnam.

#### Aspect B5: Supply chain management

The Group is committed to developing and maintaining effective and mutually beneficial working relationships with our business partners. The major raw materials provided by our suppliers are ferrite core, copper wires and bobbins. The procurement process is strictly monitored by top management and suppliers are all selected from the Group's Approved Vendor List (AVL) in which vendors are assessed through the Group's due diligence procedures.

In order to ensure the supply chain as sustainable as possible, the Group's supplier code of conduct requires full compliance to all applicable local and national laws. All the Group's suppliers are required to demonstrate that they are certified or complied with internationally recognized environmental and safety related standards, such as ISO9001 or IATF16949. The Group procured from suppliers from different region during the Reporting Year at which none of suppliers having significant actual and potential negative environmental and social impacts came to our attention.

作為集團主要的生產基地,集團位於中國 內地的工廠採取自願超時工作計劃,為技 工在超時工作方面提供靈活性。每位員工 的權利和自由都受到保護,因為我們集團 不會強制要求工人在不合理的工作時間內 工作。

於本回顧年度中,本集團於所有營運地區 均無面臨任何不遵守有關防範童工及防範 強制勞工慣例的適用法律法規的事件。適 用的主要法律法規包括但不限於香港《僱傭 條例》、《中華人民共和國勞動法》和越南 《勞動法典第10/2012/OH13號》。

#### 層面B5:供應鏈管理

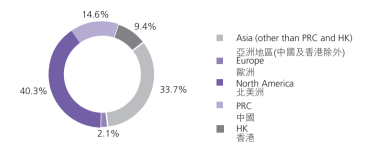
本集團致力與我們的業務夥伴發展及維 持有效及互惠互利的工作關係。我們與來 自北美洲、香港、中國等各地的供應商合 作,以提供我們鐵氧體、銅線和線軸等主 要原材料。採購過程均由高層管理人員嚴 格監控,挑選供應商均選自集團認可供應 商名單(AVL),名單內的供應商都通過集團 盡職調查進行評估程序。於本年度內,本 集團未發現各經營地區有任何違反所有相 關法律法規的事件。

為了確保供應鏈的可持續發展,集團的供 應商行為準則要求完全遵守所有適用的當 地和國家法律。除了考慮合規性, 我們的 供應商必須考慮確保所有業務營運均對環 境負責。本集團要求供應商提供國際認可 的環保和安全相關標準,例如ISO9001或 IATF16949等認證。於報告期內,本集團向 不同地區供應商採購,我們沒有得悉其中 一家供應商有對環境和社會造成重大實際 和潛在負面影響的事件。



#### 2022 PERCENTAGE OF SUPPLIERS BY REGION

二 零二二年按地區劃分的供應商比例



Furthermore, the Group gradually takes environmental consideration into account in the procurement process. To integrate the environmental vision into the procurement of product supplies, the Group seeks to ensure all its materials or components received from suppliers free from lead. Priority will be given to environmentally friendly materials and office goods, so as to raise the suppliers' awareness of sustainable development.

此外,本集團在採購過程中逐漸考慮各環境因素。為了將環保意識融入產品的採購,集團堅持確保所有從供應商所獲得的物料或部件均為不含鉛。為了提高供應商的可持續發展意識,我們會優先考慮環保型材料和辦公用品的供應商。

The Group requires its suppliers to provide Certificate of Conformance to confirm the products' specification. The Group's Quality Assurance Team will conduct a throughout and rigorous due diligence by vendor survey and supplier evaluation on its new suppliers along with on-site audits to assess their product quality as well as their practices in managing environmental and social risks. No purchase order will be made until a new conform assessment of the new suppliers.

本集團會要求其供應商提供產品合格證明書以確定產品詳細規格。集團的品質保證團隊會通過供應商調查和供應商評估,並 進行現場審核,以評估其產品品質及其在 管理環境和社會風險方面的做法。在得到 新供應商的合格評估之前,本集團不會向 他們下達任何採購訂單。

The Group regularly conducts the supply chain ESG risks assessment to determine and address the Group's level of exposure to country-specific, product-specific and industry-specific risks. The Group's Quality Assurance Team conducts annual evaluation for existing suppliers. For the disqualified supplier, the Group will terminate the working relationships with them. The enhanced control will be implemented in the workshop provided to qualified suppliers with way to meet the Group's criteria.

本集團定期進行供應鏈有關環境、社會及 管治風險評估,以確認本集團面臨的特定 國家、特定產品和特定行業風險的水平會 制定解決方案。集團的質量保證團隊 等對現有供應商進行評估。對於不會的 供應商,本集團將終止與其的工作關係。 本集團將加強控制及提供工作坊給符標 準的合格供應商以更好達到集團的標準。

## 環境、社會及管治報告





The Group offers quality products and services grounded on responsible operating practices. We commit to meeting customer needs through innovation and sound business ethics.

#### Product quality and safety

Assuring the quality and safety of our product and services are of topmost importance. A majority of the Group's magnetics are customized according to the requirements of its customers. Thus, other than the Group's own quality management system ("QMS"), the products manufactured by the Group will be tested and certified by independent third party to make sure the products are able to attain a level of satisfaction that the Group and its customers expect in term of quality, health and safety.

Our products are attached with necessary warnings and instructions in form of label and product manual enabling our customers to assess the risk in using the magnetics and to take precautions against those risks. Our skilled workers are also required to follow the "Non-conforming Product Procedure" of "Company Operation Procedure" to deal with non-conforming items and disposition of suspected products.

During the Reporting Year, the Group did not encounter any incidents of non-compliance with all applicable laws and regulations related to product health and safety at all operating regions. Major laws and regulations applicable include, but are not limited to, IATF16949, IEC950, UL/CSA, ISO9001 and VDE.

In addition to the internal and external quality assurance, the Group has Quality Assurance Department to properly handle customer complaints. A formal complaint mechanism handles all cases in a fair and systematic manner. Regarding the customer-returned product, the "Customer-returned Product Handling Procedure" of "Company Operating Procedure" is available to instruct our staff to process the returned products from customers. In FY2022, there was an immaterial number of packing related complaints. All of these complaints were properly handled. Other than that, no products were subject to recalls for safety and health reason.

#### 層面B6:產品及服務責任

本集團提供優質產品及服務,講求負責任 經營常規。我們致力透過創新及良好商業 道德滿足客戶所需。

### 產品質素及安全

確保我們的產品和服務的質量和安全是重中之重。本集團的大部電子磁性元件是根據客戶的要求定制的。因此,除本集團自身的質量管理體系外,本集團生產的產品也由獨立第三方進行測試和認證,以確保產品達到本集團及其客戶質量、健康和安全的期望。

我們的產品附有標籤和產品手冊顯示產物警告和説明,使我們的客戶能夠在使用電子磁性元件前評估使用風險並採取預防措施。除了按照「層面B5:供應鏈管理」中描述的對供應商的材料進行產品盡職調查外,我們的技術工人還需要按照「公司操作程序」中的「不合格產品程序」來處理不合格品和可疑產品。

於本年度,本集團在所有營運地區並無面臨任何不遵守有關產品健康及安全的適用法律法規的事件。主要適用的法律法規包括但不限於IATF16949認證,信息技術设备的安全(含商业电子设备-IEC950),CSA認證-UL/CSA,ISO9001質量管理和VDE認證。

除了內部和外部的質量保證外,本集團還設有品質保證部門以妥善地處理客戶投訴。正式的投訴機制以公平和具系統性準式處理所有投訴案件。對於客戶退回所有投訴案件。對於客戶退程之可參照《公司操作規程》中的《客戶退回產品處理程序》指導來處理客的產品。在2021年度,只有少部已設區上包裝有關的客戶投訴,這些投訴已產品包裝有關的客戶投訴,這些投訴產品的安全和健康原因被召回。

#### Ethical operating practices

The Group places great value in conducting all aspects of our businesses with integrity and honest values. From protection of data privacy and intellectual property to ethical marketing communication, our robust management approaches ensure even the most trivial of aspects is not overlooked. During the Reporting Year, the Group did not encounter any incidents of non-compliance with all applicable laws and regulations related to data privacy, advertising, labelling matters at all operating regions. Major laws and regulations applicable include, but are not limited to, "Personal Data (Privacy) Ordinance" and "Competition Ordinance" in Hong Kong.

#### Personal data privacy protection

The Group is committed to protecting privacy and confidentiality of the collected personal data. The Group has established internal policies on handling personal data recorded from our customers and employees. We collect data only in a lawful and fair way, for directly related purposes of which the data subject is clearly notified. Adhering to policy requirements, the Group maintains the personal data storage which is secured to prevent any unauthorized or accidental access. We ensure the data is accurate and not kept longer than necessary.

The following steps are to make sure our computer data bases secure and to safeguard the information we possess about the customers

- Install updated anti-virus software and firewall;
- Install and run network diagnostic tools;
- > Back up customer data regularly; and
- > Encrypt data in transmission.

We conduct periodic risk assessment. Regarding the launch of projects that present greater risks, we conduct privacy impact assessments to mitigate against the risks. Building a culture of zero tolerance is dependent on effective communication of policies. Thus, the Group invests resources on related training and education.

#### 合乎道德的經營常規

本集團非常重視有誠信地經營業務。從保護數據私隱及知識產權以至合乎道德德 銷傳播,我們已採納強健的管理方式確保 不會發生紕漏。於本年度,本集團於 營運地區均無面臨任何不遵守有關保 護私隱及知識產權、道德營銷傳播以及 誌方面的所有適用法律法規的事件。 適 的主要法律法規包括但不限於香港《個 料(私隱)條例》及《競爭條例》。

#### 保障資料安全

本集團致力於保障私隱及對所收集的個人 資料保密。本集團已制定清晰程序處理我 們從客戶及僱員記錄的個人資料。我們僅 以合法及公平的方式收集資料,明確告知 資料僅直接用於相關主題。我們遵從程序 規定,確保資料準確無誤並且保留時間不 會超出所需。

以下步驟是為了確保我們的數據庫安全並 保護我們擁有的客戶信息。

- ▶ 安裝最新的殺毒軟件和防火牆;
- > 安裝和使用網絡診斷工具;
- ▶ 定期備份客戶資料;及
- ▶ 加密傳輸中的數據。

為確保我們的政策是跟上時事的,我們會 定期進行風險評估。對於風險較大的項目 的啟動,我們會進行隱私影響評估以降低 風險。零容忍文化是建立於有效溝通策 略。因此,本集團將投入資源於相關培訓 及教育。

## 環境、社會及管治報告





Business end-use piracy is applicable to all businesses no matter which industry or sector. In efforts to strive for industry best practices, the Group has established a management approach to protect intellectual property rights. The top management are responsible for maintaining clear record or register on the use of legitimate software, non-infringing copies of media material, as well as making and distribution of copyright materials on paper. Our expectations are communicated clearly to all employees. Ongoing assessment of management approach is conducted through top management reviews, as well as periodic audits on the integrity of the record and registry.

#### Advertising and product labelling

Responsible marketing practices are crucial to gaining customer trust and confidence. The Group has established clear guidelines on the ethical usage of all forms of sales promotion, corporate sponsorships, as well as direct marketing and digital marketing communications. All direct marketing and digital marketing communications, especially product endorsements, should uphold transparency. Ongoing assessment of policies is conducted through periodic assessment.

All sales promotions should meet reasonable consumer expectations, as well as be administered prompt and efficient. Our salespersons are trained to provide customers well complete, accurate and not misleading information which is significant for them to make the purchase decisions. Such information includes the potential risks associated with the products they purchased, such as health or safety risk, financial risk, etc. Any illegal, unethical, discriminatory or deceptive practices, such as abusive marketing tactics, abusive debt collection or other improper behaviors that may pose unnecessary risks or harm consumers made by the salespersons are strictly prohibited.

#### 保護知識產權

不論處於哪個行業或界別,業務最終使用 者盜版行為關係到所有公司。為成為有 最佳實踐,本集團建立了保護知識登管理方法。最高管理層負責紀錄或登記 法軟件使用、非侵權媒體材料以及已 權材料的製作和發佈。我們的期式武 權材料的製作有員工。持續管理方式 由最高管理層負責審查以及定期審計以上 記錄和登記的完整性。

#### 廣告和產品標籤

進行負責任的營銷實踐對於獲得客戶的信 任和信心是至關重要。本集團已就所有形 式的促銷、企業贊助以及直接營銷和數字 營銷傳播的使用制定了明確的道德指導方 針。所有直接營銷和數字營銷傳播,尤其 是產品代言,都應保持透明度。我們也會 定期為有關策略進行評估。

#### **Aspect B7: Anti-corruption**

The Group is committed to achieving and maintaining the highest standards of openness, probity and accountability, as well as to conducting business with integrity, honesty and transparency. We adopt the lowest level of acceptance for corruption risks to build a culture of zero tolerance to corrupt and anti-competitive practices. The Board, with the assistance of the internal Quality Assurance Team of the Group, leads and oversees the Group's entire management approach towards anti-corruption compliance. During the Reporting Year, the Group did not encounter any incidents of non-compliance with all applicable laws and regulations at all operating regions. Major laws and regulations applicable include, but are not limited to, "Prevention of Bribery Ordinance", "Anti-Money Laundering and Counter-Terrorist Financing Ordinance" in Hong Kong.

Our whistle-blowing mechanism ensures that our policies are adhered to. The internal Quality Assurance Team of the Group conducts internal audit annually on the Group's operations against applicable compliances and Group internal requirements. The consequences of breach of code are stated in our policies, including the reporting to the relevant law enforcement agency in case of criminal acts, or disciplinary actions or termination of employment as applicable. Also, the Group has designated an independent team with a senior authority to handle the complaints and reports. The procedures and guidelines for the proper handling of complaints and reports are also clearly stated in the anti-corruption policy.

#### 層面B7:反貪污

本集團致力於追求及保持最高標準的開放、誠信及問責。我們絕不坐視貪污及反競爭行為的實方及反競爭行為的團內之。董事會在集團內部質量保證與內事性。於本年度與內方法。於本年度與內方有與與於西方,有法人與於香港《防止賄除條例》及《打擊洗過及恐怖分子資金籌集條例》。

我們的舉報機制確保我們政策的遵守性。 本集團內部品質保證團隊每年依據適用的 法規和集團內部要求進行集團營運的內 審核。我們的政策中列明了違反準則的的 果,包括會向相關執法機構報告有關犯罪 行為、紀律處分或解僱(如適用)。此 本集團已指定具有足夠高級權限的政 下 數處理投訴及舉報。我們的反腐敗政 也明確地提示正確處理投訴和舉報的程序。

## 環境、社會及管治報告



The development of robust internal controls is the key to our management approach. We have established anti-corruption policy on the prohibition of bribery and corruption, acceptance or offering of gifts and advantages and abuse of office, as well as declaration of conflict of interests. The soliciting or accepting of advantages from parties as a reward for or inducement to doing any act in relation to the company's business is strictly prohibited. The guidelines of our anti-corruption policy make it clear to all staff the criteria of accepting and offering of gifts and advantages becomes beyond that of a courtesy or token gift. Senior management is also clearly provided guidance on what constitutes abuse of office, such as regarding the misuse of company's assets for personal interest. With regard to conflict of interests, the fundamental rule is to avoid any conflict of interest as far as practicable. In the event of an inevitable case, the conflict of interest is required to be declared to senior management so that appropriate resolution actions can be taken.

The Group promotes fair and open competition through our anti-corruption policy on combating against anti-competitive practices. Our policies outline clear guidelines that prohibit cartels, and any activities of trade associations and industry bodies which prevents, restricts or distorts competition. The abuse of market power, such in the form of predatory pricing, anti-competitive tying and bundling, exclusive dealing, are also forbidden. The Group will also provide employees of all levels with anti-corruption trainings in order to enhance the awareness of anti-corruption. The Group recognises that adherence to the principles of competition is essential to the development of long-term relationships with our stakeholders on mutual trust.

本集團通過打擊反競爭行為的行為守則, 提倡公平及公開的競爭。我們禁止壟斷聯 盟以及阻止、限制或扭曲競爭的行業協會 及工商組織的任何活動。我們不與競爭對 手就定價、產量及招標的相關事宜進行討 論或達成協議。本集團明白遵守競爭原則 是與持份者在互信的基礎上建立長期關係 的關鍵。

#### **Aspect B8: Community investment**

The Group is committed to operate as a responsible corporate and continually supporting the economic and social vitality of local communities through corporate sponsorships and charitable donations. Furthermore, the Group sees high literacy as a foundation for the advancement of society. The Group believes public welfare is important and necessary for the development of the Group. We always seek to be a positive force in the communities in which it operates. As part of the Group's social commitment, the Group actively employs individuals with disabilities, primarily at the operation in the PRC, which represent 2.03% of the Group's total workforce in the PRC.

We believe that the development of a better future for our community relies on joint participation of people, corporations and the government. In addition, the Group also encourages all employees to actively participate in volunteer activities and environmental protection activities. We hope it can raise their concern for environment and society, and thus inspiring more people to participate in community services and develop a better future for our community.

#### 層面B8:社區投資

我們相信,社區的美好未來發展有賴於人民、企業和政府的共同合作。此外,本集團亦鼓勵全體員工積極參與義工活動及環保活動。我們希望這樣能引起人們對環境和社會的關注,從而激發更多的人參與社區服務,為我們的社區創造更美好的未來。

## INDEPENDENT AUDITOR'S REPORT



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## TO THE SHAREHOLDERS OF DATRONIX HOLDINGS LIMITED

(incorporated in Bermuda with limited liability)

#### **OPINION**

We have audited the consolidated financial statements of Datronix Holdings Limited (the "Company") and its subsidiaries (the "Group") set out on pages 86 to 189, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

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

#### **BASIS FOR OPINION**

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

#### 致連達科技控股有限公司全體股東

(於百慕達註冊成立之有限公司)

#### 意見

本核數師(以下簡稱「我們」)已審計列載於第86頁至第189頁的連達科技控股有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)的綜合財務報表,包括2022年12月31日的綜合財務狀況表與截至該日止年度的綜合損益表、綜合其他全面收益表、綜合權益變動表和綜合現金流量表,以及綜合財務報表的附註,包括主要會計政策概要。

本核數師認為,集團綜合財務報表已根據香港會計師公會頒布的香港財務報告準則真實而中肯地反映了 貴集團於2022年12月31日的綜合財務狀況及其截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港公司條例妥為擬備。

### 意見的基礎

我們已按照香港會計師公會頒布的香港審計準則進行審計。我們就該等準則承擔的責任在本報告「核數師就審計綜合財務報表承擔的責任」部分中闡述。根據香港會計師公會的「職業會計師道德守則」(以下簡稱「守則」),我們獨立於 貴集團,並已履行守則中的其他職業道德責任。我們相信,我們所獲得的審計意見提供基礎。

## INDEPENDENT AUDITOR'S REPORT

#### **KEY AUDIT MATTERS**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

### Impairment assessment of goodwill

# Refer to notes 5(b)(ii) and 17 to the consolidated financial statements

The Group had goodwill of approximately HK\$9,486,000 as at 31 December 2022 arising from the Company's acquisition of a business in 2012.

Management concluded that there was no impairment of the goodwill based on the recoverable amount of the cash-generating unit ("CGU") which was determined by a value-in-use calculation based on cash flow projections from formally approved budgets covering a five-year period. The preparation of cash flow projections requires significant management judgment with respect to assumptions in relation to discount rate and underlying cash flows, in particular future operating margin and growth rates. We identified the impairment assessment of goodwill as a key audit matter as it requires management to exercise significant judgment on the cash flow projections and the goodwill is quantitatively significant to the consolidated financial statements.

#### Our response:

Our procedures in relation to management's impairment assessment included:

- Challenging the reasonableness of the key inputs and assumptions used in the value-in-use calculation;
- Reconciling input data to supporting evidence, such as approved budget, and considering the reasonableness of this budget;

#### 關鍵審計事項

關鍵審計事項是根據我們的職業判斷,對當期之綜合財務報表的審計最為重要的事項。這些事項是在我們審計整體綜合財務報表及出具意見時進行處理的。我們不會對這些事項提供單獨的意見。

#### 商譽減值評估

### 請參閱綜合財務報表附註5(b)(ii)及17

貴集團於2012年進行一項業務收購, 於2022年12月31日產生之商譽約為 9,486,000港元。

管理層的結論是,按照現金產生單位之可收回金額是根據正式批準覆蓋5年期之預算而得出之現金流量預測所決定而無需進行減值。製訂現金流預測需要管理層就折算率及基本現金流(尤其是未來收益增長)作出重大判斷。我們確認商譽減值評估為關鍵審計事項因管理層需要為現金流之預測作出重大判斷及商譽之價值對於財務部表有重大影響。

#### 我們的回應:

我們就管理層對減值評估執行的程序包括:

- 質疑對於價值估算的關鍵資料輸入及 假設的合理性;
- 將輸入數據對賬至支持憑證,例如經 批准的預算,並考慮該等預算的合理 性;

## INDEPENDENT AUDITOR'S REPORT

#### **KEY AUDIT MATTERS – CONTINUED**

Impairment assessment of goodwill – continued Refer to notes 5(b)(ii) and 17 to the consolidated financial statements – continued

#### Our response:- continued

- Engaging our internal valuation specialist to assist us in assessing reasonableness of the methodology applied and the key assumptions used in the impairment assessment of goodwill; and
- Evaluating the reasonableness of the disclosures in relation to the impairment assessment of goodwill.

We found the assumptions made by management in relation to the value-in-use calculation were reasonable based on available evidence. The significant inputs are appropriately disclosed in note 17 to the consolidated financial statements.

# Write-down assessment of inventories Refer to notes 5(b)(iii) and 19 to the consolidated financial statements

The Group had inventories of approximately HK\$108,629,000 as at 31 December 2022 which consist of raw materials, work-in-progress and finished goods.

The Group's management writes down slow-moving or obsolete inventories based on an assessment of net realisable value. Inventory will be written down where events or changes in circumstances indicate that the net realisable value is less than cost. The determination of net realisable value requires the use of judgment and estimates. The subsequent change in estimation will impact carrying value of the inventories and lead to a revision of the amount of inventories written down in the respective period. The Group recognised a write-down of inventories of approximately HK\$954,000 for the year. We identified the write-down assessment of inventories as a key audit matter as it requires management to exercise significant judgment on estimating net realisable value of the inventories and the carrying amount of inventories is quantitatively significant to the consolidated financial statements.

### 關鍵審計事項-續

商譽減值評估-續 請參閱綜合財務報表附註5(b)(ii)及 17-續

### 我們的回應:一續

- 聘請內部估值專家協助我們評估採納 的方法和用於商譽減值評估的關鍵資 料輸入的合理性;及
- 評估與商譽減值評估相關之披露的合理性。

我們發現,根據所得憑證,管理層使用價值估算作出的假設是合理的。重大輸入數據已於綜合財務報表附註17中適當披露。

## 存貨撇減評估 請參閱綜合財務報表附註5(b)(iii)及19

於2022年12月31日, 貴集團擁有約 108,629,000港元的存貨,當中包括原材料、半製成品和製成品。

## INDEPENDENT AUDITOR'S REPORT

#### **KEY AUDIT MATTERS - CONTINUED**

## Write-down assessment of inventories – continued Our response:

Our procedures in relation to management's write-down assessment included:

- Assessing the reasonableness of the inventory provision policy applied by the management;
- Assessing the reasonableness of the net realisable value of inventories estimated by the management for those slow-moving or obsolete inventories with reference to the recent selling prices, consumptions and subsequent sales of inventories;
- Testing on a sample basis, the accuracy of the ageing of inventories prepared by management; and
- Identifying any physically obsolete inventories during our observation of the Group's inventory counts.

We found that management's estimation of net realisable value and write-down of inventories are reasonable based on the available evidence.

# OTHER INFORMATION IN THE ANNUAL REPORT

The directors are responsible for the other information. The other information comprises the information in the Company's 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.

## 關鍵審計事項-續

存貨撇減評估-續

我們的回應:

我們就管理層對撇減評估執行的程序包括:

- 評估管理層採用之存貨撥備政策的合理性;
- 参考最新的售價、消耗量和其後存貨 銷售情況以評估管理層對滯銷或陳舊 存貨估計的可變現淨值的合理性;
- 評估由管理層製訂的存貨賬齡;及
- 於對 貴集團進行實際庫存檢查時觀察及確認任何破損之存貨。

我們發現,根據所得憑證,管理層就估算 存貨的淨變現值和虧損是合理的。

### 年度報告書內的其他信息

董事需對其他信息負責。其他信息包括 貴公司年度報告書內的資料,但不包括綜合財務報表及我們就此發出的核數師報告。

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

## INDEPENDENT AUDITOR'S REPORT

# OTHER INFORMATION IN THE ANNUAL REPORT – CONTINUED

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.

# DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The directors are also responsible for overseeing the Group's financial reporting process.

The audit committee of the Company (the "Audit Committee") assists the directors in discharging their responsibilities in this regard.

## 年度報告書內的其他信息-續

在我們審計綜合財務報表時,我們的責任 是閱讀其他信息,在此過程中,考慮其他 信息是否與綜合財務報表或我們在審計 過程中所了解的情況有重大抵觸,或者似 乎有重大錯誤陳述。基於我們已執行的工 作,如果我們認為其他信息有重大錯誤陳述,我們需要報告該事實。在這方面,我 們沒有任何報告。

## 董事就綜合財務報表須承擔的責 任

董事須負責根據香港會計師公會頒布的香港財務報告準則及香港公司條例擬備真實而中肯的綜合財務報表,並對其認為為使綜合財務報表的擬備不存在由於欺詐或錯誤而導致的重大錯誤陳述所必需的內部控制負責。

在 擬 備 綜 合 財 務 報 表 時 , 董 事 負 責 評估 貴集團持續經營的能力 , 並 在 適 用 情 況 下 披露與持續經營有關的 事 項 , 以 及 使 用 持續經營為 會 計 基 礎 , 除 非 董 事 有 意 將 貴 集 團 清 盤 或 停 止 經營 , 或 別 無 其 他 實際的 替 代 方 案 。

董事須負責監督 貴集團財務報告過程。

本公司之審核委員會協助董事於此方面履 行其責任。

## INDEPENDENT AUDITOR'S REPORT

# 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 Section 90 of the Bermuda Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

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

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

# 核數師就審計綜合財務報表承擔的責任

我們的目標,是對整體綜合財務報表是否不存在由於欺詐或錯誤而導致的任何重大錯誤陳述取得合理保證,並出具包括我們意見的核數師報告。此報告僅向 閣下(作為整體)按照百慕達1981年公司法第90章報告,除此之外本報告別無其他目的。我們不會就本報告的內容向任何其他人士負上或承擔任何責任。

合理保證是高水平的保證,但不能保證按 香港審計準則進行的審計在某一重大錯誤 陳述存在時總能發現。錯誤陳述可以由欺 詐或錯誤引起,如果合理預期它們個別或 滙總起來可能影響綜合財務報表使用者所 作出的經濟決定,則有關的錯誤陳述可被 視作重大。

在根據香港審計準則進行審計的過程中, 我們運用了職業判斷,保持了職業懷疑態 度。我們亦:

- 了解與審計相關的內部控制,以設計 適當的審計程序,但目的並非對 貴 集團內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及 作出會計估計和相關披露資料的合理 性。

## INDEPENDENT AUDITOR'S REPORT

# AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS – CONTINUED

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

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

## 核數師就審計綜合財務報表承擔 的責任—續

- 評價綜合財務報表的整體列報方式、 結構和內容,包括披露資料,以及集 團財務報表是否公允反映交易和事項。
- 就綜合中實體或業務活動的財務資料獲取充分、適當的審計證據,以對集團財務報表發表意見。我們負責指導、監督和執行集團審計。我們對審計意見承擔全部負責。

我們與審核委員會溝通了計劃的審計範圍、時間安排、重大審計發現等事項,包括我們在審計期間識別出內部控制的任何重大缺陷。

## INDEPENDENT AUDITOR'S REPORT

# AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS – CONTINUED

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

From the matters communicated with the directors, 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

我們還向審核委員會提交聲明,説明我們 已符合有關獨立性的相關職業道德要求, 並與他們溝通所有合理地被認為會影響我 們獨立性的關係和其他事項,以及在適用 的情況下,相關的防範措施。

從與董事溝通的事項中,我們決定哪些事, 項對本期綜合財務報表的審計最為極大 因而構成關鍵審計事項。我們會在被數 報告中描述這些事項,除非法律法規 許對某件事項作出公開披露,或在極 見的情況下,若有合理預期在我們超 滿通某事項而造成的負面後果將會超 滿通某事項而造成的負面後果將會超 產生的公眾利益,我們將不 會在此等情況 下在報告中溝通該事項。

BDO Limited
Certified Public Accountants
Tang Tak Wah
Practising Certificate Number P06262
Hong Kong, 21 March 2023

香港立信德豪會計師事務所有限公司 執業會計師 鄧德華 執業證書號碼:P06262

香港,2023年3月21日

## 綜合損益及其他全面收益表

## CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

截至2022年12月31日止年度 For the year ended 31 December 2022

			2022	2021
		Notes 附註	2022年 HK\$′000 千港元	2021年 HK\$'000 千港元
Revenue Cost of sales	<b>營業額</b> 銷售成本	6	262,424 (181,751)	243,601 (158,192)
Gross profit Other revenue and gains Fair value gain on investment property Distribution and selling expenses Administrative expenses Finance costs	毛利 其他收入 投資物業的估值收益 分銷及銷售費用 行政費用 財務費用	7 15	80,673 8,983 29,500 (18,200) (72,740) (39)	85,409 5,504 2,200 (17,604) (68,601) (36)
Profit before income tax expense Income tax expense	<b>除税前溢利</b> 所得税支出	8 10	28,177	6,872
Current tax  – tax for the year  – under/(over)-provision in respect	即期税項 一本年度撥備 一過往年度撥備多提/		(1,827)	(3,992)
of prior years, net Deferred tax credit	(不足),淨額 遞延税項抵免		245 1,280	(31) 977
			(302)	(3,046)
Profit for the year and attributable to owners of the Company	年度溢利及本公司 擁有人應佔		27,875	3,826
Other comprehensive income, net of tax	其他全面收益,扣除税項	11		
Item that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign operations Item that will not be reclassified to profit or loss:	其後可重新分類至 損益的項目: 海外業務換算所產生之 匯兑差額 不可重新分類至損益的項目:		(21,114)	5,819
(Deficit)/surplus on revaluation of leasehold land and buildings held for own use Changes in fair value of equity instruments designated at fair	重估自用之租賃土地及 自用樓宇之(虧損)/ 盈餘 以公平值計量且變動入 其他全面收益之股本 工具之公平值變動,		(16,264)	9,355
value through other comprehensive income Impairment loss of leasehold land and buildings held for own use recognised in other comprehensive	工兵之五十屆愛勤, 扣除税項 於其他全面收益確認 自用之租賃土地及 自用樓宇之減值損失		120	_
Other comprehensive (less)/income	年度甘州公西(乾温)/山兴		(12,128)	
Other comprehensive (loss)/income for the year and attributable to owners of the Company, net of ta	年度其他全面(虧損)/收益 及本公司擁有人應佔, x 扣除税項		(49,386)	15,174
Total comprehensive (loss)/income for the year and attributable to owners of the Company	年度全面(虧損)/收益 總額及本公司擁有人應佔		(21,511)	19,000
Earnings per share  – Basic and diluted	每股盈利 一基本及攤薄	12	HK\$0.087	HK\$0.012

## 綜合財務狀況表

## CONSOLIDATED STATEMENT OF FINANCIAL POSITION

於2022年12月31日 At 31 December 2022

			2022	2021
			2022年	2021年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
		NO BIT	1/8/0	1 /6 / 0
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	物業、廠房及設備	14	492,866	541,076
Investment property	投資物業	15	113,700	84,200
Equity instruments designated at fair	以公平值計入	13	113,700	04,200
value through other comprehensive	其他全面收益之			
,		1.6(-)	46 745	
income	股本工具	16(a)	16,745	_
Prepayments for acquisition of	購買物業、廠房及			2 400
property, plant and equipment	設備之預付款		189	2,490
Goodwill	商譽	17	9,486	9,486
Deferred tax asset	遞延税項資產	24	272	311
			633,258	637,563
CURRENT ASSETS	流動資產			
Inventories	存貨	19	108,629	106,647
Trade receivables	應收賬款	20	33,769	29,904
Prepayments, deposits and other	預付賬款、按金及			
receivables	其他應收款項		6,341	5,578
Amount due from ultimate holding	應收最終母公司款項		•	,
company		21	122	112
Amounts due from related companies	應收關連公司款項	21	286	257
Tax prepayment	預交税款		_	1,223
Financial assets at fair value through	以公平值計入			.,
profit or loss	損益之金融資產	16(b)	7,904	_
Cash and cash equivalents	現金及等同現金項目	10(6)	136,772	208,215
- Cush and cush equivalents			130,772	200,213
			293,823	351,936
CURRENT LIABILITIES	流動負債			
Trade and other payables	應付賬款及其他應付款項	22	19,781	42,143
· ·	應付關連公司款項	21		
Amount due to a related company			1,055	423
Lease liabilities	租賃負債	28	584	576
Current tax liabilities	即期税項負債		363	2,272
				45 44 4
			21,783	45,414
NET CURRENT ACCETS	<b>公</b>		272.040	206 522
NET CURRENT ASSETS	流動資產淨值 		272,040	306,522
TOTAL ASSETS LESS CURRENT	資產總值減流動負債			
TOTAL ASSETS LESS CURRENT	貝性蕊阻枫抓到貝頂		005 200	044.005
LIABILITIES			905,298	944,085

## 綜合財務狀況表

## CONSOLIDATED STATEMENT OF FINANCIAL POSITION

於2022年12月31日 At 31 December 2022

		r		1
			2022	2021
			2022年	2021年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
NON-CURRENT LIABILITIES	非流動負債			
Lease liabilities	租賃負債	28	834	690
Employee benefits	僱員福利	23	18,279	19,424
Retention payable	應付保留金	22	3,608	4,510
Deferred tax liabilities	遞延税項負債	24	32,299	41,272
——————————————————————————————————————		24	32,233	41,272
			55,020	65,896
NET ASSETS	資產淨值		850,278	878,189
EQUITY	權益			
Share capital	股本	25	32,000	32,000
Reserves	儲備	26	818,278	846,189
TOTAL EQUITY	權益總額		850,278	878,189

On behalf of the Board of Directors

承董事會命

Siu Ronald 蕭佑忠 Director 董事 Shui Wai Mei 徐惠美 Director 董事

## 綜合權益變動表

## CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

截至2022年12月31日止年度 For the year ended 31 December 2022

		Share capital 已發行股本	Share premium 股份溢價	Capital reserve 資本儲備	Property revaluation reserve 物業 重估儲備	Exchange reserve 匯兑儲備	Fair value reserve (non- recycling) 重估儲備 (非循環)	Retained earnings 保留溢利	Total 合計
		(note 25) (附註25) HK\$'000 千港元	版放金貨 (note 26(c)(i)) (附註26(c)(i))  HK\$'000  千港元	具平确拥 (note 26(c)(ii)) (附註26(c)(ii)) HK\$'000 千港元	里百爾們 (note 26(c)(iii)) (附註26(c)(iii)) HK\$'000 千港元	應允爾爾 (note 26(c)(iv)) (附註25(c)(iv)) HK\$'000 千港元	(外值級) (note 26(c)(vi)) (附註26(c)(vi)) HK\$'000 千港元	休爾溫利 (note 26(c)(vii)) (附註26(c)(vii)) HK\$'000 千港元	日前 HK\$'000 千港元
At 1 January 2021	2021年1月1日	32,000	57,099	(23,724)	224,325	21,390	-	554,499	865,589
Profit for the year	年度溢利	-	-	-	-	-	-	3,826	3,826
Exchange differences on translating foreign operations	海外業務換算所產生之 匯兑差額	-	-	-	-	5,819	-	-	5,819
Surplus on revaluation of leasehold land and buildings held for own use	重估持有作自用之租賃 土地及自用樓宇之盈餘	-	-	-	9,355	-	-	-	9,355
Total comprehensive income for the year	年度全面收益總額	-	-	-	9,355	5,819	-	3,826	19,000
Dividends paid (note 26(b))	已派股息(附註26(b))		-	-	-	-	-	(6,400)	(6,400)
At 31 December 2021 and 1 January 2022	於2021年12月31日及 2022年1月1日	32,000	57,099	(23,724)	233,680	27,209	_	551,925	878,189
Profit for the year	年度溢利	-	-	-	-	-	-	27,875	27,875
Exchange differences on translating foreign operations	海外業務換算所產生之 匯兑差額	-	-	-	-	(21,114)	-	-	(21,114)
Deficit on revaluation of leasehold land and buildings held for own use Changes in fair value of equity instruments	重估持有作自用之租賃土地及 自用樓宇之虧損 以公平值計入其他全面收益之	-	-	-	(16,264)	-	-	-	(16,264)
designated at fair value through other comprehensive income Impairment loss of leasehold land and	股本工具之公平值變動 於其他全面收益確認自用之	-	-	-	-	-	120	-	120
buildings held for own use recognised in other comprehensive income	租賃土地及自用樓宇之減值損失	-	-	-	(12,128)	-	-	-	(12,128)
Total comprehensive loss for the year	年度全面虧損	-	-	-	(28,392)	(21,114)	120	27,875	(21,511)
Dividends paid (note 26(b))	- 己派股息(附註26(b))	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	_	(6,400)	(6,400)
At 31 December 2022	於2022年12月31日	32,000	57,099	(23,724)	205,288	6,095	120	573,400	850,278

## 綜合現金流量表

## CONSOLIDATED STATEMENT OF CASH FLOWS

截至2022年12月31日止年度 For the year ended 31 December 2022

		Notes 附註	2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Cash flows from operating activities Profit before income tax expense	經營業務之現金流量 除稅前溢利		28,177	6,872
Adjustments for: Interest income Interest expenses	下列調整: 利息收入 利息支出	7	(1,234) 39	(1,055) 36
Fair value gain on investment property Fair value change of financial assets at	投資物業公平值收益 以公平值計入損益之	15	(29,500)	(2,200)
fair value through profit or loss  Depreciation of property, plant and	金融資產之公平值 變動 物業、廠房及設備之	7	(114)	-
equipment  Changes in expected credit loss on	新菜、廠房及設備之 折舊 應收賬款之預期信貸	8	13,201	12,642
trade receivables Changes in expected credit loss on	虧損之變動 其他應收賬款之預期	8	173	(255)
other receivables Dividend income Gain on disposal of financial assets	信貸虧損之變動 股息收入 出售金融資產之收益	8 7	(256) (1)	(2,381) - -
Write-down/(reversal of write-down) of inventories	存貨撇減虧損/(回撥)	8	954	(4,795)
Operating profit before working capital changes Increase in inventories Increase in trade receivables (Increase)/decrease in prepayments, deposits and other receivables Increase in amount due from ultimate holding company Increase in amounts due from related companies Decrease in trade and other payables	未計營運資金變動之 經營溢利 存貨增加 應收賬款增加 預付賬款項(增加)/ 應收最終控股公司款項增加 應收嚴終控股公司款項增加 應收關聯公司款項增加 應付賬款及其他應付款項 減少		11,439 (2,936) (4,038) (763) (10) (29)	8,864 (18,165) (6,065) 11,158 (11) (28) (1,376)
(Decrease)/increase in employee benefits	僱員福利(減少)/增加		(2,314)	73
CASH USED IN OPERATIONS Income tax paid	由業務動用之現金 已繳所得税		(21,620) (2,268)	(5,550) (2,156)
Net cash used in operating activities	經營業務動用之現金淨額		(23,888)	(7,706)

## 綜合現金流量表

## CONSOLIDATED STATEMENT OF CASH FLOWS

截至2022年12月31日止年度 For the year ended 31 December 2022

		Notes 附註	2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
CASH FLOWS FROM INVESTING ACTIVITIES	投資活動之現金流量			
Purchases of property, plant and equipment Prepayments for acquisition of	購買物業、廠房及設備 購買物業、廠房及設備之		(20,675)	(34,424)
property, plant and equipment Payments for acquisition of equity instruments designated at fair value	預付款 購買以公平值計入其他 全面收益之股本工具之		(189)	(2,490)
through other comprehensive income Payments for acquisition of financial assets at fair value	付款 村款 購買以公平值計入損益之 金融資產之付款		(16,625)	_
through profit or loss Dividends received from equity instruments designated at fair value	以公平值計入其他全面 收益之股本工具之		(8,018)	_
through other comprehensive income Interest received Purchase of financial assets	股息收入 利息收入 購買以公平值計入損益之		256 1,234	976
at fair value through profit or loss Proceeds from the disposal of financial assets measured at fair value through	金融資產 出售以公平值計入損益之 金融資產所得		(1,174)	-
profit or loss	亚做具度用付		1,175	-
Net cash used in investing activities	投資活動所動用之現金淨額		(44,016)	(35,938)
CASH FLOWS FROM FINANCING ACTIVITIES Dividends paid	融資活動之現金流量	34	(6,400)	(6,400)
Repayment to/(advance from) a related company Lease payments	(償還墊款)/由一間關聯 公司墊支 租賃付款		632 (376)	(160) (560)
Net cash used in financing activities	融資活動所動用之現金淨額		(6,144)	(7,120)
NET DECREASE IN CASH AND CASH EQUIVALENTS	現金及等同現金項目之 減少淨額		(74,048)	(50,764)
Cash and cash equivalents at beginning of year	年初之現金及等同現金項目		208,215	256,722
Effect of foreign exchange rate changes on cash and cash equivalents	外匯匯率變動對現金及 等同現金項目之影響		2,605	2,257
CASH AND CASH EQUIVALENTS AT THE END OF YEAR	年終之現金及等同現金項目			
represented by bank balances and cash	指銀行結餘及現金		136,772	208,215

#### Note:

Bank balances and cash included an amount of approximately HK\$ 24,895,000 (2021: HK\$46,539,000) which is denominated in Renminbi ("RMB"). Included in this amount is a sum of approximately HK\$10,913,000 (2021: HK\$11,835,000) deposited in the People's Republic of China (the "PRC"). RMB is not a freely convertible currency in the international market. The conversion of RMB into foreign currency and remittance of RMB out of the PRC are subject to the rules and regulations of exchange controls promulgated by the PRC authorities.

#### 附註:

銀行結餘及現金包括以人民幣定值款項24,895,000港元(2021年:46,539,000港元)。當中包括總數10,913,000港元(2021年11,835,000港元)定存於中華人民共和國。人民幣於國際市場並非自由兑換貨幣。兑換人民幣為外幣或將人民幣匯出中華人民共和國須遵守中華人民共和國有關監管機構所頒佈之外匯控制規則及法規。

## NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 1. GENERAL

Datronix Holdings Limited (the "Company") was incorporated in Bermuda on 15 February 2000 as an exempted company with limited liability under the Companies Act 1981 of Bermuda (as amended). Its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") since 22 June 2001.

The Company is an investment holding company. Its subsidiaries are principally engaged in the manufacturing of electronic components in the PRC and Vietnam and trading of electronic components to customers in the United States of America (the "US"), Hong Kong, and other countries. The Company and its subsidiaries are collectively referred to as the Group.

The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM11, Bermuda. The address of its principal place of business is 19th Floor, North Point Industrial Building, 499 King's Road, North Point, Hong Kong.

The Company's immediate and ultimate holding company is Onboard Technology Limited, a company incorporated in British Virgin Islands. The Company's ultimate controlling party is Mr. Siu Paul Y.

## 1. 一般資料

連達科技控股有限公司(「本公司」)根據百慕達1981年公司法(經修訂)於2000年2月15日在百慕達註冊成立為獲豁免有限責任公司,其股份於2001年6月22日在香港聯合交易所有限公司(「聯交所」)上市。

本公司乃一間投資控股公司,其附屬公司則主要在中華人民共和國(「中國」)及越南從事電子元件製造及買賣電子元件往美利堅合眾國(「美國」)、香港及其他國家之客戶。本公司及其附屬公司統稱為「本集團」。

本公司註冊辦事處地址是Clarendon House, 2 Church Street, Hamilton HM11, Bermuda。其主要營業地點位 於香港北角英皇道499號北角工業大廈 19樓。

本公司之直接和最終控股公司 為Onboard Technology Limited (「Onboard Technology」),一間於英屬處女群島註冊成立之公司。本公司 之最終控制方為蕭保羅先生。

## NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

(a) Adoption of amendments to HKFRSs – effective 1 January 2022

The Hong Kong Institute of Certified Public Accountants (the "HKICPA") has issued a number of amendments to HKFRSs that are first effective for the current accounting period of the Group:

Amendments to COVID-19-Related Rent HKFRS 16 Concessions beyond 30 June 2021 Amendments to Onerous Contracts -HKAS 37 Cost of Fulfilling a Contract Amendments to Property, Plant and HKAS 16 Equipment: Proceeds Before Intended Use Amendments to Reference to the HKFRS 3 Conceptual Framework Amendments to HKFRS Annual Improvements Standards to HKFRS Standards 2018-2020

The adoption of the above amendments to HKFRSs did not have any significant impact on the Group's accounting policies.

## 2. 採納香港財務報告準則

(a) 採納香港財務報告準則之修 訂 - 自2022年1月1日生效

> 香港會計師公會頒布了多項在本 集團會計期內生效的香港財務報 告準則之修訂。

> 香港財務報告準則 2021年6月30日後與 第16號之修訂 2019冠狀病毒病 相關的租金寬減 香港會計準則 虧損性合約一履約成 第37號之修訂 本 香港會計準則 物業、廠房及設備:

> 第16號之修訂 用作擬定用途前的 所得款項 香港財務報告準則 概念框架之提述 第3號之修訂

香港財務報告準則 香港財務報告準則 之修訂 2018年至2020年 週期的年度改進

採納上述香港財務報告準則之修 訂對本集團的會計政策並無重大 影響。

## NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – CONTINUED

## (b) Amendments to HKFRSs that have been issued but are not yet effective

The following amendments to HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group. The Group's current intention is to apply these changes on the date they become effective.

Amendments to HKAS 1

Classification of Liabilities as Current or Non-current<sup>2</sup>

Amendments to HKAS 1 and HK Interpretation 5 (Revised) Presentation of Financial Statements – Non-current Liabilities with Covenants<sup>2</sup>

Amendments to
HKAS 1 and HKFRS
Practice Statement 2

Disclosure of Accounting Policies<sup>1</sup>

Amendments to HKAS 8 Amendments to HKAS 12 Definition of Accounting Estimates<sup>1</sup>

Deferred Tax related to Assets and Liabilities arising from a Single Transaction<sup>1</sup>

Amendments to HKFRS 10 and HKAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint

Venture<sup>3</sup>

Amendments to HKFRS 16

Lease Liability in a Sale and Leaseback<sup>2</sup>

- Effective for annual periods beginning on or after 1 January 2023
- Effective for annual periods beginning on or after
   1 January 2024
- No mandatory effective date yet determined but is available for early adoption

The Group is currently assessing the impact of these amendments and does not expect the adoption of them will result in substantial changes to the Group's accounting policies and financial statements.

## 2. 採納香港財務報告準則-續

#### (b) 已頒佈但尚未生效之香港財 務報告準則之修訂

本集團並無提早採用以下已頒佈 但尚未生效而可能與本集團財務 報表有關之香港財務報告準則之 修訂。本集團現在的意向是於該 等修訂生效時採用。

香港會計準則 第1號之修訂 將負債分類為流動或非流動<sup>2</sup>

香港會計準則 第1號之修訂 及香港詮釋第 5號(經修訂) 之修訂 財務報告的呈 報-附帶契約 的非流動負債<sup>2</sup>

香港會計準則 第1號之修訂 及香港財務報 告準則作業準 則第2號

會計政策 之披露1

香港會計準則 第8號之修訂 香港會計準則

會計估計 之定義1

香港會計準則 第12號之修訂

與單一交易所產 生之資產及負 債有關之遞延 所得税<sup>1</sup>

香港財務報告 準則第10號及 香港會計準則 第28號之修訂

投資者與其聯營 公司或合營公 司之間的資產 出售或注資<sup>3</sup>

香港財務報告 準則第16號 之修訂 售後租回的租賃 負債<sup>2</sup>

- <sup>1</sup> 2023年1月1日或之後開始的年 度期間生效
- <sup>2</sup> 2024年1月1日或之後開始的年 度期間生效
- <sup>3</sup> 未有強制生效日期,但容許提早 採納

本集團現正評估此等修訂的影響及不預期採納它們會對本集團之 會計政策及財務報表造成重大變 動。

## NOTES TO THE FINANCIAL STATEMENTS

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# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – CONTINUED

(b) Amendments to HKFRSs that have been issued but are not yet effective – Continued

## Amendments to HKAS 1 – Classification of Liabilities as Current or Non-current

The amendments clarify that the classification of liabilities as current or non-current is based on rights that are in existence at the end of the reporting period, specify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability and explain that rights are in existence if covenants are complied with at the end of the reporting period. The amendments also introduce a definition of 'settlement' to make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

# Amendments to HKAS 1 and Amendments to HKAS 1 and HK Interpretation 5 (Revised), Presentation of Financial Statements – Non-current Liabilities with Covenants

The amendments clarify that if the right to defer settlement for at least 12 months is subject to an entity complying with conditions after the reporting period, then those conditions would not affect whether the right to defer settlement exists at the end of the reporting period for the purposes of classifying a liability as current or non-current; and for non-current liabilities subject to conditions, an entity is required to disclose information about the conditions (for example, the nature of and date by which the entity must comply with the condition); whether the entity would comply with the conditions based on its circumstances at the reporting date; and whether and how the entity expects to comply with the conditions by the date on which they are contractually required to be tested.

## 2. 採納香港財務報告準則-續

(b) 已頒佈但尚未生效之香港財 務報告準則之修訂-續

## 香港會計準則第1號之修訂一 將負債分類為流動或非流動

# 香港會計準則第1號之修訂及香港詮釋第5號(經修訂)之修訂-財務報告的呈報-附帶契約的非流動負債

## NOTES TO THE FINANCIAL STATEMENTS

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# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – CONTINUED

(b) Amendments to HKFRSs that have been issued but are not yet effective – Continued

## Amendments to HKAS 1 and HKFRS Practice Statement 2 – Disclosure of accounting policies

The amendments clarify the distinction between changes in accounting policies and changes in accounting estimates. Among other things, the amendments now define accounting estimates as monetary amounts in financial statements that are subject to measurement uncertainty, and clarify that the effects of a change in an input or a measurement technique used to develop an accounting estimate are changes in accounting estimates unless they result from the correction of prior period errors.

# Amendments to HKAS 8 – Definition of Accounting Estimates

The amendments define accounting estimates as "monetary amounts in financial statements that are subject to measurement uncertainty". An accounting policy may require items in financial statements to be measured in a way that involves measurement uncertainty — that is, the accounting policy may require such items to be measured at monetary amounts that cannot be observed directly and must instead be estimated. In such a case, an entity develops an accounting estimate to achieve the objective set out by the accounting policy. Developing accounting estimates involves the use of judgements or assumptions based on the latest available, reliable information.

In addition, the concept of changes in accounting estimates in HKAS 8 is retained with additional clarifications.

## 2. 採納香港財務報告準則-續

(b) 已頒佈但尚未生效之香港財 務報告準則之修訂-續

> 香港會計準則第1號之修訂及 香港財務報告準則作對準則 第2號-會計政策政之披露

> 該等修訂澄清會計政策變更及會計估計變更之間的區別。該等修訂中會計估計的定義是財務報表中存在計量不確定性的貨幣性金額,及澄清(除非修正之前年度之錯誤外)更正使用計量技巧及輸入數據以計算會計估計的方式乃會計估計變更。

### 香港會計準則第8號之修訂-會計估計之定義

此外,香港會計準則第8號之會計估算變動概念予以保留,惟有進 一步澄清。

## NOTES TO THE FINANCIAL STATEMENTS

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# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – CONTINUED

(b) Amendments to HKFRSs that have been issued but are not yet effective – Continued

# Amendments to HKAS 12 – Deferred tax related to assets and liabilities arising from a single transaction

The amendments narrow the scope of the recognition exemption in paragraphs 15 and 24 of HKAS 12 so that it does not apply to such transactions as leases and decommissioning provisions that, on initial recognition, give rise to equal taxable and deductible temporary differences. Consequently, entities will need to recognise a deferred tax asset and a deferred tax liability for temporary differences arising on these transactions.

# Amendments to HKFRS 10 and HKAS 28 – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments clarify with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. When the transaction with an associate or joint venture that is accounted for using the equity method, any gains or losses resulting from the loss of control of a subsidiary that does not contain a business are recognised in the profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, any gains or losses resulting from the remeasurement of retained interest in any former subsidiary (that has become an associate or a joint venture) to fair value are recognised in the profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

## 2. 採納香港財務報告準則-續

(b) 已頒佈但尚未生效之香港財 務報告準則之修訂-續

## 香港會計準則第12號之修訂 -與單一交易所產生之資產 及負債有關之遞延所得稅

該等修訂縮小香港會計準則第12 號第15和24節中首次確認豁免 情況的範圍,使其不再適用於產 生相同的應課税及可扣減暫時差 額的租賃及退役責任等交易。因 此,實體須為該等交易產生的暫 時差額確認一項遞延税項資產和 一項遞延 税項負債。

## 香港財務報告準則第10號及 香港會計準則第28號之修 訂-投資者與其聯營公司或 合營公司之間的資產出售或 注資

## NOTES TO THE FINANCIAL STATEMENTS

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# 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") – CONTINUED

(b) Amendments to HKFRSs that have been issued but are not yet effective – Continued

## Amendments to HKFRS 16 – Lease Liability in a Sale and Leaseback

The amendments add subsequent measurement requirements for sale and leaseback transactions that satisfy the requirements of HKFRS 15 to be accounted for as a sale. The amendments require a seller-lessee to determine "lease payments" or "revised lease payments" such that the seller-lessee would not recognize a gain or loss that relates to the right of use retained by the seller-lessee. The amendments also clarify that applying the requirements does not prevent the seller-lessee from recognising in profit or loss any gain or loss relating to subsequent partial or full termination of a lease.

#### 3. BASIS OF PREPARATION

#### (a) Statement of compliance

The consolidated financial statements have been prepared in accordance with all HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations (hereinafter collectively referred to as the "HKFRSs") issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rule").

## 2. 採納香港財務報告準則-續

(b) 已頒佈但尚未生效之香港財 務報告準則之修訂-續

## 香港財務報告準則第16號之 修訂-售後租回的租賃負債

該等修訂增添售後租回交易的後續計量要求,以符合香港財第15號入賬列作銷售內工。 董東東東第15號入賬列作銷售租赁。 董定「租賃款項」或「經過人的。 董定「租赁款項」或「經過人的使用, 到更賣方一承租的使用, 不可以的。 在與實的損益。 在與實的損益。 在與實的損益。 在與實的損益。 在與實的損益。 在與實的損益。 在與實的損益。 在與實的損益。 在與實的損益。 是與實的損益。 是與實的過程。 是與實的損益。 是與實的損益。 是與實的損益。 是與實的損益。 是與實的損益。 是與實的損益。 是與實的過程。 是與實的損益。 是與實的性何損益。

### 3. 編製基準

## (a) 遵守聲明

## NOTES TO THE FINANCIAL STATEMENTS

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#### 3. BASIS OF PREPARATION - CONTINUED

#### (b) Basis of measurement

The consolidated financial statements have been prepared under the historical cost basis except for certain leasehold land and buildings, equity instruments designated at fair value through other comprehensive income, financial assets at fair value through profit or loss and investment property, which are measured at fair values as explained in the accounting policies set out below.

#### (c) Functional and presentation currency

The functional currency of the Company is Hong Kong dollars ("HK\$"). Each entity in the Group maintains its books and records in its own functional currency. The consolidated financial statements are presented in HK\$. The board of directors considered that it is more appropriate to present the consolidated financial statements in HK\$ as the shares of the Company are listed on the Stock Exchange.

#### 4. SIGNIFICANT ACCOUNTING POLICIES

## (a) Business combination and basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries. Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

### 3. 編製基準-續

### (b) 編製基準

本公司之綜合財務報表乃按照香港財務報告準則及根據歷史成本法編製,惟當中租賃土地及樓宇,以公平值計入其他全面以益之股本工具/以公平值計入損益之金融資產和投資物業按公平值計量,詳見下文所載之會計政策。

#### (c) 功能及呈列貨幣

本公司之功能貨幣為港元(「港元」)。本集團各實體以其本本公司之功能貨幣維持賬簿及記錄。本公司之綜合財務報表乃以港元呈列。董事會認為,由於本公司股本在香港聯交所主板上市,故使用港元呈列等財務報表更為合適。

#### 4. 主要會計政策

### (a) 業務合併及綜合賬目基準

綜合財務報表包括本公司及其附屬公司之財務報表。集團內內潤內 間交易及結餘連同未變現利潤的 編製綜合財務報表時全數沖銷,除 未變現虧損亦予以沖銷,除證據 易提供所轉讓資產減值的確認。 在這情況下,虧損於損益內確認。

## NOTES TO THE FINANCIAL STATEMENTS

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# 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

## (a) Business combination and basis of consolidation – Continued

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective dates of acquisition or up to the effective dates of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

Acquisition of subsidiaries or businesses is accounted for using the acquisition method. The cost of an acquisition is measured at the aggregate of the acquisition-date fair value of assets transferred, liabilities incurred and equity interests issued by the Group, as the acquirer. The identifiable assets acquired and liabilities assumed are principally measured at acquisition-date fair value. The Group's previously held equity interest in the acquiree is re-measured at acquisition-date fair value and the resulting gains or losses are recognised in profit or loss. The Group may elect, on a transaction-by-transaction basis, to measure the non-controlling interests that represent present ownership interests in the subsidiary either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other non-controlling interests are measured at fair value unless another measurement basis is required by HKFRSs. Acquisition-related costs incurred are expensed unless they are incurred in issuing equity instruments in which case the costs are deducted from equity.

### 4. 主要會計政策 - 續

## (a) 業務合併及綜合賬目基準-續

年內已收購或出售之附屬公司業 績,由收購生效日期起或直至出 售生效日期(如適合)納入綜合 全面收益表內。本集團於需要時 會對附屬公司之財務報表作出調 整,使其會計政策與本集團其他 成員公司所用者相符。

收購附屬公司或業務採用收購法 入賬。收購成本按本集團(作為收 購方)所轉讓資產、所產生負債以 及所發行股本權益於收購日期之 公平值總額計算。收購之可識別 資產及承擔負債主要按於收購日 之公平值計算。本集團以往持有 收購方之股本權益按收購日之公 平值重新計算, 並將因此而產生 之收益或虧損於損益內確認。本 集團可按每宗交易選擇按公平值 或按應佔被收購方可識別淨資產 所佔比例來計算現時於附屬公司 擁有權權益的非控股權益。除非 香港財務報告準則有規定,否則 所有其他非控股權益均按公平值 計量。所有收購所產生的相關成 本列作支出。除非該等成本乃於 發行股本工具時產生,在該情況 下,有關成本乃從權益中扣除。

## NOTES TO THE FINANCIAL STATEMENTS

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# 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

## (a) Business combination and basis of consolidation – Continued

Changes in the Group's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the Group's interest and the non-controlling interest are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interest is adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest; and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interest. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for in the same manner as would be required if the relevant assets or liabilities were disposed of.

### 4. 主要會計政策 - 續

## (a) 業務合併及綜合賬目基準-續

本集團於附屬公司權益變動如不喪失控制權,入賬列為權益變動如交易。本集團權益及非控股權益之 賬面值予以調整,以反映各內國公司權益比例變動。經調整內 屬公司權益比例變動。經調整收 實公平值之任何差額,直接於權 益確認,並計入本公司持有人

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (b) Subsidiaries

A subsidiary is an investee over which the Company is able to exercise control. The Company controls an investee if all three of the following elements are present: power over the investee, exposure, or rights, to variable returns from the investee, and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

#### (c) Research and development costs

Expenditure on internally developed products is capitalised if it can be demonstrated that:

- it is technically feasible to develop the product for it to be sold;
- adequate resources are available to complete the development;
- there is an intention to complete and sell the product;
- the Group is able to sell the product;
- sale of the product will generate future economic benefits; and
- expenditure on the project can be measured reliably.

Capitalised development costs are amortised over the periods the Group expects to benefit from selling the products developed. The amortisation expense is recognised in profit or loss and included in cost of sales.

Development expenditure not satisfying the above criteria and expenditure on the research phase of internal projects are recognised in profit or loss as incurred.

#### 4. 主要會計政策 - 續

#### (b) 附屬公司

附屬公司乃指本公司控制之公司。控制乃指本公司有權直接或間接管理一家實體之財務及經營之決策,以於其業務中獲取利益。於評估控制時,已計及當前可行使之潛在投票權。

於本公司之財務狀況表內,於附屬公司之投資乃以成本扣除減值虧損(如有)列賬。附屬公司之業績由本公司按已收及應收股息入賬。

#### (c) 研究及開發費用

內部開發產品開支,在出現下列 情況時可被撥充資本:

- 在技術上可開發產品以供銷 食:
- 有足夠資源完成開發;
- 有意完成和銷售產品;
- 集團有能力銷售產品;
- 銷售產品會產生未來經濟利 益;及
- 可準確計量項目支出。

撥充資本的開發成本會按集團預 期從銷售該研發之產品的年期攤 銷。攤銷開支會確認於損益中和 包括於銷售成本當中。

開發支出不能滿足以上的條件, 於內部項目研發階段所產生的支 出會確認為支出。

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (d) Goodwill

Goodwill is initially recognised at cost being the excess of the aggregate of consideration transferred and the amount recognised for non-controlling interests over the fair value of identifiable assets, liabilities and contingent liabilities acquired.

Where the fair value of identifiable assets, liabilities and contingent liabilities exceed the fair value of consideration paid, the excess is recognised in profit or loss on the acquisition date, after re-assessment.

Goodwill is measured at cost less impairment losses. For the purpose of impairment testing, goodwill arising from an acquisition is allocated to each of the relevant cash-generating units ("CGUs") that are expected to benefit from the synergies of the acquisition. A CGU to which goodwill has been allocated is tested for impairment annually, and whenever there is an indication that the unit may be impaired.

For goodwill arising on an acquisition in a financial year, the CGU to which goodwill has been allocated is tested for impairment before the end of that financial year. When the recoverable amount of the CGU is less than the carrying amount of the unit, the impairment loss is allocated to reduce the carrying amount of any goodwill allocated to the unit first, and then to the other assets of the unit pro-rata on the basis of the carrying amount to each asset in the unit. Any impairment loss for goodwill is recognised in profit or loss and is not reversed in subsequent periods.

#### 4. 主要會計政策 - 續

#### (d) 商譽

商譽初始按成本確認,即所轉讓 的代價的總額超過所取得的可辨 認資產、負債和或然負債的公平 值的部分。

倘可識別資產、負債及或然負債 之公平值超出已付代價之公平 值,則超出之金額於重新評估後 於收購日期在損益確認。

商譽以成本減去減值虧損來計量。就檢測減值而言,因與期減值而言,因與期減值而至各個預期關空之。 也以購之協同效益中獲利之思期關。 金產生單位。獲分配商譽之,並 產生單位會每年檢測減值, 有跡減值。

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (e) Property, plant and equipment

Items of property, plant and equipment are initially recognised at cost. As well as the purchase price, cost includes directly attributable costs and the estimated present value of any future unavoidable costs of dismantling and removing items. The corresponding liability is recognised within provisions.

Leasehold land and buildings in Hong Kong and buildings in the PRC and Vietnam are subsequently stated at fair value less accumulated depreciation and accumulated impairment losses. Revaluations are performed with sufficient regularity to ensure that the carrying amount does not differ materially from that which would be determined using fair value at the end of the reporting period. Changes in fair value are recognised in other comprehensive income and accumulated in equity under the heading of property revaluation reserve, except to the extent that any decrease in value in excess of the credit balance on the revaluation reserve, or reversal of such a transaction, is recognised in profit or loss. Upon disposal, the relevant portion of the revaluation reserve realised in respect of previous valuations is released from the property revaluation reserve to retained earnings.

Other property, plant and equipment are subsequently stated at cost less accumulated depreciation and accumulated impairment losses.

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

#### 4. 主要會計政策 - 續

#### (e) 物業、廠房及設備

物業、廠房和設備開始時是按成本確認。除購買價格外,成本還包括直接相關之費用和將來清拆及移除物品的費用之現值。應給相應的責任費用作撥備。

其他物業、廠房和設備按成本減去累計折舊和累計減值損失列報。

其後成本只有在與該項目有關之 未來經濟利益有可能流入本集 團,而該項目之成本能可靠計量 時,才計入資產的賬面值或確認 為獨立資產(如適用)。替代部分 之賬面值不予確認。所有其他維 修及保養在產生之財政期間於收 益表確認為開支。

### NOTES TO THE FINANCIAL STATEMENTS

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#### 4. SIGNIFICANT ACCOUNTING POLICIES -**CONTINUED**

#### (e) Property, plant and equipment - Continued

Property, plant and equipment are depreciated so as to write off their carrying value net of expected residual value over their estimated useful lives on a straight-line basis. The useful lives, residual value and depreciation method are reviewed, and adjusted if appropriate, at the end of each reporting period. The annual depreciation rates are as follows:

Leasehold land and buildings

4% to 4.5% or over the lease terms, whichever

is shorter

Interests in leasehold

Over the lease terms

land

15% to 30%

Machinery and equipment

Furniture and fixtures 15%

Motor vehicles 18% to 25%

Where parts of an item of property, plant and equipment have different useful lives, the cost or valuation of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are revised annually.

Construction in progress is stated at cost less impairment losses. Cost comprises direct costs of construction as well as borrowing costs capitalised during the periods of construction and installation. Capitalisation of these costs ceases and the construction in progress is transferred to the appropriate class of property, plant and equipment when substantially all the activities necessary to prepare the assets for their intended use are completed. No depreciation is provided for in respect of construction in progress until it is completed and ready for its intended use.

The gain or loss on disposal of an item of property, plant and equipment is the difference between the net sale proceeds and its carrying amount, and is recognised in profit or loss on disposal.

#### 4. 主要會計政策-續

#### (e) 物業、廠房及設備-續

物業、廠房及設備按於其估計可 使用年期使用直線法按將其成本 或賬面值減估計剩餘價值之折舊 率而折舊。於各報告期終時,估 計可使用年期、剩餘價值及折舊 法會予以審閱及調整(如適合)。 年折舊率列示如下:

租賃土地

4%-4.5%或在

及樓宇

整個租賃期內 (以較短者為準)

於和賃土地

整個和賃期內

之權益

機器及設備 15%-30%

傢俬及裝置 15%

汽車 18%-25%

倘物業、廠房及設備項目部分之 可使用年期不同,項目成本或估 值則於各部分之間按合理基準分 配,而各部分將個別折舊。資產 可使用年期及其剩餘價值(如有) 會每年審閱。

在建工程按成本減減值虧損列 賬。成本包括於建造和安裝期間 在建工程的直接成本和資本化的 借貸費用。當絕大部分為準備資 產投入擬定用途的必要活動完成 時,該等成本將停止被資本化, 在建工程則轉撥至物業、廠房及 設備。在建工程竣工並準備投入 使用之前,不計提折舊。

出售物業、廠房及設備項目之收 益或虧損,指銷售所得款項淨額 與其賬面值兩者之差額,於出售 時在損益中確認。

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (f) Investment property

Investment property is property held or right to use asset held by the Group as a lessee either to earn rentals or for capital appreciation or for both, but not held for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes. Investment property is measured at cost on initial recognition and subsequently at fair value with any change therein recognised in profit or loss.

Rent receivable is recognised on a straight-line basis over the period of the lease. Where an incentive (such as a rent free period) is given to a tenant, the carrying value of the investment property excludes any amount reported as a separate asset as a result of recognising rental income on this basis.

#### (g) Revenue recognition

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

Depending on the terms of the contract and the laws that apply to the contract, control of the goods or service may be transferred over time or at a point in time. Control of the goods or service is transferred over time if the Group's performance:

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

#### 4. 主要會計政策 - 續

#### (f) 投資物業

投資物業為持作賺取租金或資本 升值或兩者兼有,而非於日常業 務過程中持作出售、用於生產或 提供貨品或服務,或作行政用途 的物業。投資物業開始以成本入 賬其後按公平值變更於收益表列 賬。

在租賃期內,應收租金按直線方式被確認。如果向租戶提供津貼(如免租期),則於此基礎上確認租金的情況下投資物業的賬面值不包括任何金額的獨立資產。

#### (g) 收益確認

來自與客戶合約之收益乃於貨品或服務之控制權按反映本集團預期有權交換該等貨品或服務代價之金額(不包括代表第三方收取之該等金額)轉移至客戶時確認。收益不包括增值税或其他銷售税項且經扣除任何貿易賬款。

視乎合約條款及適用於合約之法 例,貨品或服務之控制權可能隨 時間或於某一時點轉移。倘本集 團之履約屬以下情況,則貨品或 服務之控制權可隨時間轉移:

- 提供客戶同時收取及消耗的 所有利益;
- 隨本集團履約而創建或改良 客戶控制的資產;或
- 並無創建對本集團具有替代 用途之資產,並且本集團就 迄今已完成之履約擁有可強 制執行之收取付款之權利。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (g) Revenue recognition - Continued

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

The Group is principally engaged in manufacturing and trading electronic components in both Hong Kong and oversea markets. Customers obtain control of the Group's products when the goods are delivered to and have been accepted by customers. Revenue from sale of goods is recognised at the point in time when control of the assets is transferred to the customers according to the terms of contracts. Revenue is thus recognised when the products are delivered and accepted by customers and invoice is issued when the customers accepted the products. There is generally only one performance obligation and the consideration includes no variable amount. Invoices are usually payable ranging from 30 days to 90 days.

#### 4. 主要會計政策-續

#### (g) 收益確認-續

倘貨品或服務之控制權隨時間轉移,收益會於合約期間經參考已完成履約責任之進度確認。否則,收益會在客戶獲得貨品或服務之控制權時確認。

# 綜合財務報表附註 NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

## (g) Revenue recognition – Continued

#### **Contract costs**

The Group recognises an asset from the costs incurred to fulfil a contract when those costs meet all of the following criteria:

- (a) the costs relate directly to a contract or to an anticipated contract that the entity can specifically identify;
- (b) the costs generate or enhance resources of the entity that will be used in satisfying (or in continuing to satisfy) performance obligations in the future; and
- (c) the costs are expected to be recovered.

The asset recognised is subsequently amortised to profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the cost relate. The asset is subject to impairment review.

#### 4. 主要會計政策 - 續

#### (q) 收益確認-續

#### 合約成本

當該等成本符合以下所有標準時,本集團會從履行合約所產生的成本中確認資產:

- (a) 實體可具體確定成本直接與 合同或預期合同有關;
- (b) 成本產生或增加實體資源以 用於滿足(或繼續履行)履約 義務的;及
- (c) 預計成本能收回。

已確認的資產隨後按系統基準攤銷至損益,與向成本所涉及的貨品或服務轉移至客戶一致。資產 須進行減值檢討。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (h) Government grant

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

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets (including property, plant and equipment) are recognised as deferred income in the statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable and are recognised as other revenue, rather than reducing the related expense.

#### (i) Leasing

All leases (irrespective of they are operating leases or finance leases) are required to be capitalised in the statement of financial position as right-of-use assets and lease liabilities, but accounting policy choices exist for an entity to choose not to capitalise (i) leases which are short-term leases; and/or (ii) leases for which the underlying asset is of low-value. The Group has elected not to recognise right-of-use assets and lease liabilities for low-value assets and leases for which at the commencement date have a lease term less than 12 months. The lease payments associated with those leases have been expensed on straight-line basis over the lease term.

#### 4. 主要會計政策-續

#### (h) 政府補貼

除非能合理確定本集團將遵守政 府補助所附帶的條件及將獲發有 關補助,否則不會確認政府補助。

應收政府補助是作為已產生的開 支或虧損的補償,或是旨在給與 本集團即時且無未來相關成本的 財務支援,於其應收期間在損益 確認及確認為其他收入,而不是 減少相關開支。

#### (i) 租賃

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Leasing - Continued

#### Right-of-use asset

The right-of-use asset should be recognised at cost and would comprise: (i) the amount of the initial measurement of the lease liability (see below for the accounting policy to account for lease liability); (ii) any lease payments made at or before the commencement date, less any lease incentives received; (iii) any initial direct costs incurred by the lessee; and (iv) an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories. Except for right-of-use asset that meets the definition of an investment property or a class of property, plant and equipment to which the Group applies the revaluation model, the Group measures the right-of-use assets applying a cost model. Under the cost model, the Group measures the right-of-use asset at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liability. For right-of-use asset that meets the definition of an investment property, they are carried at fair value and for right-of-use asset that meets the definition of a leasehold land and buildings held for own use, they are carried at fair value.

#### 4. 主要會計政策 - 續

#### (i) 租賃-續

#### 使用權資產

使用權資產應按成本確認並包 括:(i)首次計量租賃負債的金額 (見下文有關租賃負債入賬的會 計政策);(ii)於開始日期或之前作 出的任何租賃付款減已收取的任 何租賃優惠;(iii)承租人產生的任 何首次直接成本;及(iv)承租人根 據租賃條款及條件規定的情況下 分解及移除相關資產時將產生的 估計成本,除非該等成本乃為生 產存貨而產生則除外。除符合投 資物業或採用重估模式的物業、 廠房及設備類別定義的使用權資 產外,本集團採用成本模式計量 使用權資產。於成本模式下,本 集團採用成本模式計量使用權資 產。根據成本模式,本集團按成 本減任何累計折舊及任何減值虧 損計量使用權資產,並就租賃負 債的任何重新計量作出調整。使 用權資產符合投資物業定義,其 按公平值列賬,而使用權資產符 合持有作自用之租賃土地及樓宇 定義,其按公平值列賬。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Leasing - Continued

#### Right-of-use asset - Continued

The Group accounts for leasehold land and buildings that are held for rental or capital appreciation purpose under HKAS 40 and are carried at fair value. The Group accounts for leasehold land and buildings which is held for own use under HKAS 16 and are carried at fair value. Other than the above right-of-use assets, the Group also has leased a number of properties under tenancy agreements which the Group exercises it judgment and determines that it is a separate class of asset apart from the leasehold land and buildings which is held for own use. As a result, the right-of-use assets arising from the properties under tenancy agreements are carried at depreciated cost.

#### Lease liability

The lease liability is recognised at the present value of the lease payments that are not paid at the date of commencement of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses the Group's incremental borrowing rate.

The following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date of the lease are considered to be lease payments: (i) fixed payments less any lease incentives receivable; (ii) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at commencement date; (iii) amounts expected to be payable by the lessee under residual value guarantees; (iv) the exercise price of a purchase option if the lessee is reasonably certain to exercise that option; and (v) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease. Lease payments to be made under reasonably certain extension options are also included in the measurement of the lease liability.

#### 4. 主要會計政策 - 續

#### (i) 租賃-續

#### 使用權資產-續

#### 租賃負債

租賃負債按並非於租賃開始日期 支付之租賃付款的現值確認。租 賃付款採用租賃隱含的利率貼現 (倘該利率可輕易釐定)。倘該利 率無法輕易釐定,本集團採用本 集團的增量借款利率。

## NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Leasing - Continued

#### Lease liability - Continued

Subsequent to the commencement date, the Group measures the lease liability by: (i) increasing the carrying amount to reflect interest on the lease liability; (ii) reducing the carrying amount to reflect the lease payments made; and (iii) remeasuring the carrying amount to reflect any reassessment or lease modifications, e.g., a change in future lease payments arising from change in an index or rate, a change in the lease term, a change in the in substance fixed lease payments or a change in assessment to purchase the underlying asset.

#### Accounting as a lessor

The Group has leased out its investment property to a tenant. Rental income from operating lease 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 recognised as an expense on the straight-line basis over the lease term.

#### 4. 主要會計政策 - 續

#### (i) 租賃-續

#### 租賃負債-續

#### 出租人的會計處理

本集團已將其投資物業出租予租戶。經營租賃的租金收入在相關租賃期內按直線法計入當期損益。洽談和安排經營租賃時發生的初始直接費用,計入租賃資產的賬面價值,並在整個租賃期內按直線法確認為費用。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Financial instruments

#### (i) Financial assets

A financial asset (unless it is a trade receivable without a significant financing component) is initially measured at fair value plus, for an item not at fair value through profit or loss ("FVTPL"), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

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

Financial assets with embedded derivatives are considered in their entirely when determining whether their cash flows are solely payment of principal and interest.

#### Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. The Group classifies its debt instruments including trade and other receivables, amounts due from ultimate holding company and related companies, at amortised cost as follows:

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets at amortised cost are subsequently measured using the effective interest rate method. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain on derecognition is recognised in profit or loss.

#### 4. 主要會計政策 - 續

#### (j) 金融工具

#### (i) 金融資產

按公平值計入損益的金融資產(並無重大融資部分的貿易應收款項除外)初步按公平值加上或扣除與其收購或發行直接相關的交易成本計量。 並無重大融資部分的貿易應收款項初步按交易價格計量。

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

附帶嵌入衍生工具的金融資 產於釐定其現金流量是否純 粹為支付本金及利息時以整 體作出考慮。

#### 債務工具

其後計量債務工具視乎本集團管理資產的業務模式及資產的現金流量特徵。本集資 解其債務工具按攤銷成本集團 類為應收賬款和其他應收賬 款及應收最終控股公司和關 連公司款項,如下:

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Financial instruments - Continued

#### (i) Financial assets - Continued

Fair value through other comprehensive income ("FVOCI"): Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Debt investments at FVOCI are subsequently measured at fair value. Interest income calculated using the effective interest rate method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in other comprehensive income. On derecognition, gains and losses accumulated in other comprehensive income are reclassified to profit or loss.

Financial assets at FVTPL include financial assets held for trading, financial assets designated upon initial recognition at FVTPL, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, not designated as effective hedging instruments and financial assets was include embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at FVTPL, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at FVOCI, as described above, debt instruments may be designated at FVTPL on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

#### 4. 主要會計政策 - 續

#### (i) 金融工具-續

#### (i) 金融資產-續

以公平值計量入損益之金融 資產包括持有作買賣或初步 確認時指定為透過損益按公 平值計算之金融資產金融資 產,或強制要求以公平值計 量的金融資產。倘財務資產 收購之目的為於短期內出售 或回購,則有關財務資產會 被歸類為持作買賣。衍生工 具(包括嵌入衍生工具)亦分 類為持作買賣之財務資產, 惟被指定為有效對沖工具則 除外。金融資產之現金流不 僅只包括本金和利息,不論業 務模式,該被分類並以公平 值計量入損益計量。儘管債 務工具按攤銷成本或以公平 值計量入其他全面收益分類 的標準,如上所述,倘債務 工具可以消除或顯著減少會 計不匹配,則可以在初始確 認時指定為以公平值計量且 變動入損益。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

- (i) Financial instruments Continued
  - (i) Financial assets Continued

#### Equity instruments

On initial recognition of an equity investment that is not held for trading and not contingent consideration required by an acquirer in a business combination, the Company could irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an investment-by-investment basis. Equity investments at fair value through other comprehensive income are measured at fair value. Dividend income are recognised in profit or loss unless the dividend income clearly represents a recovery of part of the cost of the investments. Other net gains and losses are recognised in other comprehensive income and are not reclassified to profit or loss. All other equity instruments are classified as FVTPL, whereby changes in fair value, dividends and interest income are recognised in profit or loss.

#### 4. 主要會計政策-續

#### (i) 金融工具-續

(i) 金融資產-續

股本工具

於業務合併時被購買方列作 非持有作買賣及或然代價的 股本投資,且於初始確認時 本公司不可撤回地選擇將及 後投資公平值變動呈列於其 他全面收益。該選擇乃根據 逐項投資基準作出。以公平 值計量入其他全面收益之股 本投資。除非股息收入明確 反映收回部分投資成本,否 則股息收入於損益確認。其 他淨損收益及虧損於其他全 面收益確認,且不會重新分 類至損益。所有其他股本工 具分類為 以公平值計量入損 益,公平價值變動、股息和 利息收入在損益中確認。

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Financial instruments - Continued

#### (ii) Impairment loss on financial assets

The Group recognises loss allowances for expected credit loss ("ECL") on trade receivables.

The ECLs are measured on either of the following bases: (1) 12 months ECL: these are the ECLs that result from possible default events within the 12 months after the reporting date; and (2) lifetime ECL: these are ECLs that result from all possible default events over the expected life of a financial instrument. The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured 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. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

The Group has measured loss allowances for trade receivables using HKFRS 9 simplified approach and has calculated ECLs based on lifetime ECL. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

#### 4. 主要會計政策 - 續

#### (i) 金融工具-續

#### (ii) 金融資產減值虧損

本集團就應收賬款確認預期 信貸虧損(「預期信貸虧損」)。

預期信貸虧損乃信貸虧損的 概率加權估計。信貸虧損乃 按根據合約應付本集團的所 有合約現金流量與本集團所 期收取的現金流量之間的 額計量。其後差額按資產原 實際利率的相若金額貼現。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Financial instruments - Continued

## (ii) Impairment loss on financial assets – Continued

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group considers a financial asset to be credit-impaired when: (1) the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or (2) the financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criteria is more appropriate.

#### 4. 主要會計政策 - 續

#### (i) 金融工具-續

#### (ii) 金融資產減值虧損-續

本集團假設,倘一項金融資產逾期超過30日,則其信貸風險會大幅增加,除非本集團具有合理及可支持資料證明並非如此。

本集團於下列情況下將金融 資產視為信用減值:(1)借款 人不可能在本集團對如變 抵押(如持有)等行為無數 權的情況下向本集團該數 付其信貸義務;或(2)該 資產逾期超過90日。除 資產逾期超過90日。 集團具有合理及可支持適 證明更長的滯後標準更合適

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Financial instruments - Continued

#### (iii) Financial liabilities

The Group classifies its financial liabilities, depending on the purpose for which the liabilities were incurred. The Group classifies its financial liabilities at amortised cost which are initially measured at fair value, net of directly attributable costs incurred.

#### Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade and other payables are subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in profit or loss.

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

#### (iv) Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and allocating interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments through the expected life of the financial asset or liability, or where appropriate, a shorter period.

#### (v) Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

#### 4. 主要會計政策 - 續

#### (i) 金融工具-續

#### (iii) 財務負債

本集團視乎產生負債之目的 而分類為財務負債。而按攤 銷成本計量之財務負債最初 按公平值扣除直接應佔之交 易成本後確認。

#### 按攤銷成本之財務負債

按攤銷成本之財務負債包括 貿易及其他應付款項,隨後 使用實際利率法按攤銷成本 計量。相關利息開支在損益 中確認。

當負債解除確認時,以及在 攤銷過程中,收益或虧損在 損益中確認。

#### (iv) 實際利率法

實際利率法是一種計算財務資產之攤餘成本以及將利息收入或利息開支於有關期間內作分配之方法。實際利率是將估計未來現金收入透過財務資產的預期年期或(倘適用)更短期間準確折現之利率。

#### (v) 股本工具

本公司發行之股本工具按已 收取之款項扣除直接發行成 本後記錄。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (i) Financial instruments - Continued

#### (vi) Derecognition

The Group derecognises a financial asset when the contractual rights to the future cash flows in relation to the financial asset expired or when the financial asset has been transferred and the transfer meets the criteria for derecognition in accordance with HKFRS 9.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expired.

#### (k) Impairment of non-financial assets

At the end of each reporting period, the Group reviews the carrying amounts of the following assets to determine whether there is any indication that those assets have suffered and impairment loss or an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment, including right-of-use assets (other than property carried at revalued amounts); and
- investments in subsidiaries (recognised in the Company's statement of financial position (see note 30)).

If the recoverable amount (i.e. the greater of the fair value less costs of disposal and value-in-use) of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately, unless the relevant asset is carried at a revalued amount under another HKFRS, in which case the impairment loss is treated as a revaluation decrease under that HKFRS.

#### 4. 主要會計政策 - 續

#### (i) 金融工具-續

#### (vi) 解除確認

凡收取財務資產所帶來之未來現金流量之合約權利期間屆滿,或財務資產經已轉讓,而轉讓符合香港財務報告準則第9號規定之解除確認條件,則本集團將不再確認該財務資產。

財務負債於有關合約指定之 責任獲解除、註銷或屆滿時 解除確認。

#### (k) 非金融資產的減值

本集團於每個報告期終時審閱下 列資產的賬面值,以判斷是否有 跡象顯示該等資產出現減值虧 損,或過去確認的減值虧損已不 存在或已有所減少:

- 物業、廠房及設備,包括使 用權資產(物業按重估值列賬 除外);及
- 於附屬公司之投資(確認於本公司之財務狀況表(見附錄30))。

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

## (k) Impairment of non-financial assets - (Continued)

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, to the extent 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 in prior years. A reversal of an impairment loss is recognised as income immediately, unless the relevant asset is carried at a revalued amount under another HKFRS, in which case the reversal of the impairment loss is treated as a revaluation increase under that HKFRS.

#### (I) Employee benefits

#### (i) Defined contribution retirement plan

Contributions to defined contribution retirement plans are recognised as an expense in profit or loss when the services are rendered by the employees.

#### (ii) Long service payments

The Group's net obligations in respect of long service payments are the amounts of future benefits that employees have earned in return for their services in the current and prior periods.

#### (iii) Termination benefits

Termination benefits are recognised on the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognises restructuring costs involving the payment of termination benefits.

#### 4. 主要會計政策 - 續

#### (k) 非金融資產的減值-續

#### (I) 僱員福利

#### (i) 定額供款退休計劃

定額供款退休計劃的供款在 僱員提供服務後於損益中確 認為開支。

#### (ii) 長期服務金

長期服務金是指本集團對於 僱員於當期和以前期間透過 其服務而獲得將來福利的回 報之淨責任。

#### (iii) 終止僱傭福利

終止僱傭福利僅於集團具備 正式而詳細的計劃及不可能 撤回計劃的情況下,明確表 示終止聘用或因推行自願離 職措施而提供福利時,方予 確認。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (m) Inventories

Inventories are initially recognised at cost, and subsequently at the lower of cost and net realisable value. Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost is calculated using the first-in-first-out method. Net realisable value represents 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.

#### (n) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a legal or constructive obligation arising as a result of a past event, which will probably result in an outflow of economic benefits that can be reasonably estimated.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, the existence of which will only be confirmed by the occurrence or non-occurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

#### 4. 主要會計政策-續

#### (m) 存貨

#### (n) 撥備及或然負債

如本集團因過往事件產生法定或 推定責任而出現時間或金額未確 定之負債,並可合理估計將可能 導致付出經濟利益時,即會確認 撥備。

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (o) Income taxes

Income taxes for the year comprise current tax and deferred tax.

Current tax is based on the profit or loss from ordinary activities adjusted for items that are non-assessable or disallowable for income tax purposes and is calculated using tax rates that have been enacted or substantively enacted at the end of reporting period.

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for tax purposes. Except for goodwill and recognised assets and liabilities that affect neither accounting nor taxable profits, deferred tax liabilities are recognised for all temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Deferred tax is measured at the tax rates expected to apply in the period when the liability is settled or the asset is realised based on tax rates that have been enacted or substantively enacted at the end of reporting period.

An exception to the general requirement on determining the appropriate tax rate used in measuring deferred tax amount is when an investment property is carried at fair value under HKAS 40 Investment Property. Unless the presumption is rebutted, the deferred tax amounts on these investment properties are measured using the tax rates that would apply on sale of these investment properties at their carrying amounts at the reporting date. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all the economic benefits embodied in the property over time, rather than through sale.

#### 4. 主要會計政策 - 續

#### (o) 所得税

年度之所得税包括即期税項及遞 延税項。

即期税項乃根據已就所得税而言 毋須課税或不可扣税之項目作出 調整之日常業務損益,採用於呈 報期末已制定或大致制定之税率 計算。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (o) Income taxes - (Continued)

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, associates and jointly controlled entities, 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.

Income taxes are recognised in profit or loss except when they relate to items recognised in other comprehensive income in which case the taxes are also recognised in other comprehensive income.

#### (p) Foreign currency

Transactions entered into by group entities in currencies other than the currency of the primary economic environment in which they operate (the "functional currency") are recorded at the rates ruling when the transactions occur. Foreign currency monetary assets and liabilities are translated at the rates ruling at the end of reporting period. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on 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 translation of monetary items, are recognised in profit or loss in the period in which they arise. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised in other comprehensive income, in which case, the exchange differences are also recognised in other comprehensive income.

#### 4. 主要會計政策 - 續

#### (o) 所得税-續

遞延税項負債乃就於附屬公司及 聯營公司之投資所產生之應課税 暫時差額確認,倘本集團能控制 暫時差額撥回及暫時差額不大可 能於可見將來撥回則除外。

所得税於損益中確認,惟倘與於 其他全面收入中確認之項目有 關,則在該情況下,稅項亦於其 他全面收入中確認。

#### (p) 外幣

結算及換算貨幣項目所產生之匯 兑差額計入期間的損益。換算非 貨幣項目所產生之匯兑差額按公 平值計入期間之損益,惟換算公 關盈虧在其他綜合收益之非貨幣 項目所產生之匯兑差額除外,而 有關差額在其他綜合收益確認。

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (p) Foreign currency - (Continued)

On consolidation, income and expense items of foreign operations are translated into the presentation currency of the Group (i.e. HK\$) at the average exchange rates for the year, unless exchange rates fluctuate significantly during the period, in which case, the rates approximating to those ruling when the transactions took place are used. All assets and liabilities of foreign operations are translated at the rate ruling at the end of reporting period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity as foreign exchange reserve (attributed to non-controlling interests as appropriate). Exchange differences recognised in profit or loss of Group entities' separate financial statements on the translation of long-term monetary items forming part of the Group's net investment in the foreign operation concerned are reclassified to other comprehensive income and accumulated in equity as exchange reserve.

On disposal of a foreign operation, the cumulative exchange differences recognised in the exchange reserve relating to that operation up to the date of disposal are reclassified to profit or loss as part of the profit or loss on disposal.

Goodwill and fair value adjustments on identifiable assets acquired arising on an acquisition of a foreign operation on or after 1 January 2005 are treated as assets and liabilities of that foreign operation and translated at the rate of exchange prevailing at the end of reporting period. Exchange differences arising are recognised in the exchange reserve.

#### 4. 主要會計政策 - 續

#### (p) 外幣-續

綜合賬目時,海外業務之經營業 績以年內平均匯率換算為本集團 之呈報貨幣(即港幣),除非期內 匯率大幅波動,則按進行該等交 易時之相若匯率換算。所有海外 業務之資產及負債均以報告期末 之匯率換算。所產生之匯兑差額 (分攤至非控股權益,如有),於 其他綜合收益直接確認,並累計 至權益並入賬為貨幣換算儲備。 於換算構成本集團於所涉海外業 務之部份投資淨額之長期貨幣項 目時,在集團實體獨立財務報表 中收益表內確認之匯兑差額則重 新分類至其他綜合收益,並累計 至權益並入賬為匯兑儲備。

出售海外業務時,匯兑儲備內確 認該業務截至出售日期止之累計 匯兑差額將轉至損益,作為出售 溢利及虧損之一部份。

於2005年1月1日或以後由收購海外業務所產生的可識別資產之商 譽及公平值之調整會當作海外業 務之資產及負債處理,並按結算 日當日之匯率換算。產生之匯兑 差額於匯兑儲備中確認。

### NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (q) Related parties

- (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 key management personnel of the Group or the Company's parent.
- (b) An entity is related to the Group if any of the following conditions apply:
  - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
  - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of 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;
  - (v) The entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity related to the Group;

#### 4. 主要會計政策-續

#### (q) 關聯人士

- (a) 倘適用下列情況,該名人士 或該名人士的近親家屬成員 便被視為與本集團有關聯:
  - (i) 對本集團有控制權或共 同控制權;
  - (ii) 對本集團有重大影響力; 或
  - (iii) 為本集團或本公司母公 司主要管理人員。
- (b) 倘適用下列情況,該實體便 被視為與本集團有關聯:
  - (i) 該實體及本集團屬同一 集團的成員(即各母公 司、附屬公司及同系附 屬公司互相關聯);
  - (ii) 一個實體為另一實體的 聯繫人或合營企業(或 為某一集團的成員的聯 繫人或合營企業,而該 另一實體為此集團的成 員);
  - (iii) 兩個實體皆為相同第三 方的合營企業;
  - (iv) 一個實體為第三實體的 合營企業及另一實體為 第三實體的聯繫人;
  - (v) 該實體為本集團或與本 集團有關聯的實體的僱 員福利而設的離職後福 利計劃;

## NOTES TO THE FINANCIAL STATEMENTS

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## 4. SIGNIFICANT ACCOUNTING POLICIES – CONTINUED

#### (q) Related parties

- (b) Continued
  - (vi) The entity is controlled or jointly controlled by a person identified in (a); or
  - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of key management personnel of the entity (or of a parent of the entity).
  - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the group or to the group's parent.

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

- (i) that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- (iii) dependents of that person or that person's spouse or domestic partner.

#### 4. 主要會計政策 - 續

#### (q) 關聯人士-續

(b)-續

- (vi) 該實體受(a)部所識別的 人士控制或共同控制; 或
- (vii) 於(a)(i)所識別對實體有 重大影響的人士,或是 實體(或實體的母公司) 高級管理人員。
- (viii) 該實體,或任何集團之成員,提供高級管理人員服務予集團或予集團之母公司。

某一人士的近親家屬成員指預期 可影響該人士與實體進行買賣或 於買賣時受該人士影響的有關家 屬成員並包括:

- (i) 該名人士的子女及配偶或家 庭夥伴;
- (ii) 該名人士的配偶或家庭夥伴 的子女;及
- (iii) 該名人士或該名人士的配偶 或家庭夥伴的受養人。

### NOTES TO THE FINANCIAL STATEMENTS

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# 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

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

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

## (a) Critical judgments in applying accounting policies

#### (i) Current taxation and deferred taxation

Judgment is required in determining the amount of the provision for taxation and the timing of payment of the related taxation. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business.

#### 5. 重要會計判斷及估計不明朗因 素的主要來源

在應用本集團會計政策的過程中,董事須就未能從其他來源輕易獲得的資產及負債賬面值作出判斷、估計和假設。估計和相關之假設是基於過往經驗和其他被視為有關之因素。實際結果可能與該等估計有所不同。

估計及相關假設會持續予以審閱。倘會計估計之修訂僅對修訂期間產生影響,則其影響只會在當期確認;如會計估計之修訂對修訂期間及未來期間均產生影響,則相關影響同時在修訂 當期和未來期間確認。

### (a) 採納會計政策時的重要判斷

#### (i) 即期税項及遞延税項

在釐定税項撥備金額及繳付 相關税項的時間時,需要作 出重大判斷。在一般業務過 程中,有許多交易和計算所 涉及的最終税務釐定都是不 確定的。

### NOTES TO THE FINANCIAL STATEMENTS

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#### 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – CONTINUED

- (a) Critical judgments in applying accounting policies (Continued)
  - (ii) Determination of functional currency

The Group measures foreign currency transactions in the respective functional currencies of the Company and its subsidiaries. In determining the functional currencies of the group entities, judgment is required to determine the currency that mainly influences sales prices for goods and services and of the country whose competitive forces and regulations mainly determines the sales prices of its goods and services. The functional currencies of the group entities are determined based on management's assessment of the economic environment in which the entities operate and the entities' process of determining sales prices.

### 5. 重要會計判斷及估計不明朗因 素的主要來源-續

- (a) 採納會計政策時的重要判 斷-續
  - (ii) 決定功能貨幣

### NOTES TO THE FINANCIAL STATEMENTS

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#### 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – CONTINUED

#### (b) Key sources of estimation uncertainty

In addition to information disclosed elsewhere in these financial statements, other key sources of estimation uncertainty that have a significant risk of resulting a material adjustment to the carrying amounts of assets and liabilities within next financial year are as follows:

## (i) Useful lives of property, plant and equipment

The Group's management determines the estimated useful lives and related depreciation charges for its property, plant and equipment. This estimate is based on the historical experience of the actual useful lives of property, plant and equipment of similar nature and functions. It could change significantly as a result of technical innovations and competitor actions in response to severe industry cycles. Management will increase the deprecation charge where useful lives are less than previously estimated lives, or it will write off or write down technically obsolete or non-strategic assets that have been abandoned or sold.

#### (ii) Impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value-in-use of the CGUs to which goodwill has been allocated. The value-in-use calculation requires the directors to estimate the future cash flows expected to arise from the CGU and a suitable discount rate in order to calculate the present value.

#### 5. 重要會計判斷及估計不明朗因 素的主要來源-續

#### (b) 導致估算產生不確定性之主 要根據

除了於此財務報表中所披露的資料外,就其他主要來源作出若干重要假設,有可能帶有導致於下一個財政年度對資產及負債作出重大調整的重大風險,討論如下:

#### (i) 物業、廠房及設備之可使 用年期

#### (ii) 商譽減值

決定商譽是否需要進行減值,需要替獲分配商譽之現金產生單位進行使用價值估算。使用價值計算需要董事對預期由現金產生單位所產生的未來現金流及適當之折讓率作出估計,以計量現值。

## NOTES TO THE FINANCIAL STATEMENTS

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#### 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – CONTINUED

- (b) Key sources of estimation uncertainty (Continued)
  - (iii) Estimated net realisable value of inventories

The Group's management writes down for slow moving or obsolete inventories based on an assessment of the net realisable value of the inventories. Inventory will be written down where events or changes in circumstances indicate that the net realisable value is less than cost. The determination of net realisable value requires the use of judgment and estimates in inventory provision policy. Where the expectation is different from the original estimate, such difference will impact carrying value of the inventories and revision on the amount of inventories written down in the period in which such estimate has been changed. In making this estimation, the Group evaluates the usage and extent by all means to which the amount will be recovered. During the year, certain inventories written down in prior years have been used and sold. The Group recognised the write-down of inventory of approximately HK\$954,000 (2021: reversal of write-down of HK\$4,795,000) for the year.

### 5. 重要會計判斷及估計不明朗因 素的主要來源-續

- (b) 導致估算產生不確定性之主 要根據-續
  - (iii) 估計存貨可變現淨值

本集團管理層根據存貨可變 現淨值的估計為滯銷或陳舊 存貨作出撇減。倘有事項或 情況變動顯示可變現淨值低 於存貨成本,則會對存貨作 出撇減。釐定可變現淨值需 要運用判斷及估計。倘預期 與原先估計有別,則該差額 將對該估計出現變化之期間 之存貨賬面值及修訂撇減存 貨金額構成影響。本集團誘 過使用情況和各種方式來評 台可回收金額。於年度內, 一些於以前年度已撇減之存 貨已被使用及出售。本集團 於年度內確認存貨撇減約 954.000港元(2021年存貨撇 減虧損回撥:4,795,000港 元)。

### NOTES TO THE FINANCIAL STATEMENTS

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# 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – CONTINUED

## (b) Key sources of estimation uncertainty – Continued

#### (iv) Fair value measurement

A number of assets and liabilities included in the Group's financial statements require measurement at, and/or disclosure of, fair value. The fair value measurement of the Group's financial and non-financial assets and liabilities utilises market observable inputs and data as far as possible. Inputs used in determining fair value measurements are categorised into different levels based on how observable the inputs used in the valuation technique utilised are (the 'fair value hierarchy'):

- Level 1: Quoted prices in active markets for identical items (unadjusted);
- Level 2: Observable direct or indirect inputs other than Level 1 inputs;
- Level 3: Unobservable inputs (i.e. not derived from market data).

The classification of an item into the above levels is based on the lowest level of the inputs used that has a significant effect on the fair value measurement of the item. Transfers of items between levels are recognised in the period they occur.

## 5. 重要會計判斷及估計不明朗因素的主要來源-續

#### (b) 導致估算產生不確定性之主 要根據-續

#### (iv) 公平值計量

- 第1層:相同項目於活 躍市場的報價(未作調整);
- 第2層:直接或間接可觀察的資料輸入,不包括第1層資料輸入;
- 第3層:無法觀察的資料 輸入(即並非源自市場數 據)。

項目所歸入的上述層次,是 基於對該項目之公平價值計 量具有重大影響的最低層次 資料輸入值。項目在層次之 間的轉移是於發生期間確認。

## NOTES TO THE FINANCIAL STATEMENTS

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# 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – CONTINUED

## (b) Key sources of estimation uncertainty – Continued

#### (iv) Fair value measurement - Continued

The Group measures a number of items at fair value:

- Revalued land and buildings Property, plant and equipment (note 14); and
- Investment property (note 15);
- Equity instruments designated at fair value through other comprehensive income (note 16(a)); and
- Financial assets at fair value through profit or loss (note 16(b)).

For more detailed information in relation to the fair value measurement of the items above, please refer to the applicable notes.

#### (v) Impairment of trade receivables

The Group recognised an ECL on trade receivables using a provision matrix. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. If the financial condition of the debtor were to deteriorate, actual write-offs would be higher than estimated. Details of movements in provision for impairment of trade receivables are disclosed in note 20.

#### 5. 重要會計判斷及估計不明朗因 素的主要來源-續

#### (b) 導致估算產生不確定性之主 要根據-續

#### (iv) 公平值計量-續

本集團按公平值計量多項的項目:

- 重估土地及樓宇-物業、廠房及設備(附註 14);
- 投資物業(附註15);
- 公平值計量入其他全面 收益之股本工具(附註 16(a));及
- 公平值計量入損益之金融資產(附註(16(b))。

有關上列項目之公平價值計 量的更多詳盡資料,請參閱 適用的附註。

#### (v) 應收賬款減值

### NOTES TO THE FINANCIAL STATEMENTS

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#### 6. SEGMENT INFORMATION

The Group determines its operating segments based on the reports reviewed by the chief operating decision-maker that are used to make strategic decisions.

The Group is principally engaged in manufacturing and trading electronic components in both Hong Kong and overseas markets. The Group's chief operating decision-maker regularly reviews the consolidated financial information of the Group as a whole to assess the performance and consider there is only one operating segment for the Group.

#### (a) Geographical information

The following table sets out the information about the geographical location of the Group's revenue from external customers and non-current assets other than financial instruments ("Specified non-current assets").

The Group comprises the following main geographical segments:

#### 6. 分部資料

集團以主要營運決策者在評估其表現 上所定期審閱的有關集團不同部門的 內部報告作為經營分部的基準。

本集團主要在香港及海外市場從事製造及買賣電子元件。本集團主要營運決策者定期審閱其按集團為一體的綜合財務資料,以評估表現及作出資源分配決策,並認為本集團僅有一個經營分部。

#### (a) 地區資料

Revenue from

下表載列有關本集團來自外部客 戶銷售收益之地理位置之資料和 除金融工具外的非流動資產(「指 定非流動資產 |)。

本集團之主要地區分部資料如下:

		external o	ts with customers ers' location)		ified ent assets ' location)
		型外銷售 (根據客戶位置)		指定非流動資產 (根據資產位置)	
		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元	2022 2022年 HK\$′000 千港元	2021 2021年 HK\$'000 千港元
Hong Kong (place of domicile)	香港(集團產生收益 之存冊地點)	522	849	340,356	322,421
The PRC The US Vietnam European Union Other countries	中國 美國 越南 歐洲聯盟 其他國家	16,176 230,248 - 4,778 10,700	17,585 210,198 - 4,855 10,114	222,682 11,771 58,449 –	248,018 11,765 55,359 –
		261,902	242,752	292,902	315,142
Total	總額	262,424	243,601	633,258	637,563

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#### 6. SEGMENT INFORMATION - CONTINUED

#### (b) Disaggregated revenue information

In the following table, revenue is disaggregated by major products and timing of revenue recognition.

#### 6. 分部資料-續

#### (b) 按分類的營業收益資料

下表中,收入按主要產品和收入 確認時間分類。

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Major products	主要產品		
Electronic components	電子元件	262,424	243,601
Timing of revenue recognition	收入確認時間		
•			
At a point in time	時間點	262,424	243,601

Disaggregation of revenue from contracts with customers by geographical markets is disclosed in note 6(a) above.

The following table provides information about trade receivables from contracts with customers:

上列附註6(a)列載有關按地理位置的分類的客戶合約收入。

下表中,提供有關來自客戶合約的應收賬款資料:

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Trade receivables from sale of	由銷售電子元件產生		
electronic components	的應收賬款	33,769	29,904

Under HKFRS 15, advance receipts from customers in respect of the Group's sale contracts included in trade and other payables shall be reclassified to contract liabilities. The Group considers the amount of advance receipts from customers is immaterial to the financial statements and therefore the amount is not separately disclosed as contract liabilities.

根據香港財務報告準則第15號, 貿易及其他應付款項中包含由銷 售合約產生的預收客戶款項將重 新分類為合約負債。本集團認為 客戶的預收款項對財務報表未有 重大影響,因此該金額並未單獨 披露為合約負債。

### NOTES TO THE FINANCIAL STATEMENTS

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#### 6. SEGMENT INFORMATION – CONTINUED

#### (c) Information about major customers

Revenue from contract with external customers of the corresponding years contributing over 10% of the total revenue of the Group are as follows:

#### 6. 分部資料-續

#### (c) 有關主要客戶資料

於相應年度,來自外部客戶之合 約收益佔本集團之唯一經營活 動買賣電子元件之收入總額逾 10%,詳情如下:

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Customer A	客戶甲	58,301	56,184
Customer B	客戶乙	54,538	45,258
Customer C	客戶丙	42,029	39,682
		154,868	141,124

#### 7. OTHER REVENUE AND GAINS

### 7. 其他收入

		2022	2021
		2022年 HK\$′000 千港元	2021年 HK\$′000 千港元
Bank interest income Changes in expected credit loss	銀行利息收入 應收款項之預期信貸虧損	1,234	1,055
on trade receivables Changes in expected credit loss	之變動 其他應收款項之預期信貸	(173)	255
on other receivables Fair value change of financial assets	虧損之變動 以公平值計入損益之	_	2,381
at fair value through profit or loss	金融資產之公平值變動	114	-
Rental income under operating lease Exchange gain, net	營運租賃下之租金收入 匯兑收益,淨額	1,969 1,857	1,176 181
Government grants (note) Dividend income arising from equity instruments designated at fair value	政府補貼(附註) 來自以公平值計入其他 全面收益之股本工具	2,546	70
through other comprehensive income Sundry income	之股息收入 其他收入	256 1,180	- 386
- · ·			
		8,983	5,504

#### Note:

Included in profit or loss for the year ended 31 December 2022 was HK\$2,004,000 (2021: Nil) of government grants obtained from Employment Support Scheme ("ESS") under the Anti-epidemic Fund launched by the Hong Kong SAR Government supporting the payroll of the Group's employees. Under the ESS, the Group had to commit to spend these grants on payroll expenses, and not reduce employee head count below prescribed levels for a specified period of time. The Group did not have other unfulfilled obligations relating to this program.

#### 附註:

截至2022年12月31日止年度,損益中包括香港特別行政區政府為支持本集團員工薪金而推出的防疫抗疫基金下的保就業計劃(「保就業計劃」)提供的政府補助2,004,000港元(2021年:零港元)。根據保就業計劃,本集團必須承諾將這些補助金用於薪金支出,並且在特定時期內不得將員工人數減少到規定水平以下。本集團沒有與此計劃相關而未履行的其他義務。

## NOTES TO THE FINANCIAL STATEMENTS

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#### 7. OTHER REVENUE AND GAINS - CONTINUED

In addition, HK\$68,000 (2021: HK\$70,000) of government grants relating to subsidy for the purpose of giving cash incentives for entity to recruit employees with disability. The scheme is launched by the government of the PRC. The amount granted is depends on the ratio of employees with disability recruited. The Group does not have other unfulfilled obligations relating to this program.

7. 其他收入一續

此外,相關資助之目的為聘用殘障僱 員提供現金獎勵之補貼金額為68.000 港元(2021年:70,000港元)。該計劃 由中國政府發起。資助的金額取決於 聘用的殘疾僱員的比例。本集團沒有 與此計劃相關而未履行的其他義務。

#### 8. PROFIT BEFORE INCOME TAX EXPENSE

Profit before income tax expense is arrived at after charging/(crediting):

#### 8. 除稅前溢利

除税前溢利已扣除/(計入):

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Carrying amount of inventories sold Write-down/(reversal of write-down) of inventories	已出售存貨之賬面值存貨撇減虧損/(回撥)	180,797 954	162,987 (4,795)
Cost of inventories recognised as expenses Auditor's remuneration Depreciation charge of:	確認為開支的存貨成本 核數師酬金 折舊開支:	181,751 870	158,192 830
<ul> <li>owned property, plant and equipment</li> <li>right-of-use assets included within</li> <li>ownership interests in leasehold land and buildings held for own use</li> </ul>	一自置物業、廠房及設備 一使用權資產,包括於 一按公平值列賬持有作 自用之租賃土地及	4,066	6,516
carried at fair value  – ownership interests in leasehold land held for own use carried at cost	物業之所有權權益 一按成本列賬持有作自 用之租賃土地之所	7,798	4,840
<ul> <li>other properties leased for own use carried at cost</li> </ul>	有權權益 一按成本列賬其他自用 之租賃物業	743 594	757 529
Changes in expected credit loss on trade receivables	應收款項之預期信貸虧損 之變動	173	(255)
Changes in expected credit loss on other receivables	其他應收款項之預期信貸 虧損之變動	-	(2,381)
Research and development expenditure  Direct operating expense arising from investment property that generated rental	研究及開發費用 於年度內產生租金收入 的投資物業直接營運開支	5,092	4,818
income during the year		99	444

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#### 9. STAFF COSTS

#### 9. 員工成本

		• •	
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Staff costs	員工成本 (包括著事副会日刊社		
(including directors' remuneration as set out in note 13) comprise:	(包括董事酬金呈列於 附註13)包括:		
Wages and salaries	工資及薪金	108,573	102,915
Contributions to defined contribution	定額供款退休計劃之供款		
retirement plan		8,465	7,422
		117,038	110,337

The staff costs included an amount of HK\$4,493,000 (2021: HK\$4,389,000) which is classified as research and development expenditure.

員工成本包括4,493,000港元(2021年:4,389,000港元)撥為研究及開發費用。

#### **10. INCOME TAX EXPENSE**

#### 10. 所得稅支出

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Current tax – Hong Kong Profits Tax	即期税項-香港利得税		
– Provision for the year	一本年度撥備	873	1,139
– Over provision in respect of prior ye	ears -過往年度撥備多提	(343)	(111)
		530	1,028
Current tax – overseas	即期税項-海外		
– Provision for the year	一本年度撥備	954	2,853
– Under provision in respect	-過往年度撥備不足		,
of prior years		98	142
		1,052	2,995
Deferred tax credit (note 24)	遞延税項抵免(附註24)	(1,280)	(977)
Defended tax credit (flotte 24)	<u>严严仍复</u> 见无(附社24)	(1,280)	(977)
			2017
		302	3,046

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#### **10. INCOME TAX EXPENSE – CONTINUED**

Hong Kong Profits Tax is calculated at the rate of 16.5% (2021: 16.5%) on the estimated assessable profits arising in Hong Kong, except for the first HK\$2,000,000 of qualified entity's assessable profit is calculated at 8.25%, which is in accordance with the two-tiered profits tax rates regime.

The PRC subsidiaries are subject to PRC Enterprise Income Tax at 25% (2021: 25%).

The US subsidiaries are subject to US Federal Corporate Income Tax at 21% (2021: 21%).

The Vietnam subsidiary is subject to Vietnam Corporate Income Tax at 20% (2021: 20%). No provision for Vietnam Corporate Income Tax has been made as the Vietnam subsidiary has no assessable profits for the years.

Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

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

#### 10. 所得稅支出-續

按照利得税兩級制的機制,合資格實體的首2,000,000港元應課税溢利將按8.25%徵税外,香港利得税是按估計應課税溢利按税率16.5%計算(2021年:16.5%)。

在中國內地之附屬公司須繳納按25% (2021年:25%)税率計算之中國內地 企業所得税。

於美國之附屬公司須繳納按21%(2021年:21%)稅率計算之美國聯邦企業所得稅。

越南之附屬公司需繳納20%(2021年: 20%)的越南企業所得税。由於越南之 附屬公司在兩個匯報期內沒有應課税 利潤,因此未計提越南公司所得税的 撥備。

於其他司法權區產生之稅項乃按有關司法權區之現行稅率計算。

年度所得税開支與根據綜合損益及其 他全面收益表之除税前溢利/(虧損) 對賬如下:

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 10. INCOME TAX EXPENSE - CONTINUED

#### 10. 所得稅支出-續

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Profit before income tax expense	除税前溢利	28,177	6,872
Effect of tax at Hong Kong Profits Tax rate of 16.5% (2021: 16.5%)	按香港利得税率16.5% 計算之税項影響		
Effect of election of the two tier	(2021年:16.5%)	4,649	1,134
Effect of election of the two-tier profits tax rates	選擇利得税兩級制之影響	(165)	_
Effect of different tax rates of subsidiaries operating in other	附屬公司於其他司法權區 經營之不同税率之影響		-
jurisdictions  Tax effect of revenue not taxable for tax	<b>开</b> 須賀税 以 入 之 税 項 影 變	(610)	37
purposes	分次呼吸以入之远次形	(1,602)	(1,475)
Tax effect of tax losses not recognised	沒有確認之税項虧損 使用以前沒有確認之	3,766	2,784
Utilisation of tax losses previously not recognised	税項虧損	(539)	(117)
Tax effect of expenses not deductible for tax purposes	不可扣減開支之税項影響	(4,952)	652
(Over)/under provision in respect of	過往年度撥備(多提)/不足		
prior years		(245)	31
Income tax expense	所得税支出	302	3,046

In addition to the amount charged to the profit or loss, deferred tax relating to the revaluation of the Group's certain leasehold land and buildings for own use during the year has been charged to other comprehensive income.

As at 31 December 2022, the Group has estimated unused tax losses of approximately HK\$11,667,000 (2021: HK\$24,987,000) which were available for offset against future profits. No deferred tax asset has been recognised in respect of the estimated tax losses due to the unpredictability of future profit streams. The amount of tax losses of approximately HK\$Nil (2021: HK\$5,295,000) have no expiry date and HK\$11,667,000 (2021: HK\$19,692,000) are subject to expiry period of five years.

除了扣減於損益的金額外,集團持有 作自用之租賃土地和樓宇之重估相關 之遞延税項,已於本年度內已於其他 綜合收益中扣減。

於2022年12月31日,本集團估計未動用税項虧損約為11,667,000港元(2021年:24,987,000港元),其可供抵銷未來溢利。由於未來利潤流的不可預測性,因此沒有就估計的税項虧損確認任何遞延税項資產。税項虧損約零港元(2021年:5,295,000港元)為無期限,而約11,667,000港元(2021年:19,692,000港元)的期限為5年。

# NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 11. OTHER COMPREHENSIVE INCOME

#### 11. 其他全面收益

Tax effects relating to each component of other comprehensive income:

其他全面收益各組成部份之税項影響:

			2022 2022年			2021 2021年	
			Increase in			Increase in	
		Before-	deferred	Net-of-	Before-	deferred	Net-of-
		tax	tax	tax	tax	tax	tax
		amount	liabilities	amount	amount	liabilities	amount
		RA 4V A4 #4 A4	遞延税項	4V /// 100 Art	마시 소시 그는 쓰는 구도	遞延税項	4V /// \Ti AT
		除税前數額	負債增加 (note 24) (附註24)	税後淨額	除税前數額	負債增加 (note 24) (附註24)	税後淨額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Exchange differences on translating foreign operations	海外業務換算所產生之 匯兑差額	(21,114)	-	(21,114)	5,819	-	5,819
(Deficit)/surplus on revaluation of leasehold land and buildings held for own use	重估持有作自用之租賃 土地及自用樓宇之 (虧損)/盈餘	(19,512)	3,248	(16,264)	11,567	(2,212)	9,355
Changes in fair value of equity instruments designated at fair value through other comprehensive income	以公平值計入其他全面 收益之股本工具之 公平值變動	120	-	120	-	-	-
Impairment loss of leasehold land and buildings held for own use recognised in the other comprehensive income	於其他全面收益確認自 用之租賃土地及自用 樓宇之減值損失	(16,534)	4,406	(12,128)	_	_	_
		(57,040)	7,654	(49,386)	17,386	(2,212)	15,174

# 綜合財務報表附註 NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 12. EARNINGS PER SHARE

#### 12. 每股盈利

The calculation of basic earnings per share is based on the following data: 每股基本盈利乃按下列數據計算:

			1
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Profit attributable to	本公司擁有人應佔溢利		
owners of the Company		27,875	3,826

Number of shares 股份數目

**2022** 2021 **2022**年 2021年

Number of ordinary shares in issue 已發行普通股數目 **320,000,000** 320,000,000

Diluted earnings per share is the same as basic earnings per share as there were no potential dilutive ordinary shares outstanding for both years.

由於在兩個匯報期內並無存在任何具 有攤薄影響之普通股,故每股攤薄盈 利等同於每股基本盈利。

# 綜合財務報表附註 NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 13. DIRECTORS' REMUNERATION AND FIVE HIGHEST PAID EMPLOYEES' AND SENIOR MANAGEMENTS' EMOLUMENTS

# (a) Details of Directors' remuneration are set out below:

# 13. 董事酬金及5名高薪人士及高級管理層酬金

#### (a) 董事的酬金詳情現列報如下:

		330	11,877	26	12,233	
Wong Wah Sang, Derek	黃華生	80	_	_	80	
Lee Kit Wah	李傑華	125	_	_	125	
Chung Pui Lam	鍾沛林	125	_	_	125	
directors						
Independent non-executive	獨立非執行董事					
Siu Nina Margaret	蕭蓮娜	_	1,567	18	1,585	
Sheung Shing Fai	商承輝	_	1,650	-	1,650	
Siu Ronald	蕭佑忠	_	320	8	328	
Shui Wai Mei	徐惠美	_	650	_	650	
Siu Paul Y. (Chairman)	蕭保羅(主席)	_	7,690	_	7,690	
Executive directors	執行董事					
		千港元 	千港元	千港元	千港元	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		袍金	其他福利	之供款	合計	
			津貼及	退休計劃		
			基本薪金、	定額供款		
		Fees	benefits	plan	Total	
			and other	retirement		
			allowance	contribution		
			salaries,	to defined		
			Basic	Contributions		
			截至2022年	<b>丰12月31</b> 日		
		Year ended 31 December 2022				

### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 13. DIRECTORS' REMUNERATION AND FIVE HIGHEST PAID EMPLOYEES' AND SENIOR MANAGEMENTS' EMOLUMENTS – CONTINUED

- (a) Details of Directors' remuneration are set out below: (Continued)
- 13. 董事酬金及5名高薪人士及高級管理層酬金-續
  - (a) 董事的酬金詳情現列報如下: -續

			截至2021年	₹12月31日	
			Basic Contributions		
			salaries,	to defined	
			allowance	contribution	
			and other	retirement	
		Fees	benefits	plan	Total
			基本薪金、	定額供款	
			津貼及	退休計劃	
		袍金	其他福利	之供款	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Executive directors	執行董事				
Siu Paul Y. (Chairman)	蕭保羅(主席)	_	7,690	_	7,690
Shui Wai Mei	徐惠美	_	650	_	650
Sheung Shing Fai	商承輝	_	1,650	_	1,650
Siu Nina Margaret	蕭蓮娜	-	1,540	18	1,558
	vm -> -1L +1. /= ++ -+-				
Independent	獨立非執行董事				
non-executive directors					
Chung Pui Lam	鍾沛林	125	-	-	125
Lee Kit Wah	李傑華	125	-	-	125
Wong Wah Sang, Derek	黄華生 ————————————————————————————————————	80	_	_	80
		220	11 520	10	11 070
		330	11,530	18	11,878

No directors waived any remuneration during the year. No incentive payment or compensation for loss of office was paid or payable to any directors for the year ended 31 December 2022 (2021: Nil).

Basic salaries, allowance and other benefits paid to or payable to the executive directors are generally emoluments paid or payable in connection with the management of the affairs of the Company and its subsidiaries.

於本年度內,並無任何董事放棄 或同意放棄任何酬金。截至2022 年12月31日止年度內,本集團並 無向任何董事支付酬金以吸引彼 等加入本集團作為加入本集團的 獎勵或補償(2021年:零港元)。

基本薪金、津貼及其他福利已支 付或將會支付予執行董事,是就 管理本公司或其附屬公司的事務 而付出或將會支付的薪酬。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 13. DIRECTORS' REMUNERATION AND FIVE HIGHEST PAID EMPLOYEES' AND SENIOR MANAGEMENTS' EMOLUMENTS – CONTINUED

#### (b) Individuals with highest emoluments

Of the five individuals with the highest emoluments in the Group, three (2021: four) were directors of the Company whose emoluments are included in the disclosures in note 13(a) above. The emoluments of the remaining two (2021: one) individual were as follows:

# 13. 董事酬金及5名高薪人士及高級管理層酬金-繪

#### (b) 最高薪酬個別人士

5名最高酬金個別人士中包括3名本公司董事(2021年:4名),該本公司董事酬金已列於以上附註13(a)。其餘2名(2021年:1名)最高酬金人士的酬金總額載列如下:

	2022	2021
	2022年	2021年
	HK\$'000	HK\$'000
	千港元	千港元
Salaries and other benefits 薪金及其他福利	1,474	845
Contributions to defined 定額供款退休計劃之供款		
contribution retirement plan	36	18
	1,510	863

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

The emoluments paid or payable to members of senior management excluding directors were within the following band:

在本年度,本集團並無向任何5名 最高薪個別人士支付任何酬金作 為吸引加入或加入本集團的獎金 或離職補償。

已支付或將會支付予高級管理層成員的酬金,其酬金處於以下範疇內的人數:

#### **Number of employees**

		員工	員工數目		
		2022 2022年	2021 2021年		
Nil to HK\$1,000,000	零至1,000,000港元	3	3		

# NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

. PROPERTY, P	LANT AND	Ownership	PMENT	14. 物業、廠房及設備					
		interests in leasehold land and buildings held for own use carried at fair value 按公平值列	Ownership interests in leasehold land held for own use carried at cost	Other properties leased for own use carried at cost	Construction in progress	Machinery and equipment	Furniture and fixtures	Motor vehicles	Total
		脹持有作生 用之物權 用之物權 用K\$'000 千港	按成本作賃 有租權 日本 HK\$1000 HK\$1000	按成本列賬 其他自用之 租賃物業 HK\$'000 千港元	在建工程 HK\$'000 千港元	機器及設備 HK\$'000 千港元	傢俬及装置 HK\$¹000 千港元	汽車 HK\$'000 千港元	合計 HK\$'000 千港元
Cost or valuation At 1 January 2021 Additions Disposals Transfers	成本或估值 於2021年1月1日 添置 出售 轉移	325,389 1,570 -	34,633 - -	1,688 931 -	113,981 43,914 - (293)	49,406 2,423 (186) 293	29,603 517 (771)	7,563 860 (968)	562,263 50,215 (1,925)
Surplus on revaluation Exchange adjustment	重估盈餘匯兑調整	4,379 1,659	- 497	-	2,735	146	- 89	_ 20	4,379 5,146
At 31 December 2021 and 1 January 2022 Additions Transfer	於2021年12月31日及 2022年1月1日 添置 出售	332,997 11,764 139,039	35,130 - -	2,619 735 -	160,337 _ (139,039)	52,082 4,846 -	29,438 3,330 -	7,475 - -	620,078 20,675 -
Disposals Deficit on revaluation Exchange adjustment	轉移 重估虧損 匯兑調整	(27,310) (5,536)	(1,640)	- - -	- (12,519)	(607) - (541)	(1,783) - (296)	- (67)	(2,390) (27,310) (20,599)
At 31 December 2022	於2021年12月31日	450,954	33,490	3,354	8,779	55,780	30,689	7,408	590,454
Accumulated depreciation and accumulated loss At 1 January 2021 Charge for the year Disposals Written back on revaluation Exchange adjustment	累計折舊 於2021年1月1日 本年度折舊 出售 恒機 極 延 題 整 種 位 複 整 整 整 度 数 是 度 数 是 度 数 是 度 数 是 度 数 是 是 的 是 多 是 的 是 多 是 。 是 是 的 是 是 是 是 是 是 是 是 是 是 是 是 是 是 是	7,188 - (7,188)	4,971 757 - - 109	853 529 - -	- - - - - -	36,109 2,754 (186) – 110	26,401 924 (771) - 52	6,856 490 (968) - 12	75,190 12,642 (1,925) (7,188) 283
At 31 December 2021 and 1 January 2022 Charge for the year Disposals Reclassification	於2021年12月31日及 2022年1月1日 本年度折舊 出售 重新分類	7,798 - - - - -	5,837 743 - -	1,382 594 - -	- - -	38,787 2,993 (607) (1,282)	26,606 774 (1,725) 1,282	6,390 299 - -	79,002 13,201 (2,332)
Written back on revaluation Impairment loss recognised in other comprehensive income Exchange adjustment		(7,798) 16,534 –	- (390)	- - -	- - -	- (361)	_ _ (222)	- (46)	(7,798) 16,534 (1,019)
At 31 December 2022	於2022年12月31日	16,534	6,190	1,976	-	39,530	26,715	6,643	97,588
Carrying amount At 31 December 2022	<b>賬面淨值</b> 於2022年12月31日	434,420	27,300	1,378	8,779	16,250	3,974	765	492,866
At 31 December 2021	於2021年12月31日	332,997	29,293	1,237	160,337	13,295	2,832	1,085	541,076

### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 14. PROPERTY, PLANT AND EQUIPMENT – CONTINUED

#### 14. 物業、廠房及設備-續

		Ownership interests in leasehold land and buildings held for own use carried at fair value 按公平值列	Ownership interests in leasehold land held for own use carried at cost	Other properties leased for own use carried at cost	Construction in progress	Machinery and equipment	Furniture and fixtures	Motor vehicles	Total
		服持和日本 持和日本 地使用權資 使用權 (1000 千港	按成本列賬 持有賃土 之使權資 HK\$'000 千港元	按成本列賬 其他自用之 租賃物業 HK\$'000 千港元	在建工程 HK\$'000 千港元	機器及設備 HK\$'000 千港元	傢俬及裝置 HK\$¹000 千港元	汽車 HK\$'000 千港元	合計 HK\$'000 千港元
Representing: 即: 2022 2022年 At cost 按成本 At valuation 按估值	2022年 按成本	- 434,420	33,490 –	3,354 -	8,779 <i>–</i>	55,780 -	30,689 -	7,408 -	139,500 434,420
		434,420	33,490	3,354	8,779	55,780	30,689	7,408	573,920
2021 At cost At valuation	2021年 按成本 按估值	- 332,997	35,130 -	2,619 -	160,337	52,082 -	29,438	7,475 -	287,081 332,997
		332,997	35,130	2,619	160,337	52,082	29,438	7,475	620,078

The leasehold land and buildings held by the Group for own use located in Hong Kong and the PRC were valued at 31 December 2022 by qualified valuers from Asset Appraisal Limited, an independent firm of chartered surveyors. The valuations were carried out in accordance with guidance set by the HKIS Valuation Standards (2020 Edition) published by The Hong Kong Institute of Surveyors.

The buildings held by the Group for own use located in Vietnam were valued at 31 December 2022 by qualified valuers from Viet Nam Valuation and Consulting Joint Stock Company, an independent firm of chartered surveyors. The valuations were carried out in accordance with guidance set by the International Valuation Standards 2022 published by the International Valuation Standards Council.

The revaluation surplus/(deficit) net of applicable deferred income taxes was credited/(debited) to property revaluation reserve.

本集團持有位於香港及中國自用之租賃土地及樓宇乃由獨立合資格估值師中誠達資產評值顧問有限公司,於2022年12月31日進行估值。該估值工作乃根據由香港測量師學會出版的香港測量師學會物業估值準則2020版的指引進行。

本集團持有位於越南自用之樓宇乃由獨立合資格估值師Viet Nam Valuation and Consulting Joint Stock Company,於2022年12月31日進行估值。該估值工作乃根據由國際評估準則委員會出版國際估值準則2022的指引進行。

重估盈餘/(虧損)扣除適用遞延所得 税後計入/(扣除)物業重估儲備。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 14. PROPERTY, PLANT AND EQUIPMENT – CONTINUED

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer. There were no transfers between Levels 1, 2 and 3 during the year.

The fair value of leasehold land and buildings is a level 3 recurring fair value measurement using significant unobservable inputs. A reconciliation of the opening and closing fair value balance is provided below.

#### 14. 物業、廠房及設備-續

本集團的政策是按於導致事件發生或 變動情況之日,確認轉入及轉出公平 值等級層次。於年度內,並沒有於第1 層、第2層及第3層之間的轉移。

租賃土地及樓宇的公平價值於經常性公平值計量按重要無法觀察的資料輸入列為第3層。期初及期末的公平值結餘的調節表載於下文。

		Leasehold land and buildings in Hong Kong 位於香港之	Buildings in the PRC	Buildings in Vietnam	Total
		租賃土地	位於中國	位於越南	A ±1
		及樓宇	之樓宇	之樓宇	合計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
At 1 January 2021	於2021年1月1日	228,700	67,194	29,495	325,389
Additions	添置	-	_	1,570	1,570
Depreciation charge on revaluation					
of properties held for own use	物業之折舊	(3,242)	(2,720)	(1,226)	(7,188)
Unrealised gains included in other	包括於其他全面收益之	7.042	2.460	265	11 567
comprehensive income	未變現收益	7,842	3,460	265	11,567
Exchange adjustment	匯兑調整		1,659		1,659
At 31 December 2021 and	於2021年12月31日及				
1 January 2022	2022年1月1日	233,300	69,593	30,104	332,997
Additions	添置	_	148,392	2,411	150,803
Depreciation charge on revaluation	重估持有作自用之				
of properties held for own use	物業之折舊	(3,356)	(3,216)	(1,226)	(7,798)
Unrealised (losses)/gains included in					
other comprehensive income	未變現(虧損)/收益	(21,244)	1,620	112	(19,512)
Impairment loss	減值損失	_	(16,534)	-	(16,534)
Exchange adjustment	匯兑調整	-	(5,536)	_	(5,536)
At 31 December 2022	於2022年12月31日	208,700	194,319	31,401	434,420

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 14. PROPERTY, PLANT AND EQUIPMENT – CONTINUED

For leasehold land and buildings in Hong Kong, the valuations were determined using market comparison approach. The fair value of leasehold land and buildings is based on prices for recent market transactions in similar properties and adjusted to reflect the conditions and locations of the Group's properties. The significant input into this valuation approach is price per square feet, which has been adjusted to reflect the time of transaction, location, size, level and age of property, site view and building quality.

For buildings in the PRC, the valuations were determined using depreciated replacement cost approach and market comparison approach. For the depreciated replacement cost, the fair value of buildings is based on estimation of new replacement cost of the buildings and other site works of which adjustments are then made to account for age. condition, and functional obsolescence, while taking into account the site formation cost and those public utilities connection charges to the properties. These adjustments are based on unobservable inputs. The key inputs are estimated cost of construction per square meter and age adjustment on the cost of buildings. For the market comparison approach, the fair value of leasehold land and buildings is based on prices for recent market transactions in similar properties and adjusted to reflect the conditions and locations of the Group's properties. The significant input into this valuation approach is price per square feet, which has been adjusted to reflect the location, size, level and age of property.

#### 14. 物業、廠房及設備-續

位於香港之租賃土地及樓宇,估值採宇地及樓主地。租赁土地。租赁土地。租赁主要,估值提生的工作。租赁交易,有价量,以有价量,以有价量,以有价量,以有价量,以有价量,,是有价量,,是有价量,,是有价量,,是有价量,。

位於中國之樓宇, 估值採用重置成本 法及市場比較法確定。按重置成本 法, 樓宇的公平值是根據樓宇的估計 新做重置成本及其他地盤工程作出 估計,並考慮樓齡、條件及機能性陳 舊,以及地盤平整成本及公用設施接 駁費用的估計新重置成本的因素。這 些調整是基於無法觀察的資料輸入。 關鍵的資料輸入是估計之每平方米的 價格及樓齡對於樓宇成本的調整。按 市場比較法,租賃土地及樓宇的公平 值是根據近期市場交易中類似物業的 價格並作出調整,以反映本集團的物 業條件和位置。最顯著輸入該估值方 法是以每平方尺價格,當中經調整後 已反映位置以及物業之面積、樓層和 樓齡。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 14. PROPERTY, PLANT AND EQUIPMENT – CONTINUED

# Impairment loss of leasehold land and buildings held for own use

In January 2022, 連達(廣東)電子有限公司("連 達(廣東)") an indirectly wholly-owned subsidiary of the Company, entered into a Land Resumption Agreement with Foshan Shunde District Land Reserve Centre ("Land Reserve Centre"), pursuant to which 連達(廣東) has agreed to surrender a parcel of land to Foshan Shunde District Land Reserve Centre. at a consideration by way of cash compensation of a certain percentage on the public auction price less deductions, such as share of cost of soil restoration to an extent that the land is appropriate for redevelopment purpose. A factory building ("Factory Building") was built on this land. The Land Resumption was not completed by 31 December 2022 and in the opinion of the Directors, the land and factory building were not available for immediate sale in its present condition as at 31 December 2022.

As at 31 December 2022, management of the Group assessed the recoverable amount of the Factory Building and considered that the fair value is minimal in view of the upcoming redevelopment plan in the District. As a result, the full carrying amount of the Factory Building was impaired. An impairment loss of RMB14,500,000 (equivalent to HK\$16,534,000) was recognised and the revaluation surplus previously recognised in the other comprehensive income was reduced accordingly.

#### 14. 物業、廠房及設備-續

#### 持手作自用之租賃土地及物業之 減值虧損

於2022年12月31日,本集團管理層評估廠房的可收回金額,並認為鑑於該區即將進行的重建計劃,其公平價值低微。因此,對廠房的總賬面值進行減值。已確認減值虧損為人民幣14,500,000元(相等於16,534,000港元),並對於其他全面收益確認的重估盈餘作出相應之扣減。

### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 14. PROPERTY, PLANT AND EQUIPMENT – CONTINUED

# Impairment loss of leasehold land and buildings held for own use – Continued

For buildings in Vietnam, the valuation was determined using depreciated replacement cost approach and market comparison approach. For the depreciated replacement cost, the fair value of buildings is based on estimation of new replacement cost of the buildings and other site works of which adjustments are then made to account for age, condition, and functional obsolescence, while taking into account the site formation cost and those public utilities connection charges to the properties. These adjustments are based on unobservable inputs. The key inputs are estimated cost of construction per square meter and age adjustment on the cost of buildings. For the market comparison approach, the fair value of leasehold land and buildings is based on prices for recent market transactions in similar properties and adjusted to reflect the conditions and locations of the Group's properties. The significant input into this valuation approach is price per square feet, which has been adjusted to reflect the location, size and level of property.

Information about fair value measurements using significant unobservable inputs (Level 3) is provided below

#### 14. 物業、廠房及設備-續

#### 持手作自用之租賃土地及物業之 減值虧損-續

位於越南之樓宇,估值採用重置成本 法及市場比較法確定。按重置成本 法, 樓宇的公平值是根據樓宇的估計 新做重置成本及其他地盤工程作出 估計, 並考慮樓齡、條件及機能性陳 舊,以及地盤平整成本及公用設施接 駁費用的估計新重置成本的因素。這 些調整是基於無法觀察的資料輸入。 關鍵的資料輸入是估計之每平方米的 價格及樓齡對於樓宇成本的調整。按 市場比較法,租賃土地及樓宇的公平 值是根據近期市場交易中類似物業的 價格並作出調整,以反映本集團的物 業條件和位置。最顯著輸入該估值方 法是以每平方尺價格,當中經調整後 已反映位置以及物業之面積、樓層。

有關使用重大無法觀察的資料輸入(第 3層)公平值計量資料載於下文。

# NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 14. PROPERTY, PLANT AND EQUIPMENT - 14. 物業、廠房及設備 - 續 CONTINUED

Description	Fair value at 31 December 2022	Valuation technique (s)	Significant unobservable inputs	Range of unobservable inputs (probability- weighted average) 重大無法觀察的	Relationship of unobservable inputs to fair value
敍述	於 <b>2022年12月31</b> 日 之公平值	估值方法	重大無法觀察的 資料輸入	資料輸入的範圍(概率加權平均)	無法觀察輸入和 公平值關係
Leasehold land and buildings in Hong Kong	HK\$208,700,000 (2021: HK\$233,300,000) 208,700,000港元	Market comparison approach 市場比較法	Age of property factor	(2.2)%-(1.4)% (2021: (2.8%)-1.4%) (2.2)%-(1.4)%	Lower age, higher quality and transaction dates close to valuation
位於香港之租賃土地 及樓宇	(2021年: 233,300,000港元)		樓齡因素	(2021年: (2.8)%-1.4%)	date will result in correspondingly higher fair value
			Quality factor 質量因素	0% (2021: 0%) 0% (2021年:0%)	較低的樓齡、較高的質量 及較接近估值日期的交 易日期將導致相對較高
			Time of transaction factor	(4.9)%-(6.3)% (2021: 0%-1.3%) (4.9)%-(6.3)%	的公平值。
			交易時間因素	(2021年:0%-1.3%)	
Buildings in the PRC 位於中國之樓宇	HK\$11,295,000 (2021: HK\$30,087,000) 11,295,000港元 (2021年: 30,087,000港元)	Depreciated replacement cost approach 重置成本法	Age adjustment on the cost of buildings, taking into account the remaining useful life of buildings 樓齡對於樓宇成本的調整	76% (2021: 77%) 76% (2021年: 77%)	Lower age of buildings will result in correspondingly higher fair value 較低的樓齡將導致相對較
	- 1, 1 1, 1 1, 1 1, 2, 1, 1		及考慮樓宇之餘下的使用年期		高的公平值。
Buildings in the PRC 位於中國之樓宇	HK\$39,506,000 (2021" HK\$39,506,000) 39,506,000港元 (2021年: 39,506,000港元)	Market comparison approach 市場比較法	Floor adjustment factor 樓層調整因素	54% (2021: 54%) 54% (2021年:54%)	Lower floor will result in higher fair value 較低樓層將導致較高的 公平值
Buildings in the Vietnam 位於越南之樓宇	HK\$30,121,531 (2021: HK\$28,793,000) 30,121,531港元 (2021年:	Depreciated replacement cost approach 重置成本法	Age adjustment on the cost of buildings, taking into account the remaining useful life of buildings	86%-97% (2021: 93%-99%)	Lower age of buildings will result in correspondingly higher fair value
	28,793,000港元)	∓±MT'A	樓齡對於樓宇成本的調整 及考慮樓宇之餘下的 使用年期	86%-97% (2021年:93%-99%)	較低的樓齡將導致相對較 高的公平值。
Buildings in the Vietnam 位於越南之樓宇	HK\$1,280,276 (2021: HK\$1,311,000) 1,280,276港元 (2021年: 1,311,000港元)	Marketing comparison approach 市場比較法	Floor adjustment factor 樓層調整因素	90%-100% (2021: 90%-100%) 90%-100% (2021年:90%-100%)	Middle floor will result in higher fair value 中層將導致相對較高的公 平值。

NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

# 14. PROPERTY, PLANT AND EQUIPMENT – CONTINUED

There were no changes to the valuation techniques during the year.

The fair value measurements are based on the above properties' highest and best use, which does not differ from their actual use.

Had the Group's leasehold land and buildings been carried at cost less accumulated depreciation, the carrying amount of the Group's leasehold land and buildings as at 31 December 2022 would have been approximately HK\$58,832,000 (2021: HK\$77,457,000).

#### Right-of-use assets

The analysis of the carrying amount of right-of-use assets by class of underlying asset is as follows:

#### 14. 物業、廠房及設備-續

於年度內沒有改變估值的方法。

公平值計量是基於上述物業的最高及 最佳使用, 跟實際使用沒有不同。

倘本集團之租賃土地及樓宇按成本 值減累計折舊計算,則本集團租賃土 地及樓宇於2022年12月31日之賬面 值應約為58,832,000港元(2021年: 77,457,000港元)。

#### 使用權資產

按資產類別的使用權資產賬面值分析 如下:

		2022 2022年 HK\$′000 千港元	2021 2021年 HK\$'000 千港元
Ownership interests in leasehold land and buildings, carried at fair value, with remaining lease terms of:	安公平值列賬持有作自用之 租賃土地及物業之所有權 權益,餘下租賃期為		
– Between 10 and 50 years	-10年至50年	39,023	40,817
– Over 50 years	-50年以上	208,700	233,300
		247,723	274,117
Ownership interests in leasehold land, acarried at depreciated cost, with remaining lease terms of between 10 and 50 years	安折舊成本列賬持有作自用 之租賃土地之所有權權益, 餘下租賃期為10年至50年	27,302	29,293
Other properties leased for own use, starting at depreciated cost	安折舊成本列賬其他自用 之租賃物業	1,378	1,237

#### NOTES TO THE FINANCIAL STATEMENTS

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Surveyors.

#### **15. INVESTMENT PROPERTY**

#### 15. 投資物業

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Fair value	公平值		
At 1 January	於1月1日	84,200	82,000
Change in fair value	公平值改變	29,500	2,200
At 31 December	於12月31日	113,700	84,200

The investment property of the Group is held under long-term leases in Hong Kong.

本集團之投資物業以長期租約持有。

There was no deferred tax for the fair value change of investment property located in Hong Kong as capital gain tax on sale of the investment property is not applicable in Hong Kong and the deferred tax for the fair value change of investment property is dealt with in accordance with the accounting policy set out in note 4(o).

The investment property held by the Group was valued by qualified valuers from Asset Appraisal Limited, an independent firm of chartered surveyors. The valuation was carried out in accordance with guidance set by the HKIS Valuation Standards (2020 Edition) published by the Hong Kong Institute of

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer. There were no transfers between Levels 1, 2 and 3 during the year.

The valuation was determined using a market comparison approach. The fair value is based on the prices for recent market transactions in similar properties and adjusted to reflect the condition and location of the Group's investment property. The significant input of this valuation approach is price per square feet, which has been adjusted to reflect the time of transaction, location, size, level and age of the property, site view and building quality.

由於出售位於香港的投資物業的資本收益稅不適用於香港,故並無就位於香港的投資物業的公平值變動產生遞延稅項,而投資物業的公平值變動遞延稅項則按附註4(o)所載會計政策處理。

本集團持有之投資物業乃由獨立合資格估值師中誠達資產評值顧問有限公司進行估值。該估值工作乃根據及由香港測量師學會出版的香港測量師學會物業估值準則2020版的指引進行。

本集團的政策是按於導致事件發生或 變動情況之日,確認轉入及轉出公平 值等級層次。於年度內,並沒有於第1 層、第2層及第3層之間的轉移。

估值採用市場比較法確定。公平值是根據近期市場交易中類似物業的價衡物作出調整,以反映本集團的投資物業條件和位置。最顯著輸入該估值方法是以每平方尺價格,當中經調整已反映交易的時間、位置以及物業的已反映交易的時間、景觀和建築物質量。

### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 15. INVESTMENT PROPERTY – CONTINUED

# Information about fair value measurement using significant unobservable inputs (Level 3) is provided below.

#### 15. 投資物業-續

有關使用重大無法觀察的資料輸入(第 3層)公平值計量資料載於下文。

Description	Fair value at 31 December 2022	Valuation technique	Significant unobservable inputs	Range of unobservable inputs (probability- weighted average) 重大無法觀察的	Relationship of unobservable inputs to fair value
敍述	於 <b>2022年12</b> 月 <b>31</b> 日 之公平值	估值方法	重大無法觀察的資料輸入	資料輸入的範圍(概率加權平均)	無法觀察輸入和 公平值關係
Investment property in Hong Kong 位於香港之投資物業	HK\$113,700,000 (2021: HK\$84,200,000) 113,700,000港元 (2021年: 84,200,000港元)	Market comparison approach 市場比較法	Floor adjustment factor 樓層因素調整	0% (2021: 1.5%-3.5%) 0% (2021年:1.5%-3.5%)	Higher floor will result in correspondingly higher fair value. 較高的樓層將導致相對較高的公平值。
			Location adjustment factor 地點因素調整	0% (2021: 0%) 0% (2021年:0%)	Higher rate of location adjustment will result in correspondingly higher fair value. 較高的地點因素調整率將 導致相對較高的公平值。

There were no changes to the valuation methodology during the year.

The fair value measurement is based on the above property's highest and best use, which does not differ from its actual use.

於年度內沒有改變估值的方法。

公平值計量是基於上述物業的最高及 最佳使用, 跟實際使用沒有不同。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

- 16. EQUITY INSTRUMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME/FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS
  - (a) Equity instruments designated at fair value through other comprehensive income
- 16. 以公平值計入其他全面收益之 股本工具/以公平值計入損益 之金融資產
  - (a) 以公平值計入其他全面收益 之股本工具

		2022 2022年 HK\$′000 千港元	2021 2021年 HK\$′000 千港元
Listed securities in Hong Kong, at fair value Listed securities overseas, at fair value	於香港上市證券之公平值	11,022 5,723	_ 
Esteu securites overseus, at rail value		16,745	_

These listed securities are shares in various companies which are listed in Hong Kong or overseas. The Group designated the investments at FVOCI (non-recycling) as they are held for long-term investment purpose. Dividends of HK\$256,000 were received on these investments during the year (2021: HK\$Nil).

During the year ended 31 December 2022, net fair value gain amounted to HK\$120,000 (2021: HK\$Nil) was recognised in other comprehensive income.

The fair values of listed equity investments are based on quoted market prices.

該等上市證券是各種在香港或海外上市的公司股份。本集團設定該等投資為經其他全面收益入賬的金融資產(不循環),基於是為長期投資而持有。於年度內,本集團從該投資收取股息共256,000港元(2021年:零港元)。

截至2022年12月31日止年度,被確認並於其他全面收益反映的公平值收益淨額為120,000港元(2021年:零港元)。

上市股本投資的公平值是根據市 場報價。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

- 16. EQUITY INSTRUMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME/FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS CONTINUED
  - (b) Financial assets at fair value through profit or loss
- 16. 以公平值計入其他全面收益之 股本工具/以公平值計入損益 之金融資產-續
  - (b) 以公平值計入損益之金融資 產

2022 2022年 HK\$'000 千港元 2021 2021年 HK\$'000 千港元

Unlisted unit funds, at fair value

非上市單位基金之公平值

7,904

交易商報價而進行評估。

非上市單位基金之公平值是根據

(c) Fair value hierarchy

dealer quotations.

The fair values of the Group's listed securities as at year end are determined based on unadjusted active market quotes available in the regular equity markets.

The fair values of unlisted unit funds are based on

The Group's unit funds are not traded in open market and the fair value of which are determined based on dealer quotations.

(c) 公平值等級

本集團所持之上市證券於年底的 公平值是根據活躍, 常規及未經 調整的股票市場報價而確定的。

本集團所持之單位基金的並非在 公開市場買賣,其公平值是根據 交易商報價而進行評估。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

- 16. EQUITY INSTRUMENTS DESIGNATED AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME/FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS CONTINUED
  - (c) Fair value hierarchy Continued

- 16. 以公平值計入其他全面收益之 股本工具/以公平值計入損益 之金融資產-續
  - (c) 公平值等級-續

		2022 2022年			
		Level 1	Level 2	Level 3	Total
		第一層	第二層	第三層	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Equity instruments designated at fair value through other comprehensive income	以公平值計入其他全面 收益之股本工具				
– Listed securities in	-於香港上市證券之				
Hong Kong at fair value	公平值	11,022	-	-	11,022
<ul> <li>Listed securities overseas</li> </ul>	-於海外上市證券之				
at fair value	公平值	5,723	-	-	5,723
		46.745			46 745
		16,745	-	-	16,745
Financial assets at fair value through profit or loss	以公平值計入損益之 金融資產				
<ul> <li>Unlisted unit funds, at</li> </ul>	- 非上市單位基金之				
fair value	公平值	_	7,904	_	7,904

During the year ended 31 December 2022, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

截至2022年12月31日止年度內,沒有發生第一層和第二層之間之資產調動,也沒有資產被轉入或調出第三層。本集團的政策是在報告期末確認公平值等級之間的調動。

### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 17. GOODWILL

#### 17. 商譽

. GOODWILL	17. 陶言		_
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Gross and net carrying amount	賬面值		
At 1 January and 31 December	於1月1日及12月31日	9,486	9,486

#### Impairment testing of CGU containing goodwill

For the purpose of impairment testing, goodwill is allocated to the single CGU identified, the magnetic components production.

The recoverable amount of the CGU has been determined from value-in-use calculation based on cash flow projections from formally approved budget covering a five-year period. Cash flow beyond the five-year period are extrapolated using an estimated weighted average growth rate of 0% (2021: 0%), which does not exceed the long-term growth rate for the magnetic component production industry. The cash flows are discounted using a discount rate of 16% (2021: 18%). The discount rate used is pre-tax and reflects specific risks relating to the CGU. The growth rates within the five-year period ranged from 2% to 3% (2021: 2%).

Based on result of the impairment testing, no impairment loss has been recognised since initial recognition of goodwill.

# 包含商譽之現金生產單位的減值檢測

就減值檢測而言,商譽已分配到磁性 產品生產,可識別之單一現金生產單 位。

現金產生單位之可收回金額是根據正式批准覆蓋5年期之預算而得出之現金流量預測所決定。5年以外的現金流,則使用估計加權平均增長率為0%(2021年:0%)作推算。而該率不會超過磁性產品生產行業的長期增長率。現金流按使用折算率為16%(2021年:18%)作折算。使用之折讓率為稅前及反映關於現金之單位特定的風險。5年內之增長率為2%-3%(2021年:2%)。

基於減值檢測的結果,自從確認商譽並沒有減值虧損被確認。

### NOTES TO THE FINANCIAL STATEMENTS

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#### **18. PARTICULARS OF SUBSIDIARIES**

The following list contains the particulars of all subsidiaries of the Group:

#### 18. 於附屬公司之權益

下表列載影響本集團業績、資產或負債之主要附屬公司詳情:

Name	Place of incorporation	Place of operation	Principal activities	Issued and fully paid share capital/ registered capital 已發行及繳足	Percent	tage of ow	nership int	erests
名稱	註冊成立地區	業務所在之地區	主要業務	股本/註冊資本	Direc	擁有權權:	益百分比 Indir	o e t lu
					Direc 直拉	<u> </u>		
					2022 2022年	2021 2021年	2022 2022年	2021 2021年
Guardsafe Technology Limited	British Virgin Islands 英屬處女群島	Hong Kong 香港	Investment holding 投資控股	US\$1,000 1,000美元	100%	100%	-	-
Great Vigour Holdings Limited	British Virgin Islands 英屬處女群島	Hong Kong 香港	Investment holding 投資控股	US\$1 1美元	100%	100%	-	-
Musthave Technology Limited	British Virgin Islands 英屬處女群島	Hong Kong 香港	Investment holding 投資控股	US\$1 1美元	-	-	100%	100%
Think Machine Technology Limited	British Virgin Islands 英屬處女群島	Hong Kong 香港	Investment holding 投資控股	US\$2 2美元	-	-	100%	100%
Century Electronics Trading Limited	Hong Kong 香港	Hong Kong 香港	Trading of electronic components 買賣電子元件	HK\$2 2港元	-	-	100%	100%
Datatronic Limited	Hong Kong 香港	Hong Kong 香港	Investment holding and manufacturing and trading of electronic components 投資控股、製造及買賣電子元件	HK\$10,000 ordinary HK\$200,000 non-voting deferred (i) 10,000港元普通股 200,000港元無投票 權遞延股份(i)	-	-	100%	100%
連達(廣東)電子 有限公司(ii)	The PRC 中國	The PRC 中國	Manufacturing of electronic components 製造電子元件	US\$8,665,000 8,665,000美元	-	-	100%	100%
Datatronic Distribution, Inc.	California, the US 美國加利福 尼亞州	California, the US 美國加利福 尼亞州	Trading of electronic components 買賣電子元件	US\$1,000 1,000美元	-	-	100%	100%
Champ Asset Limited	Hong Kong 香港	Hong Kong 香港	Property and investment holding 持有物業及投資	HK\$1 1港元	-	-	100%	100%

# NOTES TO THE FINANCIAL STATEMENTS

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# 18. PARTICULARS OF SUBSIDIARIES – CONTINUED

#### 18. 於附屬公司之權益-續

Name	Place of incorporation	Place of operation	Principal activities	Issued and fully paid share capital/ registered capital 已發行及繳足	Percenta	age of ow	nership int	erests
名稱	註冊成立地區	業務所在之地區	主要業務	股本/註冊資本	Direct	擁有權權:	益百分比 Indire	ectly
					直接	•	間:	
					2022	2021	2022	2021
Maxgain Venture Limited	Hong Kong 香港	Hong Kong 香港	Property holding 持有物業	HK\$2 2港元	-	-	100%	100%
Datatronic Technology Limited 連達科研有限公司	Hong Kong 香港	Hong Kong 香港	Investment holding 投資控股	HK\$1 1港元	-	-	100%	100%
Datatronic Excel Limited 連達創研有限公司	Hong Kong 香港	Hong Kong 香港	Investment holding and trading of electronic components 投資控股及買賣電子元件	HK\$1 1港元	-	-	100%	100%
連達(中山)科技 有限公司(iii)	The PRC 中國	The PRC 中國	Manufacturing of electronic components 製造電子元件	US\$10,000,000 10,000,000美元	-	-	100%	100%
Pulse Tek Trading Limited	Hong Kong 香港	Hong Kong 香港	Trading of electronic components 買賣電子元件	HK\$2 2港元	-	-	100%	100%
Innovative Power, Inc.	California, the US 美國加利福 尼亞州	California, the US 美國加利福 尼亞州	Manufacturing and trading of electronic components 製造及買賣電子元件	US\$1,000 1,000美元	-	-	100%	100%
Novotech Company Limited	Socialist Republic of Vietnam 越南	Socialist Republic of Vietnam 越南	Manufacturing of electronic components 製造電子元件	US\$8,760,000 8,760,000美元	-	-	100%	100%
Power Plus Innovation Limited (iv) 晋泰豐科技有限公司(iv)	Hong Kong 香港	Hong Kong 香港	Investment holding 投資控股	HK\$1 1港元	-	-	100%	N/A
Nano & Mega Limited (iv) 納麥嘉有限公司(iv)	Hong Kong 香港	Hong Kong 香港	Investment holding 投資控股	HK\$1 1港元	_	-	100%	N/A

#### NOTES TO THE FINANCIAL STATEMENTS

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# 18. PARTICULARS OF SUBSIDIARIES – CONTINUED

- (i) The non-voting deferred shares have no voting rights and are not entitled to any dividend on distribution upon winding up unless a sum of HK\$1,000,000,000 has been distributed to each holder of the ordinary shares.
- (ii) 連達(廣東)電子有限公司 is a wholly foreign owned enterprise established in the PRC for a term of 30 years up to September 2023.
- (iii) 連達(中山)科技有限公司 is a wholly foreign owned enterprise established in the PRC.
- (iv) Power Plus Innovation Limited and Nano & Mega Limited were incorporated on 11 October 2022 in Hong Kong and principally engaged in investment holding. Both companies were inactive during the year.

#### 18. 於附屬公司之權益-續

- (i) 無投票權遞延股份並無投票權,於清盤時亦無權獲得就此分派的任何股息,除非每名普通股持有人均已獲分派1,000,000,000,000港元,則作別論。
- (ii) 連達(廣東)電子有限公司乃一家在中國成立之外商獨資企業,經營期為30年,直至2023年9月為止。
- (iii) 連達(中山)科技有限公司乃一家在中國成立之外商獨資企業。
- (iv) 晋泰豐科技有限公司及納麥嘉有限公司於2022年10月11日於香港成立,其主要業務為投資控股。2家公司於本年度均為不活躍。

#### 19. INVENTORIES

#### 19. 存貨

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Raw materials	原材料	64,472	65,298
Work-in-progress	半製成品	6,449	5,962
Finished goods	製成品	37,708	35,387
		108,629	106,647

The Group's inventories with an aggregate carrying amount of approximately HK\$12,829,000 (2021: HK\$8,440,000) was stated at net realisable value.

本集團之總存貨可變現淨值列賬其賬面值約為12,829,000港元(2021年:8,440,000港元)。

### NOTES TO THE FINANCIAL STATEMENTS

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#### **20. TRADE RECEIVABLES**

# Customers are generally offered a credit period ranging from 30 days to 90 days. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by senior management.

(a) An ageing analysis of trade receivables, based on invoice dates, as at the end of the reporting period is as follows:

#### 20. 應收賬款

本集團一般給予客戶之信貸期介乎30 日至90日之間。本集團會密切監控逾 期應收賬款。高層管理人員會定期審 閱逾期應收賬款。

(a) 於結算日,根據發票日期的應收 賬款賬齡分析如下:

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Within 30 days 31 to 60 days 61 to 90 days Over 90 days	30日內 31至60日 61至90日 90日以上	15,034 9,728 5,118 4,720	17,425 6,611 2,211 4,315
Less: Loss allowances for impairment	減:減值虧損撥備	34,600 (831)	30,562 (658)
		33,769	29,904

- (b) The movements in the loss allowances for impairment of trade receivables are as follows:
- (b) 應收賬款減值虧損撥備之變動如 下:

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
At 1 January 於	1月1日	658	913
Expected credit loss 預	期信貸之變動	173	(255)
At 31 December 於	12月31日	831	658

The Group recognised impairment loss based on the accounting policy stated in note 4(j)(ii). Further details of impairment analysis under HKFRS 9 performed on the Group's trade receivables are set out in note 31(i).

本集團按列載於附註4(j)(ii)之會計制度而確認減值虧損。就本集團按照香港財務準則第9號對應收賬款所進行的減值分析的進一步詳情,載列於附註31(i)。

#### NOTES TO THE FINANCIAL STATEMENTS

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# 21. AMOUNTS DUE FROM/(TO) ULTIMATE HOLDING COMPANY AND RELATED COMPANIES

Particulars of the amounts due from ultimate holding company and related companies, disclosed are as follows:

#### 21. 應收/(應付)最終控股公司及 關連公司款項

應收最終母公司及關連公司款項資料 呈列如下:

Maximum amount outstanding

	31 Dec	cember	during 1	the year December
			年月	
	於12月	月31日	最高	餘額
	2022	2021	2022	2021
	2022年	2021年	2022年	2021年
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	千港元	千港元	千港元	千港元
Ultimate holding 最終控股公司 company				
Onboard Technology Limited	112	112	122	112
Related companies 關連公司				
Data Express Limited*	142	129	142	129
Citicheer Enterprise Inc*	144	128	144	128
	286	257		

The amounts due from/(to) ultimate holding company and related companies are unsecured, interest-free and repayable on demand.

\* Mr. Siu Paul Y., a director of the Company, has controlling interest in Data Express Limited and Citicheer Enterprise Inc.

應收/應付最終控股公司及關連公司之款項乃無抵押、免息及須按要求償還。

\* 蕭保羅先生(其為本公司之一位董 事和最終控制方)擁有Data Express Limited及Citicheer Enterprise Inc.之 實益權益。

# 綜合財務報表附註 NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### 22. TRADE AND OTHER PAYABLES

#### 22. 應付賬款及其他應付款項

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Current liabilities Trade payables Other payables and accruals Fee payables for construction of manufacturing plants	流動負債 應付賬款 其他應付款項及應計費用 應付生產廠房的費用	8,618 10,604 559	11,170 12,921 18,052
manufacturing plants		19,781	42,143
Non-current liabilities Retention payable	<b>非流動負債</b> 應付保留金	3,608	4,510

An ageing analysis of trade payables, based on invoice dates, as at the end of the reporting period is as follows: 於結算日按發票日期的應付賬款之賬 齡分析如下:

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Within 30 days	30日內	3,916	4,523
31 to 60 days	31至60日	3,022	3,681
61 to 90 days	61至90日	1,046	1,570
Over 90 days	90日以上	634	1,396
		8,618	11,170

# 綜合財務報表附註 NOTES TO THE FINANCIAL STATEMENTS

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#### 23. EMPLOYEE BENEFITS

Details of the employee benefits and movements thereof:

#### 23. 僱員福利

員工褔利及變動如下:

Provision for long service payments

		長期服務金之撥備	
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
At the beginning of the year	於本年度期初	19,424	18,996
Exchange adjustments	匯兑調整	(1,169)	355
Add: Additional provision made	加:新增已確認撥備	24	98
Less: Reversal of provision	減:撥備回撥	_	(25)
At the end of the year	於本年度期末	18,279	19,424
Categorised as:	分類如下:		
Due after more than one year	多於一年後到期	18,279	19,424

The provision for long service payments of Hong Kong and the PRC employees is provided based on the actual number of years of services rendered by the employees and the relevant laws and regulations. The provision will be settled at the time when the respective employees left the Group.

集團內公司之香港及中國僱員長期服務金乃根據僱員實際服務年期、相關 法例及法規提撥準備。有關準備則於 各僱員離職時結清。

## NOTES TO THE FINANCIAL STATEMENTS

Impairment loss

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#### 24. DEFERRED TAX

#### 24. 遞延稅項

Details of the deferred tax liabilities and assets recognised and movements thereof:

遞延税項資產及負債之變動如下:

		and revaluation of leasehold land and buildings for own use 自用之 租賃土地及	Depreciation allowances in excess of the related depreciation 超過相關 折舊之	Tax losses	Total
		樓宇之估值	折舊免税額	税項虧損	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
At 1 January 2021	於2021年1月1日	38,084	1,779	(137)	39,726
(Credit)/debit to profit or loss (note 10) Debit to other comprehensive income	(計入)/扣除自損益(附註10) 扣除自其他全面收益(附註11)	(1,460)	483	-	(977)
(note 11)		2,212	-	-	2,212
At 31 December 2021 and	於2021年12月31日及				
1 January 2022	2022年1月1日	38,836	2,262	(137)	40,961
Credit to profit or loss (note 10)	計入自損益(附註10)	(1,026)	(254)	(137)	(1,280)
Credit to other comprehensive income		(1,020)	(254)		(1,200)
(note 11)		(7,654)	-	-	(7,654)
	₩2000/E40 F24 F	20.4		(42=)	
At 31 December 2022	於2022年12月31日	30,156	2,008	(137)	32,027

For the purpose of presentation in consolidated statement of financial position. The following is the analysis of the deferred tax balances for financial reporting purpose:

為符合呈列於綜合財務狀況表,基於 財務報告要求,遞延税項餘額分析如 下:

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Deferred tax asset Deferred tax liabilities	遞延税項資產 遞延税項負債	272 (32,299)	311 (41,272)
		(32,027)	(40,961)

# NOTES TO THE FINANCIAL STATEMENTS

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#### **25. SHARE CAPITAL**

#### 25. 股本

	151.5		
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Authorised:	法定:		
1,000,000,000 ordinary shares of	1,000,000,000股每股面值		
HK\$0.1 each	0.1港元之普通股	100,000	100,000
Issued and fully paid:	已發行及繳足:		
320,000,000 ordinary shares of	320,000,000股每股面值		
HK\$0.1 each	0.1港元之普通股	32,000	32,000

#### **26. RESERVES**

#### 26. 儲備

#### (a) Company

#### (a) 本公司

			(u) 112 A		
		Share	Contributed	Accumulated	
		premium	surplus	losses	Total
		股份溢價	實繳盈餘	累計虧損	合計
		(note (c)(i))	(note (c)(v))	(note (c)(vii))	
		(附註(c)(i))	(附註(c)(v))	(附註(c)(vii))	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
At 1 January 2021  Changes in equity for 2021:	於2021年1月1日 <b>2021</b> 年之權益變動:	57,099	89,606	(83,354)	63,351
Profit and total comprehensive income for the year	年度溢利及全面收益總額	_	_	4,043	4,043
Dividends paid (note b(i))	已派股息(附註b(i))			(6,400)	(6,400)
At 31 December 2021 and	於2021年12月31日及				
1 January 2022	2022年1月1日	57,099	89,606	(85,711)	60,994
Changes in equity for 2022:	2022年之權益變動:		·	, , ,	,
Profit and total comprehensive income for the year	年度溢利及全面收益總額			10,822	10,822
Dividends paid (note b(i))	已派股息(附註b(i))	_	_	(6,400)	(6,400)
- Dividends paid (note b(i/)				(0,700)	(0,700)
At 31 December 2022	2022年12月31日	57,099	89,606	(81,289)	65,416

# NOTES TO THE FINANCIAL STATEMENTS

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#### **26. RESERVES – CONTINUED**

#### 26. 儲備 - 續

(b) Dividends

(b) 股息

(i) Dividends paid during the year:

#### (i) 於年度內支付之股息:

	2022 2022年 HK\$′000 千港元	2021 2021年 HK\$'000 千港元
Final dividend of HK\$0.01 年內就上財政年度核准及 (2021: HK\$0.01) per ordinary share, approved and paid during the year, in respect of the previous financial year Interim dividend of HK\$0.01 已宣派及派付中期股息 (2021: HK\$0.01) per ordinary share, declared and paid 年內就上財政年度核准及 支付的末期股息每股 普通股0.01港元 (2021年:0.01港元)	3,200	3,200
during the year	3,200	3,200
	6,400	6,400

# (ii) Dividend proposed in respect of the current year:

#### (ii) 於年度內擬派之股息:

carrette year.		
	2022	2021
	2022年	2021年
	HK\$'000	HK\$'000
	千港元	千港元
Final dividend, proposed, of 擬派末期股息每股		
HK\$Nil (2021: HK\$0.01) 普通股零港元		
per ordinary share (2021年:0.01港元)	_	3,200
per ordinary share (2021年: 0.01港元)	-	3,200

The final dividend for the year proposed after the end of the reporting period is subject to shareholders' approval in the forthcoming general meeting. It has not been recognised as a liability at the end of the reporting period. 於結算日後建議派發的末期 股息須待股東於應屆股東週 年大會上批准,該股息並未 於結算日確認為負債。

#### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

#### **26. RESERVES - CONTINUED**

#### (c) Nature and purpose of reserves

#### (i) Share premium

The share premium account represents the excess of the nominal value of the ordinary shares issued by the Company and the net proceeds from the issuance of ordinary shares after deduction of the share issuing expenses.

#### (ii) Capital reserve

Capital reserve of the Group represents the difference between the nominal value of the ordinary shares issued by the Company and the aggregate of the share capital and share premium of subsidiaries acquired through exchanges of shares pursuant to the reorganisation.

#### (iii) Property revaluation reserve

Property revaluation reserve represents cumulative net gains/losses arising on the revaluation of ownership interests in leasehold land and buildings held for own use.

#### (iv) Exchange reserve

The reserve represents the cumulative net exchange difference arising from the translation of foreign operations. The reserve is dealt with accordance with the accounting policy set out in note 4(p).

#### (v) Contributed surplus

Contributed surplus of the Company represents the difference between the nominal value of the ordinary shares issued by the Company and the net asset value of subsidiaries acquired through an exchange of shares pursuant to the reorganisation.

#### 26. 儲備 - 續

#### (c) 儲備性質及目的

#### (i) 股份溢價

股份溢價賬指本公司發行之 普通股面值超出於首次公開 招股發行之普通股收益淨額 (扣除發行費用後)之差額。

#### (ji) 資本儲備

資本儲備指就本公司於2001 年在聯交所上市本公司之已 發行普通股面值與根據重組 而交換股份所獲得之附屬公 司之股本加上股份溢價所得 之總和兩者之差額。

#### (iii) 物業重估儲備

物業重估儲備指由持有作自 用之租賃土地及物業之所有 權權益經重估所產生的累計 淨收益或虧損。

#### (iv) 匯兑儲備

匯兑儲備指因換算香港以外地區業務之財務報表而產生的外匯匯兑差額之累計淨值。此項儲備按附註4(p)所載的會計政策處理。

#### (v) 實繳盈餘

實繳盈餘乃指就本公司於 2001年在聯交所上市本公司 之已發行普通股面值與根據 重組而交換股份所獲得之附 屬公司之資產淨值兩者之差 額。

### NOTES TO THE FINANCIAL STATEMENTS

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#### 26. RESERVES - CONTINUED

#### (c) Nature and purpose of reserves – Continued

#### (vi) Fair value reserve (non-recycling)

The fair value reserve (non-recycling) comprises the cumulative net change in the fair value of equity instruments designated at fair value through other comprehensive income that are held at the end of the reporting period.

#### (vii) Retained earnings/accumulated losses

Cumulative net gains and losses recognised in profit or loss.

Under the Companies Act 1981 of Bermuda (as amended), retained earnings and contributed surplus are distributable to owners of the Company, subject to the condition that the Company cannot declare or pay a dividend, or make a distribution out of retained earnings and contributed surplus if (i) it is, or would after the payment be, unable to pay its liabilities as they become due; or (ii) the realisable value of its assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium.

#### 26. 儲備 - 續

#### (c) 儲備性質及目的-續

#### (vi) 重估儲備(非循環)

重估儲備(非循環)包括報告期末持有以公平值計入其他 全面收益之股本工具的公平 值累計淨變動。

#### (vii) 保留溢利/累計虧損

於損益中記錄所累計之淨收 益及虧損。

#### NOTES TO THE FINANCIAL STATEMENTS

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#### 27. RELATED PARTY TRANSACTIONS

During the year, the Group had the following significant transactions with related parties:

(a) Related party transactions, which also constitute connected transactions as defined in Chapter 14A of the Listing Rules, included in the consolidated statement of comprehensive income as follows:

#### 27. 關連人士交易

在本年度內,本集團有下列與關連人 士進行之重大交易:

(a) 構成上市規則第14A章定義下之關 連交易,並計入綜合全面收益表 之關連人士交易如下:

	2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Datatronics Romoland, Inc. ("DRI") #		
Sales to DRI 向DRI銷售之金額	54,546	44,524
Reimbursement of expenses to DRI 向DRI發還代墊支出	13,177	11,388

<sup>#</sup> Mr. Siu Paul Y., a director of the Company, has controlling interest in DRI.

- # 蕭保羅先生(其為本公司之一位 董事和最終控制方)擁有DRI之實 益權益。
- (b) Related party balances included in the consolidated statement of financial position:
- (b) 計入綜合財務狀況表之關連人士 結餘:

		2022 2022年 HK\$′000 千港元	2021年 2021年 HK\$'000 千港元
Year-end balance included in trade receivables arising from sales of goods to DRI	向DRI銷售貨品產生應收 賬款之年末結餘	891	529
Year-end balance arising from advance to ultimate holding company	向最終控股公司已付墊款 產生之年末結餘		
– Onboard Technology (note 21)	– Onboard Technology (附註21)	112	112
Year-end balance arising from advance to related companies:	向關連公司已付墊款產生 之年末結餘:		
- Data Express Limited (note 21)	– Data Express Limited (附註21)	142	129
- Citicheer Enterprise Inc (note 21)	- Citicheer Enterprise Inc (附註21)	144	128
Year-end balance arising from advance from DRI	由DRI已付墊款產生之 年末結餘	1,055	423

### NOTES TO THE FINANCIAL STATEMENTS

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# 27. RELATED PARTY TRANSACTIONS – CONTINUED

# (c) Key management personnel remuneration of the Group

#### 27. 關連人士交易 - 續

(c) 本集團主要管理人員之薪酬

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Short-term employee benefits Post-employment benefits	短期僱員福利 僱用後福利	11,877 26	11,530 18
		11,903	11,548

The key management personnel of the Group are the executive directors of the Group.

本集團主要管理人員乃本集團執 行董事。

#### 28. LEASES

# Nature of leasing activities (in the capacity as lessee)

The Group leases a number of properties in the jurisdictions from which it operates. Leases of property comprise only fixed payments over the lease term.

#### 28. 租賃

和賃負債

#### 租賃活動的性質(以承租人身份)

本集團在其經營所在的司法管轄區租 賃許多物業。物業租賃僅包括租賃期 內的固定付款。

#### Lease liabilities

	144	- > - > - >	
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Buildings	樓宇		
At 1 January	於1月1日	1,266	859
Additions	增加	246	_
Lease modification	租賃修改	489	931
Interest expenses	利息支出	39	36
Lease payments	租賃付款	(624)	(560)
Foreign exchange movements	匯兑變動	2	_
At 31 December	於12月31日	1,418	1,266

# 綜合財務報表附註 NOTES TO THE FINANCIAL STATEMENTS

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#### 28. LEASES - CONTINUED

Lease liabilities - Continued

Future lease payments are due as follows:

#### 28. 租賃 - 續

租賃負債-續

本集團未來租賃付款如下:

		Minimum		
		lease		Present
		payments	Interest	value
		最低租賃付款	利息	現值
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
31 December 2022	2022年12月31日			
Not later than one year	不遲於1年	616	(32)	584
Later than one year and	1年後但不遲於2年			
not later than two years		616	(16)	600
Later than two years and not	2年後但不遲於5年			
later than five years		236	(2)	234
		1,468	(50)	1,418
		1,400	(50)	1,410
			(30)	1,410
		Minimum	(30)	
		Minimum lease		Present
		Minimum lease payments	Interest	Present value
		Minimum lease payments 最低租賃付款	Interest 利息	Present value 現值
		Minimum lease payments 最低租賃付款 HK\$'000	Interest 利息 HK\$'000	Present value 現值 HK\$'000
		Minimum lease payments 最低租賃付款	Interest 利息	Present value 現值
31 December 2021	2021年12月31日	Minimum lease payments 最低租賃付款 HK\$'000	Interest 利息 HK\$'000	Present value 現值 HK\$'000
31 December 2021  Not later than one year	2021年12月31日 不遲於1年	Minimum lease payments 最低租賃付款 HK\$'000	Interest 利息 HK\$'000	Present value 現值 HK\$'000
		Minimum lease payments 最低租賃付款 HK\$'000 千港元	Interest 利息 HK\$'000 千港元	Present value 現值 HK\$'000 千港元
Not later than one year	不遲於1年	Minimum lease payments 最低租賃付款 HK\$'000 千港元	Interest 利息 HK\$'000 千港元	Present value 現值 HK\$'000 千港元
Not later than one year Later than one year and	不遲於1年	Minimum lease payments 最低租賃付款 HK\$'000 千港元	Interest 利息 HK\$'000 千港元 (25)	Present value 現值 HK\$'000 千港元
Not later than one year Later than one year and not later than two years	不遲於1年 1年後但不遲於2年	Minimum lease payments 最低租賃付款 HK\$'000 千港元	Interest 利息 HK\$'000 千港元 (25)	Present value 現值 HK\$'000 千港元
Not later than one year Later than one year and not later than two years Later than two years and not	不遲於1年 1年後但不遲於2年	Minimum lease payments 最低租賃付款 HK\$'000 千港元	Interest 利息 HK\$'000 千港元 (25) (10)	Present value 現值 HK\$'000 千港元 576

### NOTES TO THE FINANCIAL STATEMENTS

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#### 28. LEASES - CONTINUED

#### Lease liabilities - Continued

The present value of future lease payments are analysed as:

#### 28. 租賃 - 續

#### 租賃負債-續

未來租賃付款現值分析如下:

		2022 2022年 HK\$'000 千港元	2021 2021年 HK\$'000 千港元
Current liabilities	流動負債	584	576
Non-current liabilities	非流動負債	834	690
At 31 December	於12月31日	1,418	1,266
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Interest on lease liabilities	租賃負債之利息	39	36
Short-term leases expenses	短期租賃支出	666	617

#### The Group as a lessor

The Group's investment property is leased to a tenant under an operating lease. At the end of the year, the Group had total future minimum lease receivables under non-cancellable operating leases falling due as follows:

#### 營運租賃-出租人

本集團的投資物業於營運策賃下出租 予承租人。於結算日,不可撤銷營運 租賃項下最低應收租金如下:

		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Within one year	1年內	2,160	2,160
In the second to the fifth year	第2至第5年	586	2,746
		2,746	4,906

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#### **29. CAPITAL COMMITMENTS**

#### 29. 資本承擔

			_
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		千港元	千港元
Commitment for the acquisition of:	有關購置下列項目的		
	資本承擔:		
<ul><li>manufacturing plants</li></ul>	一生產廠房	6,321	4,481
– properties	一物業	68	59
– machinery and equipment	-機器設備	529	193
		6,918	4,733

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## 30. THE COMPANY'S STATEMENT OF FINANCIAL POSITION

#### 30. 公司之財務狀況表

		Notes 附註	2022 2022年 HK\$′000 千港元	2021 2021年 HK\$'000 千港元
Non-current assets Interests in subsidiaries	非流動資產 於附屬公司之權益		113,606	113,606
			113,606	113,606
Current assets Prepayments, deposits and other receivables Cash and cash equivalents	流動資產 預付賬款、按金及 其他應收款項 現金及等同現金項目		128 178	126 101
			306	227
Current liabilities Amounts due to subsidiaries Other payables	流動負債 應付附屬公司款項 其他應付款項		16,369 127	20,745 94
			16,496	20,839
Net current liabilities	流動負債淨額		(16,190)	(20,612)
NET ASSETS	資產淨值		97,416	92,994
<b>Equity</b> Share capital Reserves	<b>權益</b> 股本 儲備	25 26	32,000 65,416	32,000 60,994
TOTAL EQUITY	權益總額		97,416	92,994

On behalf of the Board of Directors

承董事會命

Siu Ronald 蕭佑忠 Director 董事 Shui Wai Mei 徐惠美 Director 董事

### NOTES TO THE FINANCIAL STATEMENTS

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#### 31. FINANCIAL RISK MANAGEMENT

The Group's major financial instruments include cash and cash equivalents, trade and other receivables, trade and other payables, equity instruments designated at fair value through other comprehensive income and financial assets at fair value through profit or loss. Details of the financial instruments are disclosed in respective notes. The risks associated with these financial instruments include credit risk, liquidity risk, interest rate risk, currency risk and equity price risk,. The Group does not hold or issue derivative financial instruments either for hedging or trading purposes. The policies on how to mitigate these risks are set out as below.

The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

#### (i) Credit risk

As at 31 December 2022, the maximum exposure to credit risk is represented by the carrying amount of each financial asset in the consolidated statement of financial position.

#### Trade receivables

In respect of trade receivables, the Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer rather than the industries and countries in which customers operate and therefore significant concentration of credit risk primarily arise when the Group has significant exposure to individual customers. At the end of the reporting period, the Group has a certain concentration of credit risk as approximately 24% (2021: 15%) and 59% (2021: 50%) of the total trade receivables was due from the Group's largest customer and the five largest customers respectively.

#### 31. 財務風險管理

本集團之主要金融工具包括現金及等 同現金項目、應收及其他應的 應付賬款及其他應付款項。該等、 應付賬款及其他應付款項。該等 工具詳情於各附註中披露。該等。金融 工具有關之風險包括信貸風險、 性風險、利率風險、貨幣風險及 價格風險。本集團並沒有就對中 場目的持有或發行任何金融工具。 何降低該等風險之政策載列下文。

本集團之整體風險管理計劃針對金融 市場之不可預測性,並務求盡量減低 可能對本集團財務表現構成之不利影 響。管理層管理及監控該等風險,確 保能及時和有效地採取適當之措施。

#### (i) 信貸風險

於2022年12月31日,最大信貸風 險承擔以綜合財務狀況表各財務 資產之賬面值表示。

#### 應收賬款

## NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (i) Credit risk - Continued

#### Trade receivables - Continued

In order to minimise risk, the management has a credit policy in place and the exposure to these credit risks are monitored on an ongoing basis. Credit evaluations of its customers' financial position and condition is performed on all customers periodically. These evaluations focus on the customer's past history of making payments when due and current liability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. The Group does not require collateral in respect of its financial assets. Debts are usually due within 90 days from the date of billing.

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECL, which is calculated using a provision matrix. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowances based on past due status is not further distinguished among the Group's different customer bases.

#### 31. 財務風險管理-續

### (i) 信貸風險-續

#### 應收賬款一續

本集團以整個存續期的預期信貸 虧損金額計量應收賬款的虧損撥 備,該金額使用撥備矩陣計算。 由於本集團的歷史信貸損失經驗 並沒有顯示不同客戶群的損失模 式存在顯著差異,按逾期狀態的 虧損撥備不會進一步按本集團的 不同客戶群區分。

### NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (i) Credit risk - Continued

#### Trade receivables – Continued

The following table provides information about the Group's maximum exposure to credit risk and ECLs for trade receivables:

#### 31. 財務風險管理 - 續

### (i) 信貸風險-續

#### 應收賬款一續

下表提供有關本集團對於應收賬 款的最大信貸風險及預期信貸虧 損的資料:

		Expected loss rate 預期虧損率 (%)	Gross carrying amount 賬面值 (HK\$'000) (千港元)	Loss allowance 虧損撥備 (HK\$'000) (千港元)
2022 Current (not past due) 1-30 days past due 31-60 days past due 61-90 days past due	2022年 即期(未逾期) 逾期1-30日 逾期31-60日 逾期61-90日	0.15%-3.50% 0.64%-3.99% 1.13%-4.48% 3.10%-6.45%	18,888 6,446 4,069 1,751	245 176 101 81
More than 90 days past due	逾期90日以上	5.07%-8.42%	3,446	228
			34,600	831
			Gross	
		Expected	carrying	Loss
		loss rate	amount	allowance
		預期虧損率 (%)	賬面值 (HK\$'000)	虧損撥備 (HK\$'000)
		(70)	(千港元)	(千港元)
2021	2021年		(   /2/5/	( 1 /2/5/
Current (not past due)	即期(未逾期)	0.00%-5.23%	20,994	395
1-30 days past due	逾期1-30日	0.51%-5.73%	3,758	57
31-60 days past due	逾期31-60日	1.02%-6.24%	2,143	60
61-90 days past due	逾期61-90日	3.05%-8.27%	3,017	119
More than 90 days past due	逾期90日以上	5.08%-10.30%	650	27
			30,562	658

Expected loss rates are based on actual loss experience over the past 3 years. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the group's view of economic conditions over the expected lives of the receivables.

預期信貸虧損率按過去3年的實際虧損經驗計算,並按收集歷史數據期間的經濟狀況、當前狀況和集團按經濟狀況對應收賬款預期壽命的的看法的差來調整此等利率。

### NOTES TO THE FINANCIAL STATEMENTS

2022年12月31日 31 December 2022

## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (i) Credit risk - Continued

## Deposits, other receivables and amounts due from related companies

The Group adopts general approach for ECLs of deposits, other receivables and amounts due from related companies. No deposits, other receivables and amounts due from related companies as at 31 December 2022 is classified which the directors considered they are credit-impaired. During the year ended 31 December 2022, expected credit loss of HK\$Nil was made (2021: expected credit loss of HK\$2,381,000 was reversed) on the credit-impaired other receivables.

#### Deposits with banks

The Group mitigates its exposure to credit risk by placing deposits with the banks with established credit rating. Given the high credit ratings of the banks, management does not expect any counterparty to fail to meet its obligations.

#### (ii) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the short-term investment of cash surpluses and the raising of loans to cover expected cash demand, subject to board approval. The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient amount of cash to meet its liquidity requirements in the short and longer term.

The following tables show the Group's remaining contractual maturities at the end of the reporting period of its non-derivative financial liabilities, based on the undiscounted cash flows of financial liabilities and the earliest date on which the Group can be demanded for repayment. The table includes both interest and principal cash flows.

#### 31. 財務風險管理-續

#### (i) 信貸風險-續

## 按金、其他應收及應收關連公司款項

本集團對按金、其他應收賬款及應收關聯公司款項採用一般方法計算預期信貸虧損,於2022年12月31日,沒有按金、其他應收關聯公司款項被董事認為信貸減值。截至2022年12月31日止年度,已就其他應收款信用減值零港元的預期信貸損失(2021年:信貸減值回撥2,381,000港元)。

#### 銀行存款

本集團將存款存進有信貸評級的 金融機構以減輕面對的信貸風 險。鑑於銀行有高的信貸評級, 管理層並不預期有關對方無法償 還其債務。

#### (ii) 流動性風險

下表詳細載列於結算日本集團的非衍生金融負債根據議定還款期的餘下合約期。下表乃根據本集團於可被要求償還的最早日期的金融負債未貼現現金流量編製。該表包括利息及本金現金流量。

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

### 31. 財務風險管理-續

(ii) Liquidity risk - Continued

(ii) 流動性風險-續

		2022 2022年			
			Total		More than
			contractual	Within	1 year but
		Carrying	undiscounted	1 year or	less than
		amount	cash flow	on demand	5 year
			總合約性		
			未貼現的	於1年內	超過 <b>1</b> 年
		賬面金額	現金流量	或按要求	但不足5年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Trade and other payables	應付及其他應付款項	18,105	18,105	18,105	_
Amount due to a related company	應付關連公司款項	1,055	1,055	1,055	_
Lease liabilities	租賃負債	1,418	1,468	616	852
Retention payable	應付保留金	3,608	3,608	-	3,608
		24,186	24,236	19,776	4,460

			202	.1	
			2021	年	
			Total		More than
			contractual	Within	1 year but
		Carrying	undiscounted	1 year or	less than
		amount	cash flow	on demand	5 year
			總合約性		
			未貼現的	於1年內	超過1年
		賬面金額	現金流量	或按要求	但不足5年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Trade and other payables	應付及其他應付款項	39,874	39,874	39,874	_
Amount due to a related company	應付關連公司款項	423	423	423	-
Lease liabilities	租賃負債	1,266	1,302	601	701
Retention payable	應付保留金	4,510	4,510	_	4,510
		46,073	46,109	40,898	5,211

### NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (iii) Fair value and cash flow interest rate risks

Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate because of changes in market interest rates. Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. As the Group has no interest-bearing liabilities, the Group's expenses and financing cash flows are independent of changes in market interest rates.

The Group is exposed to cash flow interest rate risks as the Group has cash at banks which are interest-earning at variable rates. The management monitors interest rate exposures and considered that there is no significant impact on cash flow interest rate risk.

#### (iv) Currency risk

Presently, there is no hedging policy with respect to the foreign exchange exposure. The Group is exposed to foreign currency risk primarily through sales and purchases that are denominated in a currency other than the functional currency of operation to which they relate.

#### (a) Exposure to currency risk

The following table details the Group's exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. The Group is mainly exposed to the fluctuation of United States dollars ("US\$"), RMB, Euro and Pound Sterling. For presentation purposes, the amounts of the exposure are shown in HK\$, translated using the spot rate at the year-end date.

#### 31. 財務風險管理 - 續

#### (iii) 公平值及現金流量利率風險

公平值利率風險是指金融工具之 價值因市場利率變化而波動的金流量利率風險是指而放動 。現金流量利率風險是指制 要之未來現金流量因市場利 變化而波動之風險。由於 數本集團 並無計息負債,故本集團 支 及融資現金流量均獨立於市場利 率之變動。

本集團因其現金及等同現金項目 均為計息而涉及現金流量利率風 險。管理層監察利率之影響及認 為現金流量利率風險不會產生任 何重大影響。

#### (iv) 貨幣風險

現時,本集團並無就外匯風險訂 立對沖政策。本集團須面對的外 匯風險主要來自以相關營運企業 的功能貨幣以外之貨幣為單位的 銷售與採購。

#### (a) 貨幣風險之影響

## NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### 31. 財務風險管理 - 續

- (iv) Currency risk Continued
  - (a) Exposure to currency risk Continued
- (iv) 貨幣風險-續

(a) 貨幣風險之影響-續

			2022		
			2022 <sup>±</sup>	Ŧ.	
				Pound	
		US\$	RMB	Sterling	Euro
		美元	人民幣	英鎊	歐元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Cash and cash equivalents	現金及等同現金項目	55,633	15,295	1,024	1,912
Trade and other receivables	應收及其他應收款項	12,968	-	-	
Trade and other payables	應付及其他應付款項	(1,287)	(191)	_	_
Overall exposure arising from	來自已確認資產及負債				
recognised assets and	之整體影響				
liabilities		67,314	15,104	1,024	1,912
			2021		
			2021년	Ŧ.	
				Pound	
		US\$	RMB	Sterling	Euro
		美元	人民幣	英鎊	歐元
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Cash and cash equivalents	現金及等同現金項目	80,717	34,704	1,157	2,151
Trade and other receivables	應收及其他應收款項	8,809	61	-	
Trade and other payables	應付及其他應付款項	(2,143)	(161)	_	_
		(=/: :=/	(,		
Overall exposure arising from	來自己確認資產及負債				
recognised assets and	之整體影響				
liabilities	·—————————————————————————————————————	87,383	34,604	1,157	2,151
			,		

### NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (iv) Currency risk - Continued

#### (b) Sensitivity analysis

The following table indicates the approximate change in the Group's profit/ loss for the year and retained earnings in response to reasonably possible changes in translating relevant foreign currency against HK\$ to which the Group has significant exposure at the end of the reporting period. A positive number below indicates an increase in profit and retained earnings (2021: an increase in profit and retained earnings).

#### 31. 財務風險管理 - 續

#### (iv) 貨幣風險-續

#### (b) 敏感度分析

下表列出本公司之税後溢利/ (虧損)及保留溢利因本集團 在結算日面對重大的合理的 外匯匯率的可能變化而產生 的概約變動。下列正數表示 利潤及保留溢利增加(2021 年:溢利及保留溢利增加)。

	2022 2021		21	
	202	2年	2021年	
				Increase/
				(decrease) in
		Increase/		loss for the
	Increase/	(decrease)	Increase/	year and
	(decrease)	in profit for	(decrease)	decrease/
	in foreign	the year	in foreign	(increase)
	exchange	and retained	exchange	retained
	rates	earnings	rates	earnings
				年度虧損
		年度利潤		增加/(減少)
	外匯匯率的	及保留溢利	外匯匯率	及保留溢利
	增加/(減少)	(減少)/增加	增加/(減少)	減少/(增加)
	%	HK\$'000	%	HK\$'000
		千港元		千港元
netary net assets 以人民幣定值的	3%	453	3%	(1,038)
denominated in RMB	(3%)	(453)	(3%)	1,038

Other components of consolidated equity would not be affected (2021: Nil) by the changes in foreign exchange rates.

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在綜合權益中之其他部份並 無因外匯匯率的變化而受影響(2021年:無)。

### NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (iv) Currency risk - Continued

#### (b) Sensitivity analysis - Continued

The sensitivity analysis has been determined assuming that the change in foreign exchange rates had occurred at the end of the reporting period and had been applied to each of the Group entities' exposure to currency risk for non-derivative financial instruments in existence at that date, and that all other variables, in particular interest rates, remain constant.

The stated changes represent management's assessment of reasonably possible changes in foreign exchange rates over the period until the end of the next annual reporting period. In this respect, it is assumed that the pegged rate between the HK\$ and the US\$ would be materially unaffected by any changes in movement in value of the US\$ against other currencies. Results of the analysis as presented in the above table represent an aggregation of the effects on each of the group entities' profit/loss for the year and equity measured in the respective functional currencies, translated into HK\$ at the exchange rate ruling at the end of the reporting period for presentation purposes. The analysis is performed on the same basis for 2021.

The foreign exchange rates movement between Pound Sterling, Euro and HK\$ has insignificant impact to the results and financial positions of the Group.

#### (v) Fair values

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

#### 31. 財務風險管理-續

#### (iv) 貨幣風險-續

#### (b) 敏感度分析-續

敏感性分析乃假定外匯匯率 變動於結算日發生及已對本 集團旗下各實體應用於日存 續的非衍生金融工具所涉及 之貨幣風險,而所有其他變 數(尤其是利率)均維持不變。

英鎊及歐元與港元之外滙滙 率變動對本集團之對績及財 務狀況構成不重大影響。

#### (v) 公平值

董事認為於綜合財務報表內以經 攤銷成本值列賬之財務資產及負 債,其賬面值與其公平值相約。

### NOTES TO THE FINANCIAL STATEMENTS

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## 31. FINANCIAL RISK MANAGEMENT – CONTINUED

#### (vi) Equity price risk

The Group is exposed to equity price changes arising from equity instruments designated as FVOCI which are listed on the Stock Exchange and National Association of Securities Dealers Automated Quotations Stock Market ("NASDAQ"). Listed investments held in the portfolio have been chosen based on their longer term growth potential and are monitored regularly for performance against expectations. The portfolio is diversified in terms of industry distribution, in accordance with the limits set by the Group.

#### Sensitivity analysis

The sensitivity analysis on equity price risk includes the Group's financial instruments, which fair value or future cash flows will fluctuate because of changes in their corresponding or underlying asset's equity price. If the prices of the respective equity instruments had been 20% higher/lower, loss for the year would decrease/increase by nil (2021: nil) and other component of equity would increase/decrease by HK\$3,349,000 (2021: HK\$Nil).

#### 31. 財務風險管理 - 續

#### (vi) 股本價格風險

#### 敏感度分析

股票價格風險的敏感度分析包括了本集團的金融工具,其公平值或未來現金流量將因其價格或相關資產的權益價格變化而波動。若有關權益工具的盈利率上升/下降20%,對本年度虧損將無影響(2021年:無),權益的其他組成部分將減少/增加3,349,000港元(2021年:零港元)。

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#### 32. CAPITAL RISK MANAGEMENT

The Group regards the equity attributable to the Company's owners, comprising share capital, share premium, retained earnings and other reserves as its capital structure. The Group's objective when managing capital structure is to ensure that entities in the Group will be able to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders. In order to maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

The Group monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. Total debt is calculated as the total of trade and other payables, amount due to a related company, retention payable, lease liabilities and provision of employee benefits. Capital represents equity attributable to owners of the Company. No gearing ratios are presented as the Group had no net debt as at 31 December 2022 and 2021.

#### 32. 資本風險管理

本集團視本公司擁有人應佔權益為其 資本(包括已發行股本、股份溢價、累 積溢利及其他儲備)。本集團的資本管 理宗旨是保障本集團持續經營能力, 以求為股東提供回報及其他相關人士 帶來利益。為維持或調整資本架構, 本集團或會調整支付予股東的股息、 退回股本予股東或發行新股。

集團採用資產負債率監控資本,即淨債務除以資本總額加上淨債務。債務總額計算為應付賬款及其他應付款項、應付關連公司款項、應付保留金、租賃負債及員工福利撥備。資本包括本公司擁有人應佔權益。由於本集團於2021年及2022年12月31日並無淨債務,因此,資本負債率並未有呈列。

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## 33. SUMMARY OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES BY CATEGORY

The following table shows the carrying amount of financial assets and liabilities as defined in notes 4(j)(i) and 4(j)(iii):

#### 33. 財務資產和財務負債分類概要

下表按附註4(j)(i)及4(j)(iii)之定義列載 財務資產和財務負債之賬面值:

#### **Carrying amount**

		carrying amount	
		賬面	面值
		2022	2021
		2022年	2021年
		HK\$'000	HK\$'000
		 千港元	- 千港元
Financial assets Equity instruments designated at fair value through other comprehensive income Financial assets at fair value through	財務資產 按公平值計量且變動入 其他全面收益之股本工具 按公平值計量且變動入	16,745	_
profit or loss	損益之金融資產	7,904	_
Financial assets measured at amortised cost	按攤銷成本計量之財務資產	.,	
<ul> <li>Cash and cash equivalents</li> </ul>	-現金及等同現金項目	136,772	208,215
– Trade receivables	一應收賬款	33,769	29,904
<ul> <li>Deposits and other receivables</li> </ul>	-按金及其他應收款項	3,984	868
<ul> <li>Amount due from ultimate</li> </ul>	- 應收最終控股公司款項		
holding company		122	112
Amounts due from related companies	- 應收關連公司款項	286	257
		199,582	239,356
Financial liabilities	財務負債		
Financial liabilities measured at amortised cost	按攤銷成本計量之財務負債		
<ul> <li>Trade and other payables</li> </ul>	-應付賬款及其他應付款項	18,105	39,874
<ul> <li>Amount due to a related company</li> </ul>	-應付關連公司款項	1,055	423
– Lease liabilities	-租賃負債	1,418	1,266
– Retention payable	一應付保留金	3,608	4,510
		24,186	46,073
		= 1,100	12,318

### NOTES TO THE FINANCIAL STATEMENTS

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## 34. NOTE TO CONSOLIDATED STATEMENT OF CASH FLOWS

Reconciliation of movements of liabilities to cash flows arising from financing activities:

#### 34. 綜合現金流量表附註

對融資活動產生的現金流量負債變動的調節:

		Amount due to a related company 應付關連	Lease liabilities	Dividend payable	Total
		公司款項	租賃負債 (note 28) (附註28)	應付股息 (note 26(b)) (附註26(b))	總額
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At 1 January 2021	於2021年1月1日	583	859	_	1,442
Changes from cash flow: Dividends paid Repayment to a related	<i>現金流量變化:</i> 已付股息 還款給	-	-	(6,400)	(6,400)
company Lease payments	關連公司 租賃付款	(160) –	– (560)	- -	(160) (560)
Non-cash changes: Dividends declared Lease modification Interest expenses	非現金變化: 已宣派股息 租賃修改 利息支出	- - -	- 931 36	6,400 - -	6,400 931 36
<u> </u>					
At 31 December 2021 and 1 January 2022	於2021年12月31日及 2022年1月1日	423	1,266	-	1,689
Changes from cash flows: Dividends paid Advance from a related	<i>現金流量變化:</i> 已付股息 收到關連公司墊付	_	-	(6,400)	(6,400)
company Lease payments	款項 租賃付款	632	(376)		632 (376)
Non-cash changes: Dividends declared	非現金變化: 已宣派股息	_	_	6,400	6,400
Lease modification Interest expenses	租賃修改 利息支出		489 39	-	489
At 31 December 2022	於2022年12月31日	1,055	1,418		2,473

#### **35. APPROVAL OF FINANCIAL STATEMENTS**

The financial statements were approved and authorised for issue by the Board of Directors on 21 March 2023.

#### 35. 財務報表之批准

財務報表已於2023年3月21日獲董事會批准及授權刊發。

### 財務概要

## **FINANCIAL SUMMARY**

The consolidated statements of profit or loss and other comprehensive income of the Group for the financial years 2018 to 2022 and the consolidated statements of financial position of the Group as at 31 December 2018, 2019, 2020, 2021 and 2022 are as follows:

本集團於2018至2022年財政年度之綜合損益及其他全面收益表及本集團於2018年、2019年、2020年、2021年及2022年12月31日之綜合財務狀況表如下:

#### Year ended 31 December 截至12月31日止年度

Results	業績	2018	2019	2020	2021	2022
		2018年	2019年	2020年	2021年	2022年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Revenue	營業額	312,644	284,225	230,806	243,601	262,424
Profit/(loss) before	除税前溢利/(虧損)					
taxation	13/20/33/	52,600	23,353	(4,064)	6,872	28,177
		,	,	, , ,	,	·
Income tax	所得税	(4,631)	(5,710)	(2,844)	(3,046)	(302)
Profit/(loss) for the year	本年度溢利/(虧損)	47,969	17,643	(6,908)	3,826	27,875
		47,505	17,045	(0,500)	3,020	27,073
	et /1 de /0					
Attributable to:	應佔部份:					
Owners of the Compar	ny 本公司擁有人	47,969	17,643	(6,908)	3,826	27,875

#### At 31 December 於12月31日

Assets and liabilities	資產及負債	2018	2019	2020	2021	2022
		2018年	2019年	2020年	2021年	2022年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Total assets	資產總值	947,412	968,751	959,838	989,499	927,081
Total liabilities	負債總值	(86,630)	(104,611)	(94,249)	(111,310)	(76,803)
Total equity	權益總額	860,782	864,140	865,589	878,189	850,278

## 財務概要

## **FINANCIAL SUMMARY**

Major land and buildings held by the Group	本集團持有主要土地及樓宇			
Location 地點	Existing usage 現今用途	Term of lease 租賃期	Percentage of interest 權益比率	
Hong Kong 香港				
499 King's Road, North Point 香港北角英皇道499號	Office 辦公室	Long term 長期	100%	
8 Russell Street, Causeway Bay	Investment property	Long term	100%	
香港銅鑼灣羅素街8號	投資物業	長期		
Overseas 海外				
A parcel of industrial land at Lun Jian Town, Shunde District, Foshan City, Guangdong Province, PRC	Industrial	Medium term	100%	
一幅位於中國廣東省佛山市順德區倫教鎮土地	工業	中期		
A parcel of industrial land at Banfu Town, Zhongshan City, Guangdong Province, PRC	Industrial	Medium term	100%	
一幅位於中國廣東省中山市板芙鎮土地	工業	中期		
3 Storeys of industrial building at Baofa Group building, Shunde District, Foshan City, Guangdong Province, PRC	Industrial	Medium term	100%	
三層位於中國廣東省佛山市順德區保發 珠寶產業中心的工業大廈	工業	中期		
A parcel of industrial land at Ba Thien II Industrial Park, Binh Xuyen District, Vinh Phuc Province, Vietnam	Industrial	Medium term	100%	
一幅位於越南永福省平川縣巴顯II工業園土地	工業	中期		
4 apartments at Vinh Yen City, Vinh Phuc Province, Vietnam	Residential	Medium term	100%	
四間位於越南永福省永安市的物業	住宅	中期		

