

天泓文创

Icon Culture Global Co.Ltd

2022年報 ANNUAL REPORT

天泓文創國際集團有限公司 Icon Culture Global Company Limited

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

Stock code 股份代碼:8500

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Company Information 公司資料

EXECUTIVE DIRECTORS

Mr. Chow Eric Tse To (Chairman)

Ms. Cai Xiaoshan

Mr. Lau Tung Hei Derek

Ms. Liang Wei (Chief Executive Officer)

Mr. Liu Biao

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Lee Siu Hang Foster Ms. Tam Hon Shan Celia

Mr. Tian Tao

COMPANY SECRETARY

Ms. Tung Wing Yee Winnie

AUTHORISED REPRESENTATIVES

Ms. Liang Wei

Ms. Tung Wing Yee Winnie

BOARD COMMITTEES

Audit Committee

Mr. Lee Siu Hang Foster (Chairperson)

Ms. Tam Hon Shan Celia

Mr. Tian Tao

Remuneration Committee

Ms. Tam Hon Shan Celia (Chairperson)

Mr. Lee Siu Hang Foster

Mr. Tian Tao

Nomination Committee

Mr. Chow Eric Tse To (Chairperson)

Mr. Lee Siu Hang Foster Ms. Tam Hon Shan Celia 執行董事

周子濤先牛(丰席)

蔡曉珊女士

劉東曦先生

梁薇女士(行政總裁)

劉標先生

獨立非執行董事

李兆鏗先生

譚漢珊女士

田濤先生

公司秘書

董穎怡女士

授權代表

梁薇女士

董穎怡女十

董事委員會

審核委員會

李兆鏗先生(主席)

譚漢珊女士

田濤先生

薪酬委員會

譚漢珊女士(主席)

李兆鏗先生

田濤先生

提名委員會

周子濤先生(主席)

李兆鏗先生

譚漢珊女士

INDEPENDENT AUDITOR

KPMG

Public Interest Entity Auditor registered in accordance with the Hong Kong Financial Reporting Council Ordinance 8/F, Prince's Building 10 Chater Road Central, Hong Kong

COMPLIANCE ADVISER

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Hong Kong

LEGAL ADVISERS

As to Hong Kong laws

Jingtian & Gongcheng LLP

As to the People's Republic of China (the "**PRC**") laws Hylands (Shenzhen) Law Firm

As to Cayman Islands laws Ogier

REGISTERED OFFICE

Ogier Global (Cayman) Limited 89 Nexus Way, Camana Bay, Grand Cayman KY1-9009, Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN THE PRC

29/F, Kingold Century
No. 62 Jinsui Road
Zhujiang New Town
Tianhe District, Guangzhou City
Guangdong Province, the PRC

獨立核數師

畢馬威會計師事務所 於《香港財務匯報局條例》下的 註冊公眾利益實體核數師 香港中環 遮打道10號 太子大廈8樓

合規顧問

創陞融資有限公司 香港 灣仔告士打道128號 祥豐大廈 13樓B室

法律顧問

有關香港法律 競天公誠律師事務所有限法律責任合夥

有關中華人民共和國(「**中國**」)法律 北京浩天(深圳)律師事務所

有關開曼群島法律 奥杰

註冊辦事處

Ogier Global (Cayman) Limited 89 Nexus Way, Camana Bay, Grand Cayman KY1-9009, Cayman Islands

中國主要營業地點

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PRINCIPAL PLACE OF BUSINESS IN HONG KONG

香港主要營業地點

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PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

開曼群島股份過戶登記總處

Ogier Global (Cayman) Limited 89 Nexus Way, Camana Bay, Grand Cayman KY1-9009, Cayman Islands Ogier Global (Cayman) Limited 89 Nexus Way, Camana Bay, Grand Cayman KY1-9009, Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

香港股份過戶登記分處

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PRINCIPAL BANKERS

主要往來銀行

Bank of China Agricultural Bank of China 中國銀行 中國農業銀行

COMPANY'S WEBSITE

公司網站

http://www.iconspace.com/

http://www.iconspace.com/

LISTING INFORMATION

上市資料

Place of Listing

上市地點

GEM of the Stock Exchange

聯交所 GEM 股份代號

Stock Code

8500

Board Lot

8500

買賣單位

2,000 Shares

2,000股股份

Financial Highlights

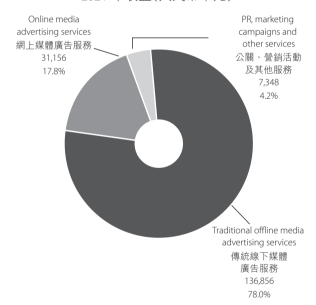
財務摘要

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元	Change 變動 % %
Revenue Gross (loss)/profit (Loss)/profit for the year attributable to equity shareholders of	收益 毛(虧損)/溢利 本公司權益股東 應佔年內(虧損)/溢利	68,969 (4,499)	175,360 30,568	(60.7)% <(100.0)%
the Company		(39,760)	4,871	<(100.0)%

Revenue for 2022 (RMB'000) 2022 年收益(人民幣千元)

Online media Public relations ("PR"), advertising services marketing campaigns 網上媒體廣告服務 and other services 公共關係(「公關」)、 4,317 6.3% 營銷活動及其他服務 3,802 5.5% Traditional offline media advertising services 傳統線下媒體 廣告服務 60,850 88.2%

Revenue for 2021 (RMB'000) 2021 年收益(人民幣千元)



Chairman's Statement 主席報告

MARKET REVIEW

During 2022, amid the influence of the complex and severe external environment factors such as continuing international political tensions, slowdown in economy growth, as well as spread of novel coronavirus disease 2019 (the "COVID-19") domestically and the weakening of macro markets in China, China's economic and social development generally remained stable, even though it was under the "threefold pressure" of contraction in demand, supply shocks and weak expectations. China's annual GDP growth rate in 2022 was 3.0% according to the data of the National Bureau of Statistics. At the same time, China's economic development is resilient, the macroeconomic is dynamic and confident, and there is a lot of room for the adjustments for macroeconomic regulation and controls. The economic development remains positive in the long-term.

The advertising and marketing industry in China is facing a huge challenge in 2022 with both investor confidence and the marketing expenditure budget of companies declining. The COVID-19 has become the black swan event of the year, with a long and profound impact. In December 2022, Miaozhen Systems Marketing Academy released research data showing that 74% of advertisers perceived a downward trend in 2022 in the overall marketing investment as compared to the previous year. The overall advertising market was expected to decline by 9.2% in 2022. According to a research report by CCTV Market Research (CTR), except for the elevator media, advertisement spending on traditional advertising media platforms (including TV, traditional outdoor, cinema video, etc.) saw a drop of different degrees. Advertisers' marketing objectives continue to be tilted towards "performance effectiveness", with the overall proportion of advertisers spending on brand awareness promotion and performance effectiveness of 47% and 53%, respectively. Performance-based advertising refers to marketing methods with measurable return on investment and quantifiable sales contribution with the main purpose of boosting sales, such as traffics-improvement service for live-streaming E-commerce marketing services, promoting stock in live-streaming and social media "seeding". The spending proportion of new brand advertisers and small to medium-scale advertisers on performance-based advertising has been higher. In 2022, China's live-streaming E-commerce industry still show tremendous growth momentum. In terms of overall market size, gross merchandise value ("GMV") will be about RMB3.5 trillion in 2022, with an annual growth rate of 53%. Compared with the triple-digit growth rates of previous years, the overall development of live-streaming E-commerce tends to level off and move towards a high-quality development path forward.

市場回顧

2022年,受國際形勢博弈持續、主要經濟體增速放緩等複雜嚴峻的外部環境影響下,面對國內2019新型冠狀病毒病(「新冠肺炎」)疫情多點散發和宏觀市場走預點數不在需求收縮、供給衝擊及大會弱三重壓力下中國經濟社會發展大中國經濟社會發展,中國經濟發展韌性強、主體市場活力,經濟發展韌性強、主體市場對大,經濟發展韌性強、主體市場對大,經濟發展刺性強、主體市份變。

2022年中國廣告營銷行業正面臨著投資者 信心和營銷花費預算雙雙下降的巨大挑 戰。疫情成為本年度的黑天鵝事件,影響 深遠。2022年12月,秒針營銷科學院發 佈研究數據顯示,2022年相比前一年, 74%的廣告主感知到了整體營銷投入處於 下降的態勢。預計2022年廣告市場整體下 降 9.2%。根據央視市場研究(CTR)研究報 告,除電梯媒體外,傳統廣告媒介平台 (包括電視、傳統戶外、影院視頻等)廣告 花費均有不同程度下跌。廣告主的營銷目 標持續向「效果」傾斜。整體看,廣告主 用於品牌宣傳和效果投放的比例為47%和 53%。效果類廣告指以銷量的拉動為主要 目的,能夠測算出投入產出及量化銷售增 長貢獻的營銷方式,如:投流廣告、直播 帶貨、社媒「種草」帶貨等形式。新鋭品 牌廣告主和中小規模廣告主對效果類廣告 的投放比例更高。2022年中國的直播電商 行業依舊展現出巨大的發展動力。從整體 市場規模來看,2022年直播電商的銷售額 (「GMVI)約為3.5萬億元,年增長率達到 53%。與前幾年動輒三位數的增長率相 比,直播電商的發展整體趨於平緩,走向 高質量前進道路。

BUSINESS REVIEW

The Group is an integrated multimedia advertising and marketing solutions service provider based in Guangzhou, the PRC, providing advertising and marketing solutions to our customers. Services we provide include: (i) traditional offline media, including Out-of-home ("OOH") and indoor advertising platforms; (ii) online media; and (iii) public relations, marketing campaigns and other services. Our integrated multi-media advertising and marketing solutions services focus on developing advertising strategies, identifying and sourcing the most appropriate advertising resources and methods, and providing integrated marketing services to maximize the awareness of our clients' brands, as well as to promote sales performance for our clients' products.

The year of 2022 was full of challenges. With the overall economy slowed down and the general social environment filled with uncertainties, the Group's operation was adversely impacted. For the financial year ended 31 December 2022 (the "Year"), the Group recorded revenue of approximately RMB69.0 million, representing a decrease of 60.7% as compared to that of last year. A net loss of approximately RMB39.8 million was recorded during the Year (2021: net profit of approximately RMB4.9 million). The net loss was mainly attributable to: (i) the decrease in service revenue from traditional offline media advertising with higher gross profit margin during the Year, in particular, certain major customers significantly reduced their advertising budget in traditional offline media due to the impact of COVID-19 in the PRC; (ii) the Group adopted a more cautious approach and increased provision of credit loss allowance as the Group expects slow collection in trade receivables; and (iii) as the Group continued to build up and maintain its service capabilities in live-streaming E-commerce business, the operation costs increased correspondingly.

業務回顧

2022年是充滿挑戰的一年。在整體經濟放 緩及整體社會環境充斥著不確定性的情況 之下,本集團的經營也受到了比較大的衝 擊。截至2022年12月31日止財政年度(「本 年度1),本集團錄得收益約人民幣69.0百 萬元,較去年下降60.7%。本年度錄得淨 虧損約為人民幣39.8百萬元(2021年:淨 利潤約人民幣4.9百萬元)。淨虧損乃主要 由於:(i)本年度來自毛利率較高的傳統線 下媒體廣告的服務收入減少,尤其是若干 主要的客戶大幅減少在傳統線下媒體的廣 告投放預算,此屬受到國內新冠肺炎疫情 的影響所致;(ii)對於預期收款緩慢的項目 應收款項,本集團採取了更謹慎的態度, 從而增加了信貸虧損撥備;及(iii)隨著本 集團持續保持及擴大直播電商業務的服務 能力,經營成本持續增加。

In the face of the impact of the industry, such as the tilting of customers' marketing budgets towards performance-based advertising and the adverse impact of traditional media advertising and marketing services, the Group has firmly transited and continued to step into the Internet and other new form of marketing services business. We are committed to providing our customers with a complete closed-loop service from "new customer acquisition" — "seeding" — "sales conversion" — "retention" — "repurchase". During the Year, the Group mainly took the following actions:

1. In terms of live-streaming marketing services, the Group's live E-commerce team has accumulated more than 400 live broadcasting hours and produced more than 1,500 short videos during the Year. We have successfully expanded the number of brand customers with enterprise scale of more than RMB10 billion, contracted and provided services to them. Among those brand customers, the Group has built up a livestreaming room for promoting a well-known fresh food brand's new pre-made dishes product and successfully achieved the monthly GMV of RMB1 million during the Year, and quickly helped this customer in establishing and consolidating its new sales channel in Douyin. With this successful case, the Group won "Golden Prize for Innovation Marketing Category" by the Creative Awards Innovation 2022. The team has formed its own unique methodology of livestreaming E-commerce operations such as customer screening, best-seller product selection and live-streaming room tactics in the process of service providing, which has laid a solid foundation for the Group to execute more livestreaming E-commerce operation business in the future.

面對客戶營銷預算向效果類廣告的傾斜、 傳統媒體廣告營銷服務受到衝擊等的行業 環境影響,本集團堅定轉型方向,向互聯 網及新型營銷服務業務持續拓展,在進 步夯實直播電商及新媒體運營業務的基建 上,完成專業服務團隊的搭建,致力為 戶提供從「拉新(客) — 種草 — 銷售轉化 一 留存 — 複購」的完整閉環服務。於本 年度,本集團主要採取了以下行動:

直播營銷服務方面,本集團直播電 商團隊在本年度累計直播時長超過 400小時,產出短視頻超過1.500條, 成功拓展了多個企業規模過百億的 客戶,完成簽約並提供服務。其中, 本集團於本年度聯合國內某知名生 鮮品牌,通過直播電商代運營服務 打造了一個月銷量GMV過百萬的預 製菜新品直播間,快速幫助該客戶 建立並鞏固了抖音直播這一新的銷 售渠道,本集團憑藉此成功案例榮 獲了2022年度科睿創新獎營銷創新 類金獎。團隊在不斷地優化、磨練 的過程中,形成了自身獨有的客戶 篩選、爆款選品、直播間話術等直 播運營方法論,為集團在未來承接 及執行更多的直播代運營業務打下 了堅實的基礎。

- 2. In terms of new media operation services, the Group has set up an exclusive new media operation service team in the second half of 2022 through staff optimization and structural reorganization, and provided new media operation services to a number of brand customers on new media platforms such as Xiaohongshu and Douyin. Services provided include cross-border IP (i.e. intellectual property) marketing services, live E-commerce operation and new media marketing for a number of well-known brands, covering industries such as medical and health, daily chemical and household cleaning. We have successfully created several industry showcases and won several awards in ADMEN Awards and ROI Festival during the Year.
- The Group continues to explore new profit models. On one hand, seeing the booming trend of live-streaming E-commerce, the Group has boldly "tested the waters" by creating a self-operated account for promoting pre-made dishes which is operated by its own team, building livestreaming business together with its brand customers, and trying out various profit models by way of profit sharing with the customers. On the other hand, the Group also tried to create and operate a number of seeding accounts in Xiaohongshu, which the Group sees as a new source of income in the near future. Although in the short term, the business volume of online media advertising services such as live-streaming E-commerce and new media operation is still relatively low as compared to the traditional offline media advertising services, the Group believes that through the exploration of new profit models and the accumulation of experience from successful cases, the "seed" will definitely grow and become a new driver for the Group's revenue and profit growth in the future.
- 4. At the same time, the Group continued to consolidate and develop its traditional offline media advertising business, and provided value-added services such as placement effectiveness evaluation report, data analysis report and new advertisement designs to minimize the impact of the decline in traditional offline media advertising business on the Group.

- 本集團持續探索新的盈利模式。一 方面,看到直播電商蓬勃發展的趨 勢,本集團果敢「試水」,打造宣傳 預製菜的自營帳號,由自有團隊進 行直播,與產品客戶一起共建直播 間產品及銷售渠道,通過銷售分成 的方式嘗試多種盈利模式。另一方 面,本集團也嘗試打造多個小紅書 種草自營賬號,本集團視之為不久 將來的新收入來源。儘管在短期內, 直播電商及新媒體運營等線上媒體 廣告服務業務的體量比傳統線下媒 體廣告服務的業務量還較低,但本 集團相信通過對新盈利模式的探索 及成功案例經驗的累積,「種子」必 定會壯大起來, 並成為本集團在未 來的收入及利潤增長的新動力。
- 4. 與此同時,本集團亦不放鬆對傳統 媒體廣告業務的鞏固及發展,並通 過提供如投放效果評估報告、數據 分析報告及新廣告形式的設計等增 值服務,以儘量降低傳統線下媒體 廣告業務量下滑對本集團造成的衝 擊。

During the Year, the Group was awarded the honorary title of "South China E-commerce Gold Label Award — Most Growing Enterprise Award" jointly issued by Guangzhou Municipal Commerce Bureau and Guangzhou Electronic Commerce Industry Association, and also elected as Guangzhou Tianhe District Folk Artists Association (Vice President Company), Vice President Company of Guangzhou E-commerce Industry Association and member of Guangdong Modern Service Federation.

於本年度,本集團榮獲由廣州市商務局、廣州電子商務行業協會共同頒發的「華南電商金標獎 — 最具成長力企業獎」,且被評選為廣州市天河區民間文藝家協會(副會長單位)、廣州電子商務行業協會副會長單位及廣東省現代服務業聯合會會員單位。

PROSPECTS

Based on China's macro economy in 2022, we can see the customer consumption is affected by the impact of the COVID-19 significantly. It is expected that the macro economy will rebound after the relaxation on COVID-19 prevention and control policy, but there are still some uncertainties and the recovery of domestic consumption demand is still under pressure. 2023 is the opening year of the implementation of the strategic plans of the 20th Party Congress, and it is also a critical year after the COVID-19 prevention and control policy is relaxed. With the gradual release of a package of policies to stabilize the economy, and the enhancement of new economic growth momentum, the Group is cautiously optimistic about China's economy in 2023, with market demand expected to remain sluggish in the first half of 2023, but gradually increase in the second half of the 2023, and the annual economic growth rate is expected to return to the potential growth rate.

According to the projections of the Miaozhen Systems Marketing Academy, marketing expenditures of brand companies are expected to recover in 2023, with an expected growth rate of 16% for total marketing investment by brand customers. Mobile Internet advertising continue to be the main trend of marketing, and 70% of advertisers will choose to increase their expenditures on mobile Internet advertising, which includes advertisings on social media, video advertising and live-streaming advertising.

業務展望

從2022年中國宏觀經濟運行基本態勢來看,客戶消費受疫情衝擊影響顯著。預期在新冠肺炎防控政策放寬後,宏觀經濟望反彈,但同時也存在一些不確定性性,內消費需求的恢復仍有壓力。2023年是同時也不不確定性是不確定性,也是疫情防控政策放開後的關鍵之,也是疫情防控政策效應的學強,不知過過一次,與一個在2023年上半年的市場需求預期仍較低經濟學,至年會逐步增長,全年經濟學,有望向潛在增長率回歸。

根據秒針營銷科學院的預計,2023年度企業營銷費用有望復甦,品牌客戶營銷總投入的增長率預期值16%。營銷投入依舊以移動互聯網投放為主要趨勢,70%的廣告主會選擇增投移動互聯網廣告,包括社交媒體、視頻及直播廣告。

In 2023, the Group plans to take the following actions:

- 1. We will focus on exploring potential business opportunities with existing customers and stabilize and expand our business relationship with key clients (i.e. clients with contract amount over RMB1 million). Take the successful showcases as an entry point to step up beyond the existing service scope, so as to realize the business expansion by way of from raise brand awareness to promote sales performance, from creative marketing idea to create smart product idea, and merge online media services to offline media service. At the same time, we will continue to develop live E-commerce clients, form a second brand tier, and provide continuous momentum for business development.
- 2. In terms of traditional media, the Group's exclusive advertising resources, Shenzhen Futian Transportation Hub, is expected to see a significant increase in traffic after the reopen of border between Hong Kong and Mainland China on 6 February 2023. Following this trend and taking advantage of completion of advertisement placement facilities upgrade in 2022, we will expand the advertising business at Shenzhen Futian Transportation Hub in full swing as well as advertising services in other high-speed rail hubs. Meanwhile, community media, represented by elevator media, is expected to continue to be the main growth force of outdoor advertising. We have taken action in advance and reached out to new elevator media owners to form new strategic partnerships, so as to provide brand customers with quality media placement services with wider coverage and more favorable prices.
- 3. Live-streaming E-commerce will enter the era of "content is king", using the combination of short video and live-streaming to attract more traffic and promote sales conversion. The Group will increase its investment in short video production and produce more instant, knowledgeable, interesting and emotionally resonant video content to drive traffic of live rooms to achieve better sales and promote brand awareness at the same time. In addition, the Group has also planned to try out multi-platform live-streaming E-commerce business to match the characteristics of different brands and products, and make full use of the benefits of the policies adopted in each mainstream E-commerce channel to obtain better brand promotion efficiency and sales performance.

2023年,本集團計劃通過以下措施開展業務:

- 1. 聚焦精力,深挖現有客戶生意潛力, 穩固及拓展體量百萬級的大客戶 業務關係。以成功合作案例作為切 入點,突破現有服務範疇,實現從 品宣到銷售轉化、從營銷創意到鎖售轉化、從營銷創下媒體 品創意、從線上媒體到線下媒體的 業務拓展。與此同時,持續開發直 播電商客戶,形成第二品牌梯隊, 為業務發展提供源源不斷地動力。

- 4. New media marketing services have become another important service product of the Group. In 2023, we will continue to enhance our competitiveness in new media integrated creativity by providing various services such as Xiaohongshu seeding, Douyin content marketing, crossover cooperation with different brands and IPs and event marketing. On the one hand, we will continue to optimize and expand our media resource base, and try to form strategic cooperation with web influencers in each category to obtain higher service profits through more favorable purchase prices; on the other hand, we will continue to consolidate and expand the influence of our self-operated account matrix to promote to more customers and further expand our business track.

The year 2023 is still expected to be a challenging year for the Group, but the Group is well-prepared to formulate a clear business strategy, adjust the team structure, further cut costs and to achieve product differentiation through innovation, improve efficiency and reduce costs, to ensure that the Group has sufficient cash flow to support the sustainable development of the business and strive to provide quality marketing services to customers for a synthesis of "brands awareness, marketing effectiveness and sales volume achievement".

2023年,本集團預計仍將是充滿挑戰的一年,但本集團已經做好了充分地準備,制定清晰的經營策略,調整團隊架構,進一步開源節流,以達成產品差異化、提高效率、降低成本等措施,確保本集團擁有充足的現金流支持業務的持續性發展,致力為客戶提供品效銷合一的優質營銷服務。

ACKNOWLEDGEMENTS

致謝

Looking ahead, the Group will continue to strive to provide comprehensive marketing solutions to our customers and adopt a prudent and proactive business approach in the hope of generating satisfactory returns and profits for the shareholders of the Company ("**Shareholders**"). I would like to take this opportunity to express my deepest gratitude to all Shareholders, customers and business partners for their trust and support, and to the directors, management and all staffs for their loyal service and dedication.

展望未來,本集團將繼續致力為客戶提供 全方位的營銷解決方案,並採取審慎經 營、積極拓展的經營方針,盼為本公司股 東(「**股東**」)帶來理想回報及利潤。本人謹 藉此機會向全體股東、客戶及業務夥伴的 信任與支持,以及董事、管理層及各級員 工的忠誠服務與努力,深表感謝!

Mr. Chow Eric Tse To

周子濤先生

Chairman 29 March 2023 *主席* 2023年3月29日

Management Discussion and Analysis

管理層討論與分析

FINANCIAL REVIEW

財務回顧

Revenue

收益

During the Year, the Group's revenue amounted to RMB69.0 millions, representing a decrease of 60.7% (2021: RMB175.4 million). Revenue disaggregated by major service lines is set as below:

於本年度,本集團的收益錄得人民幣69.0 百萬元,減少60.7%(2021年:人民幣 175.4百萬元)。收益按主要服務線的分列 如下:

As percentage to total revenue 佔總收益的百分比

		2022	2021	Change	2022	2021
		2022年	2021年	變動	2022年	2021年
		RMB'000	RMB'000	%	%	%
		人民幣千元	人民幣千元			_
Traditional offline media advertising	傳統線下媒體廣告服務					
services		60,850	136,856	-55.5	88.2	78.0
Online media advertising services	網上媒體廣告服務	4,317	31,156	-86.1	6.3	17.8
PR, marketing campaigns and	公關、營銷活動及其他					
other services	服務	3,802	7,348	-48.3	5.5	4.2
Total	合計	68,969	175,360	-60.7	100.0	100.0

Traditional offline media advertising

傳統線下媒體廣告

The Group's traditional offline media advertising services include the provision of advertising service in public transportation station and hubs (including airports, high speed railways, subways and buses, etc.), flat panels and LCD/LED displays in shopping malls, commercial buildings and housing estates.

本集團的傳統線下媒體廣告服務包括在公 共交通站點及樞紐(包括機場、高鐵、地 鐵及巴士等)、購物商場、商業大樓及住 宅區的平面及LCD/LED顯示器的廣告服務。

As the development of macro-economic slowed down and partial lockdowns and quarantines happened nationwide frequently, a majority of brand customers cut their marketing budget during the Year. Resulted from the industry headwind, several major customers of the Group which were affected by the COVID-19 pandemic had substantially reduced their traditional offline media advertising budget. Revenue from traditional offline media advertising services decreased by 55.5% to approximately RMB60.9 million as compared to 2021.

由於宏觀經濟發展放緩及全國範圍局部封城及隔離措施頻繁,大部分品牌客戶於本年度削減其市場推廣預算。由於市況淡靜,本集團多名主要客戶受到新冠肺炎疫情影響而大幅減少其傳統線下媒體廣告的預算。傳統線下媒體廣告服務的收益較2021年減少55.5%至人民幣60.9百萬元。

Online media advertising services

Revenue from online media advertising services in 2021 mainly comprised revenue from advertising-placing services on various online platforms, while revenue from this segment mainly comprised revenue from live-streaming E-commerce service and social media seeding services during the Year.

During the Year, revenue from online media advertising services decreased by RMB26.8 million to RMB4.3 million, representing a decrease by 86.1% as compared to the year of 2021. The decrease was mainly due to one of the major customers adjusted its online advertising strategy and decreased the online-TV advertising placing volume, resulting the revenue from online media advertising services decreased by RMB26.5 million from that customer.

In line with the trend of the marketing and advertising industry, exploration of the business potential in online media advertising services has always been the major focus of the Group. During the Year, the Group successfully extended services to several renowned brand customers and stepped up to deliver live-streaming E-commerce service and social media seeding services, recording a revenue of more than RMB4.1 million. With the expansion of the dedicated service team in live-streaming E-commerce operations and social media "seeding" services, the Group expects a further development in the comprehensive marketing services for online media advertising service segment.

PR, marketing campaigns and other services

The lockdowns and quarantines associated with COVID-19 casted lots of uncertainties and challenges to the launch of offline PR and marketing campaigns. A lot of offline marketing campaigns were postponed or cancelled as a result. Revenue in this segment decreased by RMB3.5 million from RMB7.3 million in 2021 to RMB3.8 million in 2022.

網上媒體廣告服務

2021年網上媒體廣告服務收益主要包括於 多個網上平台放置廣告的服務,而本年度 此分部的收益主要包括直播電商服務及社 交媒體種草服務。

於本年度,網上媒體廣告服務收益較2021 年度減少人民幣26.8百萬元至人民幣4.3 百萬元,減幅為86.1%。減少主要由於其 中一名主要客戶調整其線上廣告策略,並 減少網上電視廣告投放量,導致來自該客 戶的網上媒體廣告服務收益減少人民幣 26.5百萬元。

順應市場推廣及廣告行業的趨勢,本集團一直主要致力發掘網上媒體廣告服務的業務潛力。於本年度,本集團成功將服務涵蓋至多個知名品牌客戶,向其優先提供直播電商服務及社交媒體種草服務,並錄得超過人民幣4.1百萬元的收益。隨著直電商服務及社交媒体「種草」服務的專責服務團隊擴張,本集團預期網上媒體廣告服務分部的綜合營銷服務將進一步發展。

公關、營銷活動及其他服務

新冠肺炎相關的封城及隔離措施為進行線下公關及營銷活動帶來高度不確定性及挑戰,大量線下公關及營銷活動因此延期及取消。該分部的收益由2021年的人民幣7.3百萬元減少人民幣3.5百萬元至2022年的人民幣3.8百萬元。

Cost of sales

Cost of sales for the Year amounted to approximately RMB73.5 million (2021: RMB144.8 million). The decrease was mainly resulted from the reduced media costs from the decreased advertising services delivered. The decrease was partially offset by the increase in staff costs, short-video production costs and the rental costs from the operation of live-streaming E-commerce.

Gross (loss)/profit and gross (loss)/profit margin

Gross loss amounted to approximately RMB4.5 million for the Year (2021: gross profit of RMB30.6 million). The decrease was mainly due to the: (i) decrease in the revenue generated from traditional offline media advertising services which has higher profit margin as some of the customers who were affected by the COVID-19 pandemic had substantially reduced their traditional offline media advertising budget; and (ii) increase in staff costs, short-video production costs and rental expense as the Group continued to expand the service capabilities for live-streaming E-commerce business since the fourth quarter of 2021. Gross loss margin amounted to approximately 6.5% for the Year (2021: gross profit margin of 17.4%).

Other revenue

Other revenue amounted to approximately RMB0.7 million for the Year (2021: RMB3.6 million). Other revenue for the Year mainly consisted of additional value-added tax deductions of approximately RMB0.5 million (2021: RMB1.3 million). In 2021, the Group received a one-off government incentive of approximately RMB2.0 million, and no such event incurred during the Year.

Selling expenses

Selling expenses amounted to approximately RMB4.2 million for the Year (2021: RMB10.3 million). The decrease was mainly due to the reduction in purchase of marketing data analysis services.

銷售成本

本年度的銷售成本約為人民幣73.5百萬元(2021年:人民幣144.8百萬元)。該減少主要由所提供廣告服務減少從而導致的媒體成本下降所致。該減少部分因直播電商業務產生的員工成本、短視頻製作成本及租金成本增加而抵銷。

毛(虧損)/利及毛(虧損)/利率

本年度的毛虧損約為人民幣4.5百萬元(2021年:毛利人民幣30.6百萬元)。減少乃主要由於(i)因受新冠肺炎疫情影響的若干客戶大幅減少其傳統線下媒體廣告預算,具有較高利潤率傳統線下媒體廣告服務的收益減少;及(ii)隨著本集團自2021年第四季度起持續擴大直播電商業務的服務能力,員工成本、短視頻製作成本及租金支出增加。本年度的毛虧損率約為6.5%(2021年:毛利率17.4%)。

其他收益

本年度的其他收益約為人民幣0.7百萬元(2021年:人民幣3.6百萬元)。本年度的其他收益主要由增值税加計扣除人民幣0.5百萬元(2021年:人民幣1.3百萬元)和其他構成。於2021年,本集團錄得一次性政府獎勵人民幣2.0百萬元,而該項目並無於本年度出現。

銷售開支

本年度的銷售開支約為人民幣4.2百萬元 (2021年:人民幣10.3百萬元)。增加主要 由於購買市場數據分析服務減少所致。

Administrative expenses

Administrative expenses for the Year amounted to approximately RMB37.6 million (2021: RMB15.8 million). The increase in administrative expenses for the Year was mainly due to the increased credit loss allowance for trade receivables. The Group recognised credit loss allowance for trade receivables with slow collection of approximately RMB26.7 million for the Year (2021: approximately RMB3.7 million).

Finance costs

Finance costs amounted to approximately RMB0.9 million for the Year (2021: RMB0.4 million). The finance costs mainly comprised of interest expense for the Group's short-term bank loan of approximately RMB0.4 million (2021: Nil) and interest expense recognised under Hong Kong Financial Reporting Standard 16 Leases of approximately RMB0.5 million (2021: RMB0.4 million).

Income tax

The Group recorded income tax benefit of approximately RMB6.8 million for the Year (2021: tax expense of approximately RMB2.7 million). The income tax benefit was mainly a result of the deferred tax asset recognised during the Year arising from the credit loss allowance. The Group did not recognized deferred tax asset from the cumulative tax loss of RMB18.0 million until which would be utilised against future taxable profit, if any, within the coming five years.

(Loss)/Profit for the Year attributable to equity Shareholders of the Company

During the Year, the Group recorded loss for the year attributable to equity Shareholders of the Company of RMB39.8 million (2021: net profit of RMB4.9 million). The decrease was mainly because the Group recorded a gross loss and the administrative expenses had increased resulting from increased credit loss allowance for trade receivables.

行政開支

本年度的行政開支約為人民幣 37.6 百萬元 (2021年:人民幣 15.8 百萬元)。本年度行政開支增加乃主要由於貿易應收款項信貸虧損撥備增加。本年度本集團對收款緩慢的應收貿易款項確認信貸虧損撥備約為人民幣 26.7 百萬元 (2021年:約人民幣 3.7 百萬元)。

財務費用

本年度的財務費用約為人民幣0.9百萬元(2021年:人民幣0.4百萬元)。財務費用主要包括本集團短期銀行貸款的利息開支約人民幣0.4百萬元(2021年:無)與根據香港財務報告準則第16號租賃確認的利息開支約為人民幣0.5百萬元(2021年:人民幣0.4百萬元)。

所得税

本集團錄得本年度所得税收益約為人民幣 6.8百萬元(2021年:税項開支約人民幣2.7 百萬元)。所得稅收益乃主要由於本年度 確認的遞延稅項資產,乃產生自信貸虧損 撥備。本集團並無自累計稅務虧損人民幣 18.0百萬元確認遞延稅項資產,直至於未 來五年可將其用作抵銷未來應課稅溢利 (如有)為止。

本公司權益股東應佔本年度(虧損)/溢利

本年度本公司權益股東應佔年內虧損為人 民幣39.8百萬元(2021年:純利人民幣4.9 百萬元)。減少乃主要由於本集團錄得毛 虧損及由於貿易應收款項的信貸虧損撥備 增加導致行政開支增加所致。

LIQUIDITY, FINANCIAL RESOURCES

The Group's working capital and other capital requirements were principally satisfied by cash generated from the Group's operations and bank borrowings.

As at 31 December 2022, the Group's net current assets amounted to approximately RMB57.7 million (as at 31 December 2021: approximately RMB105.5 million), and its liquidity as represented by current ratio (calculated by dividing current assets by current liabilities) was 1.9 times at 31 December 2022 (as at 31 December 2021: 2.4 times). Cash and cash equivalents amounted to approximately RMB12.0 million (as at 31 December 2021: approximately RMB12.3 million).

As at 31 December 2022, the Group had outstanding bank loans with fixed interest rate of RMB20.0 million (as at 31 December 2021: nil). Therefore, gearing ratio of the Group, calculated by dividing bank loans by total equity, was 27.6% (as at 31 December 2021: not applicable).

CAPITAL STRUCTURE

There has been no changes in the capital structure of the Group during the Year. The share capital of the Company only comprises of ordinary shares.

As at the date of this report, the Company had 180,000,000 shares (the "**Shares**") in issue.

CAPITAL COMMITMENTS

As at 31 December 2022, the Group did not have any significant capital commitment.

流動資金、財務資源

本集團的營運資金及其他資本需求主要通 過本集團的運營產生的現金及銀行借款來 滿足。

於2022年12月31日,本集團的流動資產 淨額約為人民幣57.7百萬元(於2021年12 月31日:約人民幣105.5百萬元),其流動 性於2022年12月31日(以流動比率,即流 動資產/流動負債計算)為1.9倍(於2021 年12月31日:2.4倍)。現金及現金等價物 約為人民幣12.0百萬元(於2021年12月31日:約人民幣12.3百萬元)。

於2022年12月31日,本集團有數筆未償還的定息銀行貸款人民幣20.0百萬元(於2021年12月31日:無)。因此,本集團槓杆比率(按銀行貸款除以總權益計算)為27.6%(於2021年12月31日:不適用)。

資本架構

本年度,本集團之資本架構並無變動。本 公司股本僅包含普通股。

於本報告日期,本公司擁有180,000,000股 已發行股份(「**股份**」)。

資本承擔

於2022年12月31日,本集團並無任何重 大資本承擔。

CONTINGENT LIABILITIES

As at 31 December 2022, the Group did not have any significant contingent liabilities.

PLEDGE OF ASSETS

As at 31 December 2022, the Group pledged accounts receivable with carrying amount of RMB31.2 million (2021: nil) to secure RMB10.0 million of bank borrowings of the Group. Save for the above, the Group did not have any charges on its assets.

FOREIGN CURRENCY EXPOSURE

Individual companies within the Group has limited foreign currency risk as most of the transactions are denominated in the same currency as the functional currency of the operations in which they relate. As at 31 December 2022, the Group did not have a foreign currency hedging policy in respect of its foreign currency transactions, assets and liabilities.

SIGNIFICANT INVESTMENTS, MATERIAL ACQUISITIONS AND DISPOSAL OF SUBSIDIARIES, ASSOCIATES, JOINT VENTURES AND CAPITAL ASSETS

The Group did not have any significant investments, material acquisitions and disposals of subsidiaries, associates, joint ventures and capital assets during the Year.

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

The Group currently has no other plan for material investments and capital assets.

或然負債

於2022年12月31日,本集團並無任何重 大或然負債。

質押資產

於2022年12月31日,本集團已質押賬面 值為人民幣31.2百萬元(2021年:無)的應 收賬款作為本集團為數人民幣10.0百萬元 的銀行借款的擔保。除上述者外,本集團 並無抵押其任何資產。

外幣風險

由於本集團內各公司大部分交易採用之貨幣與其業務所用功能貨幣相同,因此本集團內各公司僅承受有限之外幣風險。於2022年12月31日,本集團並無有關其外幣交易、資產及負債的外幣對沖政策。

重大投資、重大收購及出售附屬公司、聯營公司、合營企業及資本資 產

本年度,本集團概無任何重大投資、重大 收購及出售附屬公司、聯營公司、合營企 業及資本資產。

未來重大投資及資本資產計劃

本集團現時並無其他有關重大投資及資本資產的計劃。

RISK MANAGEMENT

The risk management process includes risk identification, risk evaluation, risk management measures and risk control and review. The management is entrusted with duties to identify, analyze, evaluate, respond, monitor and communicate risks associated with any activity, function or process within its scope of responsibility and authority. It endeavours to evaluate and compare the level of risk against predetermined acceptable level of risk. For risk control and monitoring, it involves making decisions regarding which risks are acceptable and how to address those that are not. The management will develop contingency plans for possible loss scenarios. Incidents and other situations involving loss or near-loss will be investigated and properly documented as part of the effort to manage risks.

Exposure to business risk arises in the normal course of the Group's business, the business risk the Group may encounter had been described below:

- the Group may not be able to retain or renew the existing supply of advertising resources or obtain new advertising resources for the customers, which may lead to loss of customers and businesses;
- (ii) the expansion from traditional advertising to online advertising may face tremendous competition;
- (iii) the customers may delay the settlement of the accounts receivable, which may result in a certain credit risk;
- (iv) the customers may decrease its advertising budget due to the economy slow-down; and
- (v) the resignation of key persons.

風險管理

風險管理過程包括風險識別、風險評估、 風險管理措施及風險控制及審查。管理 有責任在其職責及權力範圍內識別, 析、評估、應對、監控及傳達任何活動及 職能或進程中相關風險。其致力評估及 其與預定可接受風險水平比較風險水平 就風險控制及監控而言,其涉及哪些 就風險控制及監控而言,其涉及哪些出 策。管理層將針對可能損失情況制定應急 方案。作為管理風險工作的一部分,將會 對涉及損失或接近損失的事故及其他情況 作出調查及妥為存檔。

本集團所面臨的業務風險產生自其正常業 務過程,本集團或會遭致之業務風險詳述 載於下文:

- (i) 本集團可能無法保留或更新現有的 廣告資源,或無法為客戶獲取新的 廣告資源,從而可能導致客戶流失 和業務流失;
- (ii) 從傳統廣告向網上廣告的擴張可能 面臨巨大的競爭;
- (iii) 客戶可能延遲結算我們的應收賬款 從而造成一定的信貸風險;
- (iv) 由於經濟放緩,客戶可能會減少廣 告預算;及
- (v) 重要人員辭任。

DIVIDEND

The board of the Directors (the "**Board**") has resolved not to recommend the payment of a final dividend for the Year (2021: nil).

USE OF PROCEEDS AND COMPARISON OF BUSINESS OBJECTIVES WITH ACTUAL BUSINESS PROGRESS

The Shares were initially listed on GEM by way of share offer and the Company completed the share offer of its 45,000,000 Shares, comprising 4,500,000 public offer Shares and 40,500,000 placing Shares, with a par value of HK\$0.01 each at an offer price of HK\$1.39 per Share. The net proceeds from the Listing (the "Net Proceeds") after deducting the underwriting commission and related listing expenses paid by the Company, were approximately HK\$30.6 million. Having considered the business operating environment and the development of the Group, the Board resolved to change the use of the unutilised Net Proceeds as set out in the announcement of the Company dated 11 September 2020 (the "Announcement"). Please refer to the Announcement for details of the changes on use of the unutilised Net Proceeds.

股息

董事會(「**董事會**」)已決議不建議派付本年度的末期股息(2021年:零)。

所得款項用途以及業務目標與實際 業務進度之比較

股份首次以股份發售方式於GEM上市,本公司完成其45,000,000股股份的股份發售,包括4,500,000股公開發售股份及40,500,000股配售股份,每股面值0.01港元,每股發售價1.39港元。上市所得款項淨額(「**所得款項淨額**」)經扣除本公司已付之包銷佣金及相關上市開支後約為30.6百萬港元。董事會考慮本集團的業務經營環境及發展後,決定如2020年9月11日刊發的公告(「公告」)所載變更未動用所得款淨額的用途。有關未動用所得款項淨額用途變動詳情,請參閱公告。

The table below sets forth the breakdown of the use and the status of the Net Proceeds as at 31 December 2022:

下表載列於2022年12月31日所得款項淨額用途明細及狀況:

		Original intended use of Net Proceeds	Revised allocation of Net Proceeds (as disclosed in the Announcement)	Amount utilised up to	Remaining balance of unutilised Net Proceeds as at 31 December 2022 於2022年	Expected timeline to use unutilised Net Proceeds (Note 4)
		所得款項 淨額的原先 擬定用途 HK\$'000 千港元	所得款項 淨額的修訂 分配(誠如 公告所披露) HK\$'000 千港元	直至2022年 12月31日 已動用金額 HK\$'000 千港元	12月31日 未動用所得 款項淨額 餘下結餘 HK\$'000 千港元	使用未動用 所得款項淨額 預期時間表 (附註4) HK\$'000 千港元
Increase coverage of our exclusive OOH and online advertising resources by acquiring additional resources (<i>Note 1</i>)	通過獲取額外資源以擴大 我們的專有戶外及網上廣告 資源的覆蓋範圍(<i>附註1</i>)	16,722	14,594	14,594	-	Not applicable 不適用
Expand our business coverage in growing regions and spectrums of service offerings	擴大我們的業務範圍至增長中 地區及擴大所提供服務的範圍	8,882	-	Not applicable 不適用	Not applicable 不適用	Not applicable 不適用
Enhance the big data platforms (Note 2)	擴大我們的大數據平台(附註2)	1,960	2,960	2,960	-	Not applicable 不適用
General working capital	一般營運資金	3,063	3,063	3,063	-	Not applicable 不適用
Prepayment and/or deposit of online advertising resources (Note 3)	網上廣告資源的預付款項 及/或按金(附註3)	-	10,010	10,010		Not applicable 不適用
		30,627	30,627	30,627		

Notes:

- The Group has entered into agreements with suppliers for additional exclusive OOH and online advertising resources.
- The Group has entered into agreements with strategic partners and purchased data to continue revamping the big data platforms and experience enhancement of big data. The Group's optimized big data platform has been under trial operation. Related training has been provided to the staff to improve our customer services.
- 3. The Group has made prepayment and/or deposit on advertising resources to enhance its ability to meet customer's online advertising needs and achieve the goal of continuous business growth.
- 4. As at 31 December 2022, the Net Proceeds were fully utilised 4. according to the intentions previously disclosed.

附註:

- 本集團已與供應商簽訂協議以獲得額外 專有戶外及網上廣告資源。
- 本集團已持續與戰略合作夥伴訂立協議 並購買數據以進行大數據平台的改進及 提升大數據體驗。本集團改進的大數據 平台已開始試運行,同時為我們的員工 提供了相關培訓以提升服務客戶的能力。
- 3. 本集團已支付廣告資源的預付款項及/或按金,以增強其滿足客戶網上廣告需求的能力,實現業務持續增長的目標。
- 4. 於2022年12月31日,所得款項淨額根據 先前披露的目的悉數動用。

MEASURES TAKEN IN RESPONSE TO THE IMPACT OF THE COVID-19 OUTBREAK

對新冠肺炎疫情影響採取措施

The Group has been closely monitoring the impact of the COVID-19 outbreak to the developments on the Group's business and has put in place contingency measures.

本集團一直密切監察新冠肺炎爆發的發展 對本集團業務的影響,並已採取應變措 施。

These contingency measures include:

該等應變措施包括:

- Properly arrange employees to cooperate with government guidelines to take preventive measures. Reduce unnecessary business travel plans and unnecessary costs and expenses; Adopt remote work-from-home policy for employees whose attendance are affected by the government's pandemic prevention measures to ensure that the Company's business is not affected;
- 至善安排員工配合政府指引做足防 範措施:減少不必要的出差計劃及 不必要的成本開支:對因受政府防 疫措施而影響出勤的員工採取居家 遠程辦公政策,以保證公司業務不 受影響:
- 2 Communicate with the Group's clients to adjust the placement plans according to the clients' needs; and
- 2 與本集團客戶溝通,針對客戶需求 調整投放計劃;及
- 3 Actively develop client's need on the online advertisement, and increase the revenue amount and proportionate of online advertisements.
- 3 積極開拓客戶對線上廣告的需求, 加大線上廣告業務的收入及比例。

Biographical Information of Directors and Senior Management 董事及高級管理層履歷資料

EXECUTIVE DIRECTORS

Mr. Chow Eric Tse To (周子濤) ("**Mr. Chow**"), aged 41, is an executive Director, founder and chairman of the Board (the "**Chairman**"). He joined the Group in June 2009 and is mainly responsible for the overall strategic planning and business direction of the Group. He was appointed as a Director on 24 April 2019 and re-designated as an executive Director and Chairman on 31 May 2019. He is currently a director of Guangzhou Icon Culture Media Investment Co., Ltd.* (廣州天泓文化傳媒投資有限公司) ("**Icon Media**").

Mr. Chow has over 16 years of experience in the media industry. From July 2006 to May 2009, he served as the executive director of Australian New Express Daily* (澳洲新快報), where he was responsible for formulation and implementation of operational and investment plans of the company. In January 2010, he joined KINGOLD Group Co., Ltd.* (僑鑫集團有限公司) ("KINGOLD"), which was a majority-controlled company (within the meaning of the GEM Listing Rules) of Mr. Chau Chak Wing (周澤榮) ("Mr. Chau"), father of Mr. Chow, and he served as the vice president of the real estate department where he fully participated in planning, design and management. In May 2014, Mr. Chow was promoted to director and chief executive officer of KINGOLD, where he was responsible for the overall strategic planning, business direction and management of the operations of KINGOLD. With effect from 17 February 2023, Mr. Chow was appointed as a director of Guangdong Huaxing Bank Co., Ltd..

Mr. Chow obtained his bachelor's degree of design in interior and spatial design from the University of Technology Sydney, Australia in March 2011.

Mr. Chow is a controlling Shareholder as prescribed by the GEM Listing Rules of the Company (the "Controlling Shareholder"), as well as a director and the sole shareholder of Shining Icon (BVI) Limited ("Shining Icon") and Sense One Limited ("Sense One"), both of which are our Controlling Shareholders.

Save as disclosed herein, Mr. Chow has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

For identification purpose only

執行董事

周子濤先生(「周先生」),41歲,為執行董事、創辦人及董事會主席(「主席」)。彼於2009年6月加入本集團,主要負責本集團的整體戰略規劃及業務方向。彼於2019年4月24日獲委任為董事,並於2019年5月31日獲調任為執行董事兼主席。彼現時為廣州天泓文化傳媒投資有限公司(「天泓傳媒))的董事。

周先生於媒體行業擁有逾16年經驗。於2006年7月至2009年5月,彼擔任澳洲新快報的執行董事,負責制定及實施該公司的營運及投資計劃。彼於2010年1月加入僑鑫集團有限公司(「僑鑫」)(為周先生的父親周澤榮先生(「周澤榮先生」)佔大多,控制權公司(定義見GEM上市規則)),指任房地產部門副總裁,全面參與項目的規劃、設計及管理工作。周先生於2014年5月獲升為僑鑫的董事及執行總裁,負責僑鑫的整體戰略規劃、業務方向及營運管理。周先生自2023年2月17日起獲委任為廣東華興銀行股份有限公司的董事。

周先生於2011年3月從澳洲悉尼科技大學 取得室內及空間設計學士學位。

周先生為本公司GEM上市規則所訂明的控股股東(「控股股東」),以及Shining Icon (BVI) Limited (「Shining Icon」)及Sense One Limited (「Sense One」)(均為我們的控股股東)的董事兼唯一股東。

除本文所披露者外,周先生於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

* 僅供識別

Ms. Cai Xiaoshan (蔡曉珊), aged 45, is an executive Director. She joined the Group in July 2016 and is mainly responsible for the overall strategic planning, business direction and management of the operations of the Group. She was appointed as a Director on 31 May 2019 and re-designated as an executive Director on the same day. She is currently a director of Icon Media.

Ms. Cai has over 21 years of experience in the media industry.

Prior to joining the Group, Ms. Cai served in certain managerial roles in several private companies in the PRC. From June 2001 to March 2005, she served as general manager of the marketing department of Guangdong New Express* (廣東新快報社), where she was responsible for formulating business policies, marketing promotion and business development. From February 2006 to January 2007, she served as deputy general manager cum general manager of the sales department of Guangdong Yaxin Broadcasting Co., Ltd.* (廣東雅信文化傳播有限公司), where she was mainly responsible for its business operations and daily management. From February 2007 to December 2015, she was the senior vice president in the sales department of Visionchina Media Group Co., Ltd.* (華視傳媒 集團有限公司) (previously known as Visionchina Digital Mobile Television Co., Ltd.* (華視數字移動電視有限公司)), which was a company controlled by Visionchina Media Inc., a company listed on NASDAQ (NASDAQ ticker: VISN) from December 2007 to April 2017, where she was responsible for formulation and implementation of development strategies and sales management of the South China regional markets.

Ms. Cai obtained a master's degree in business administration from South China University of Technology, the PRC in December 2016.

Ms. Cai is also the sole director and the sole shareholder of Focus Wonder Limited ("**Focus Wonder**"), one of the substantial Shareholders of the Group (as prescribed by the GEM Listing Rules).

Save as disclosed herein, Ms. Cai has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

* For identification purpose only

蔡曉珊女士,45歲,為執行董事。彼於2016年7月加入本集團,主要負責本集團的整體戰略規劃、業務方向及營運管理。彼於2019年5月31日獲委任為董事,並於同日調任為執行董事。彼現時為天泓傳媒的董事。

蔡女士於傳媒行業擁有逾21年經驗。

於加入本集團之前,蔡女士在中國多間私人公司擔任若干管理職位。於2001年6月至2005年3月,彼擔任廣東新快報社的市場部負責人,負責制定業務政策、市場推廣及業務發展。於2006年2月至2007年1月,彼擔任廣東雅信文化傳播有限公司其為營運及日常管理。於2007年2月至2015年12月,彼為華視傳媒集團有限公司(前組基)等移動電視有限公司,為一間自以isionchina Media Inc. (一間於2007年12月至2017年4月在納斯達克上市的公司(納斯達克股份代號:VISN))控制的公司)的與實際以及華南地區市場的銷售管理。

蔡女士於2016年12月獲中國華南理工大學頒授工商管理碩士學位。

蔡女士亦為本集團其中一名主要股東(GEM上市規則所訂明))Focus Wonder Limited (「Focus Wonder」)的唯一董事兼唯一股東。

除本文所披露者外,蔡女士於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

* 僅供識別

Biographical Information of Directors and Senior Management (continued) 董事及高級管理層履歷資料(續)

Mr. Lau Tung Hei Derek (劉東曦), aged 40, is an executive Director. He joined the Group in July 2009 as general manager and was promoted to director in July 2016. Mr. Lau is mainly responsible for the overall daily operation and management of the Company, including establishing the management system, designing the development strategy and optimizing the organizational structure of the Company. He was appointed as a Director on 31 May 2019 and re-designated as an executive Director on the same day. He is currently a director of Icon Media.

Mr. Lau obtained his bachelor's degree in industrial design from The University of New South Wales, Australia in May 2009.

Mr. Lau is also the sole director and the sole shareholder of Master Connection Limited ("Master Connection"), one of the Shareholders of the Group.

Save as disclosed herein, Mr. Lau has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

劉東曦先生,40歲,為執行董事。彼於2009年7月加入本集團擔任總經理,並於2016年7月獲升為董事。劉先生主要負責公司管理體系的建立,確定公司發展方針,完善公司組織架構,全面負責公司的日常經營管理工作。彼於2019年5月31日獲委任為董事,並於同日獲調任為執行董事。彼現時為天泓傳媒的董事。

劉先生於2009年5月從澳洲新南威爾士大學取得工業設計學士學位。

劉 先 生 亦 為Master Connection Limited (「Master Connection」)(本集團其中一名股東)的唯一董事兼唯一股東。

除本文所披露者外,劉先生於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。 **Ms. Liang Wei (梁薇)**, aged 51, is an executive Director, chief executive officer (the "**Chief Executive Officer**") and the compliance officer. She joined the Group in June 2017 and is mainly responsible for the overall strategy implementation, business development and management of the operations of the Group. She was appointed as a Director on 31 May 2019 and re-designated as an executive Director on the same day. She is currently a director of Icon Media.

梁薇女士,51歲,為執行董事、行政總裁 (「行政總裁」)及合規主任。彼於2017年6 月加入本集團,主要負責本集團的整體戰 略實施、業務發展及營運管理。彼於2019 年5月31日獲委任為董事並於同日獲調任 為執行董事。彼現時為天泓傳媒的董事。

Ms. Liang has over 23 years of experience in business management. From January 1992 to March 1996, she served as a programmer in China Shipbuilding Industry Corporation 714 Institute* (中國船舶 重工集團公司第七一四研究所), where she was responsible for the construction and maintenance of the company's database. From October 1995 to December 2003, she worked at the strategic marketing department of Yonyou Software Co., Ltd.* (用友軟件股 份有限公司). From April 2006 to October 2016, she served as the senior vice president of Visionchina Media Group Co., Ltd.* (華視傳 媒集團有限公司) (previously known as Visionchina Digital Mobile Television Co., Ltd.* (華視數字移動電視有限公司)), which was a company controlled by Visionchina Media Inc., a company listed on NASDAQ (NASDAQ ticker: VISN) and from December 2007 to April 2017, where she was responsible for the formulation of development strategy, establishment of sales management system and policies, market analysis, product promotion, and supervising advertising sales activities in major sales region. From October 2016 to March 2017, she served as the vice president of Shanghai Conservation Advertising Co., Ltd.* (上海守恒廣告有限公司), where she was responsible for the formulation of project management system and managing costs and revenue.

梁女士於業務管理方面擁有逾23年經驗。 於1992年1月至1996年3月,彼於中國船 舶重工集團公司第七一四研究所擔任程序 員,負責該公司數據庫的建設及維護。於 1995年10月至2003年12月,彼任職於用 友軟件股份有限公司戰略營銷部。於2006 年4月至2016年10月,彼擔任華視傳媒集 團有限公司(前稱華視數字移動電視有限 公司,為一間由Visionchina Media Inc.(一 間於2007年12月至2017年4月在納斯達 克上市的公司(納斯達克股份代號:VISN) 控制的公司)的高級副總裁,負責制定發 展策略、建立銷售管理系統及政策、市場 分析、產品推廣及監督主要銷售地區的廣 告銷售行為。於2016年10月至2017年3月, 彼擔任上海守恆廣告有限公司的副總裁, 負責制定項目管理系統以及管理成本及收 益。

Ms. Liang obtained a master's degree in international business administration from the University of Northumbria at Newcastle, United Kingdom in November 2005. She has obtained a certification of specially invited jury of 2019 Creative International Innovation Festival and jury of 2020 Effie Awards Greater China. Ms. Liang was an awarded Person of the Year of E-marketing in the iResearch Marketing Awards 2020.

梁女士於2005年11月從英國紐卡斯爾的 諾森比亞大學取得國際工商管理碩士學 位。梁女士成為2019年科瑞國際創新獎特 邀評委,2020大中華區艾菲效果營銷獎評 委,並獲得2020金瑞營銷獎 — 網絡營銷 年度人物等稱號。

Save as disclosed herein, Ms. Liang has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

除本文所披露者外,梁女士於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

* 僅供識別

^{*} For identification purpose only

Biographical Information of Directors and Senior Management (continued) 董事及高級管理層履歷資料(續)

Mr. Liu Biao (劉標), aged 43, is an executive Director. He joined the Group in July 2009 and is mainly responsible for the overall business development and sales management of the Group. He was appointed as a Director on 31 May 2019 and re-designated as an executive Director on the same day. He is currently a director of Icon Media

劉標先生,43歲,為執行董事。彼於2009年7月加入本集團,主要負責本集團的整體業務發展及銷售管理。彼於2019年5月31日獲委任為董事並於同日調任為執行董事。彼現時為天泓傳媒的董事。

Mr. Liu has 22 years of experience in sales and business management in the media industry. From June 2000 to December 2006, he served as sales manager at Guangzhou Aishidai Advertising Co., Ltd.* (廣州市艾時代廣告有限公司), where his duties were developing and implementing efficient sales network and maintaining customer relationships. From August 2007 to January 2008, he served as the planning manager at Ego Information Technology Group Co., Ltd.* (廣州頤高信息科技集團有限公司), where he was responsible for the planning, organisation and implementation of marketing activities, product development, analysing sales and market development.

劉先生於媒體行業的銷售及業務管理方面擁有22年經驗。於2000年6月至2006年12月,彼擔任廣州市艾時代廣告有限公司的銷售經理,其職責為制定及實行有效的銷售網絡,以及維持客戶關係。於2007年8月至2008年1月,彼擔任廣州頤高信息科技集團有限公司的規劃經理,彼負責規劃、組織及實行營銷活動、產品開發、分析銷售及市場發展。

Mr. Liu obtained his diploma in chain management from Guangzhou Jinrong Specialist College* (廣州金融專修學院), the PRC in July 2004.

劉先生於2004年7月從中國廣州金融專修 學院獲得其供應鏈管理文憑。

Save as disclosed herein, Mr. Liu has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

除本文所披露者外,劉先生於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

^{*} For identification purpose only

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Lee Siu Hang Foster (李兆鏗), aged 42, was appointed as an independent non-executive Director on 11 December 2019. He is responsible for supervising the Group's compliance, corporate governance matters and providing independent judgment and advice to the Group.

Mr. Lee has more than 19 years of experience in the accounting and finance industry. From September 2002 to June 2004, he worked as an accountant at KPMG in Hong Kong and subsequently from July 2004 to June 2005, he worked as a senior accountant in the audit and risk advisory service division at KPMG in Sydney, Australia. From June 2005 to March 2011, he was the associate vice president of structured finance at GE Capital. From April 2011 to May 2012, he also served as the assistant vice president of syndicated finance at the institutional banking group of DBS Bank Ltd in Hong Kong, where he was responsible for the development of transaction structure and assessment of loan distribution risk. From May 2012 to October 2017, he served as senior vice president, head of syndicated finance department of China Minsheng Banking Corp., Ltd., where he was responsible for departmental management, including business planning and recruitment of departmental staff. From May 2016 to October 2017, he also served as the director of Asia Pacific Loan Market Association Limited. From October 2017 to April 2018, he was the vice president cum chief investment officer of Carnival Group (Hong Kong) Holdings Limited, a subsidiary of Carnival Group International Holdings Limited, a company listed on the Stock Exchange (stock code: 996). From April 2018 to September 2019, he has been serving as the managing director in the financing department of Fortune Fountain Capital Limited, where he was responsible for the group's overseas equity and debt financing business, formulating financial strategies. Since April 2020, he has been serving as the senior director in the credit investment & corporate finance department of GAW Capital Advisors Limited, where he was responsible for provision of private credit in the real estate market. Mr. Lee has been a certified practicing accountant and a member of CPA Australia since September 2005. Since December 2018, Mr. Lee has been a Type 1 (dealing in securities) licensed representative and he has been licensed to carry on regulated activities for Cachet Asset Management Limited from September 2019 to January 2020. Since October 2020, Mr. Lee has been licensed to carry on regulated activities for Gateway Capital (Hong Kong) Limited.

獨立非執行董事

李兆鏗先生,42歲,於2019年12月11日 獲委任為獨立非執行董事。彼負責監督本 集團的合規、企業管治事宜及向本集團提 供獨立判斷及建議。

李先生於會計及金融業擁有逾19年經驗。 於2002年9月至2004年6月,彼於香港的 畢馬威會計師事務所擔任會計師,其後於 2004年7月至2005年6月,彼於澳洲悉尼 的畢馬威會計師事務所擔任審計及風險諮 詢服務部高級會計師。於2005年6月至 2011年3月,彼擔任GE Capital 結構性融資 助理副總裁。於2011年4月至2012年5月, 彼亦於香港的星展銀行有限公司機構銀行 部擔任銀團融資助理副總裁,負責制定交 易結構及評估貸款投放風險。於2012年5 月至2017年10月,彼擔任中國民生銀行 股份有限公司高級副總裁、銀團融資部主 管,負責部門管理工作,包括業務規劃及 招聘部門員工。於2016年5月至2017年10 月, 彼 亦 擔 任 Asia Pacific Loan Market Association Limited 董事。於2017年10月至 2018年4月,彼擔任嘉年華(香港)控股有 限公司(嘉年華國際控股有限公司(一間於 聯交所上市的公司(股份代號:996))的附 屬公司)的副總裁及首席投資執行官。自 2018年4月至2019年9月,彼一直擔任 Fortune Fountain Capital Limited 融資部的董 事總經理,負責集團的海外權益及債務融 資業務、制定財務策略。自2020年4月 起,彼一直於GAW Capital Advisors Limited 信貸投資及公司財務部門擔任高級總監, 負責於房地產市場提供民間借貸。李先生 自2005年9月起已為澳洲會計師公會執業 會計師及會員。自2018年12月起,李先 生一直擔任第1類(證券交易)受規管活動 持牌代表及彼自2019年9月起至2020年1 月持牌為臻卓資產管理有限公司進行受規 管活動。自2020年10月起,李先生持牌 為Gateway Capital (Hong Kong) Limited 進行 受規管活動。

Mr. Lee obtained his bachelor's degree in commerce from the University of New South Wales, Australia in April 2002.

Save as disclosed herein, Mr. Lee has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

Ms. Tam Hon Shan Celia (譚漢珊), aged 50, was appointed as an independent non-executive Director on 11 December 2019. She is responsible for supervising the Group's compliance, corporate governance matters and providing independent judgment and advice to the Group.

Ms. Tam has nearly 28 years of experience in the accounting and finance field. From August 1994 to October 1997, she was an accountant at DraftWorldwide Ltd, where she was responsible for managing financial matters. From October 1997 to May 1999, she also worked as an accountant at Baker Norton Asia Ltd, where she was mainly responsible for financial matters. From June 1999 to November 2000, she was a senior accountant at World Pioneer Ltd, where she was responsible for setting up the accounting system and managing the accounting functions including preparation of financial forecasts and management reports, and performing analysis. From November 2000 to March 2001, she was the financial accountant and subsequently from March 2001 to October 2003, she served as the finance and administration manager at Infoserve Technology Hong Kong Ltd, where she was responsible for the management of finance, administration and human resources matters. From August 2004 to March 2007, she was the finance manager and subsequently the group finance manager at Heal Force Development Limited, where she was responsible for compliance and management of the group finance department. From April 2007 to September 2013, she was the head of compliance and corporate affairs of NetDragon Websoft (Hong Kong) Limited and the company secretary and authorised representative of NetDragon Websoft Holdings Limited (previously known as NetDragon Websoft Inc.), a company listed on the Main Board of the Stock Exchange (stock code: 0777). From October 2013 to February 2014, she was the vice president of management centre of 91 Wireless Websoft Limited, a wholly-owned subsidiary of Baidu Inc., a company listed on NASDAQ (NASDAQ ticker: BIDU), where she was responsible for supervising and managing the finance, legal, human resources, internal control, government relationship and administration departments. From September 2014 to March 2018, she was an independent non-executive

李先生於2002年4月從澳洲新南威爾士大 學獲得商業學士學位。

除本文所披露者外,李先生於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

譚漢珊女士,50歲,於2019年12月11日 獲委任為獨立非執行董事。彼負責監督本 集團的合規、企業管治事宜及向本集團提 供獨立判斷及建議。

譚女士於會計及財務領域擁有近28年經 驗。於1994年8月至1997年10月,彼擔任 環球加達廣告有限公司的會計師,負責管 理財務事宜。於1997年10月至1999年5月, 彼亦擔任Baker Norton Asia Ltd的會計師, 主要負責財務事宜。於1999年6月至2000 年11月,彼於World Pioneer Ltd擔任高級 會計師,負責設立會計系統及管理會計職 能,包括編製財務預測及管理報告,並進 行分析。於2000年11月至2001年3月,彼 於英普達資訊科技香港有限公司擔任財務 會計,其後於2001年3月至2003年10月擔 任財務及行政經理,負責管理財務、行政 及人力資源事宜。於2004年8月至2007年 3月,彼擔任力康發展有限公司財務經 理,其後擔任集團財務經理,負責集團財 務部的合規及管理。於2007年4月至2013 年9月,彼擔任網龍香港有限公司的合規 及公司事務的主任,並擔任網龍網絡控股 有限公司(前稱為網龍網絡有限公司)(一 家於聯交所主板上市的公司(股份代號: 0777))的公司秘書及授權代表。於2013年 10月至2014年2月,彼於91無線網絡有限 公司(百度股份有限公司(一間於納斯達克 上市的公司(納斯達克股份代號:BIDU)) 的全資附屬公司)擔任管理中心副總裁, 負責監督及管理財務、法務、人力資源、 內部控制、政府關係及行政部。於2014年 9月至2018年3月,彼於浙江天潔環境科 技股份有限公司(一間於聯交所主板上市 的公司(股份代號:1527))擔任獨立非執 行董事、審核委員會主席及提名委員會成

director and chairlady of the audit committee and member of the nomination committee of Zhejiang Tengy Environmental Technology Co., Ltd., a company listed on the Main Board of the Stock Exchange (stock code: 1527). On 8 November 2022, Ms. Tam was appointed as an independent non-executive Director of Meihao Medical Group Co., Ltd (stock code: 1947), a company listed on the Main Board of the Stock Exchange. Ms. Tam is a member of The Hong Kong Institute of Certified Public Accountants since April 2002 and a fellow of The Association of Chartered Certified Accountants since November 2006.

員。於2022年11月8日,譚女士獲委任為 美皓醫療集團有限公司(一間於聯交所主 板上市的公司(股份代號:1947))的獨立 非執行董事。譚女士自2002年4月起成為 香港會計師公會成員及於2006年11月起 成為特許公認會計師公會的資深會員。

Ms. Tam obtained a bachelor's degree in business accounting from University of Lincolnshire and Humberside, United Kingdom in April 2000, and a master's degree in educational counselling from The Education University of Hong Kong in November 2018.

Save as disclosed herein, Ms. Tam has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

Mr. Tian Tao (田濤), aged 65, was appointed as an independent non-executive Director on 11 December 2019. He is responsible for supervising the Group's compliance, corporate governance matters and providing independent judgment and advice to the Group.

From February 1999 to November 2015, Mr. Tian was the vice general manager of CVSCTNS Research Co Ltd (央視市場研究股份有限公司). From November 2015 to June 2017, he was the president of Zhongguang Xincheng Information Technology Co., Ltd.* (中廣信誠信息科技股份有限公司). From July 2017 to August 2018, he was the president of the Beijing office of Nielsen-CCData Media Research Services Co., Ltd.* (尼爾森網聯媒介數據服務有限公司北京分公司). Since September 2018, he has been serving as the president of Zhongguang Rongxin Media Consulting (Beijing) Co., Ltd.* (中廣融信媒介諮詢(北京)有限公司). On 12 October 2022, Mr. Tian has been appointed as an independent non-executive director of Many Idea Cloud Holdings Limited (stock code: 6696), a company listed on the Main Board of the Stock Exchange.

Save as disclosed herein, Mr. Tian has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

* For identification purpose only

譚女士於2000年4月從英國林肯郡和亨伯 賽德大學取得商業會計學士學位,並於 2018年11月從香港教育大學取得教育輔 導碩士學位。

除本文所披露者外,譚女士於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

田濤先生,65歲,於2019年12月11日獲委任為獨立非執行董事。彼負責監督本集團的合規、企業管治事宜及向本集團提供獨立判斷及建議。

於1999年2月至2015年11月,田先生於央 視市場研究股份有限公司擔任副總經理。 於2015年11月至2017年6月,彼於中廣信 誠信息科技股份有限公司擔任總裁。於 2017年7月至2018年8月,彼擔任尼爾森 網聯媒介數據服務有限公司北京分公司總 裁。自2018年9月起,彼一直擔任中廣融 信媒介諮詢(北京)有限公司總裁。於2022 年10月12日,田先生獲委任為多想雲控 股有限公司(一間於聯交所主板上市的公司(股份代號:6696))的獨立非執行董事。

除本文所披露者外,田先生於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

* 僅供識別

SENIOR MANAGEMENT

Mr. Liang Anqi (梁安祺), aged 36, joined the Group in September 2017 and was promoted to chief supervisor (online and entertainment) in May 2019. Mr. Liang is primarily responsible for the intellectual property matters and entertainment business of the Group.

Mr. Liang has over 13 years of experience in the media industry. From April 2009 to March 2015, he worked at Phoenix Legend Group Of IMC* (廣東鳳凰傳説整合傳媒有限公司), where he was responsible for media strategic planning. From April 2015 to October 2016, he was employed by Shenzhen Fangsheng Human Resources Service Co., Ltd.* (廣東方勝人力資源服務有限公司). From October 2016 to September 2017, he was the deputy strategic director of the brand business department of EJAM GROUP Co., Ltd.* (易簡廣告傳媒集團股份有限公司), a company whose shares are quoted on the NEEQ (stock code: 834498), where he was responsible for promoting business projects, formulating promotion strategy and organising media and internal resources.

Mr. Liang completed a course on power plant thermal operation and installation held by Guangdong University of Technology, the PRC and graduated in June 2008.

Save as disclosed herein, Mr. Liang has not held any directorship in any other public companies the securities of which are or have been listed on any securities market in Hong Kong or overseas in the past three years.

高級管理層

梁安祺先生,36歲,於2017年9月加入本 集團並於2019年5月晉升為總監(網上及 娛樂)。梁先生主要負責本集團的知識產 權事宜及娛樂業務。

梁先生於媒體行業擁有逾13年經驗。於2009年4月至2015年3月,彼任職於廣東 鳳凰傳說整合傳媒有限公司,負責媒體戰略策劃。於2015年4月至2016年10月,彼 受僱於廣東方勝人力資源服務有限公司。 於2016年10月至2017年9月,彼為易簡廣 告傳媒集團股份有限公司(一間股份於新 三板掛牌的公司,股份代號:834498)品 牌業務部門的副策劃總監,負責推廣業務 項目、制定宣傳策略,以及組織媒體及內 部資源。

梁先生已完成中國廣東工業大學舉辦的電廠熱能動力裝置專業課程,並於2008年6月畢業。

除本文所披露者外,梁先生於過去三年並 無於證券目前或已經在香港或海外任何證 券市場上市的任何其他公眾公司擔任任何 董事職務。

^{*} For identification purpose only

鄺英女士,45歲,於2020年12月加入本 集團,出任營銷副總裁。彼負責銷售及營 銷管理,領導團隊實現增長目標,並在組 織管理方面支援梁女士。

Ms. Kuang is a seasoned marketer with over 22 years marketing experience including various areas like digital marketing, brand & consumer marketing management, professional marketing and retail customer marketing, etc. in top multi-national companies. Proven record showed her roles in leading digital transformation which significantly improve media utilization, turning around several declining brands back to growth, developing effective structure to improve organization efficiency, and establishing digital marketing capability framework which facilitates growth of the team. She also led her team winning series important marketing industry awards, like China Great Wall Advertising Awards (中國廣告長城獎), ROI Marketing Awards (金投賞廣告獎), Golden Mouse Digital Marketing Awards (金鼠標數字化營銷獎), etc.

She has ever been as Digital Commerce Marketing Director, Category Director for China Mint Category, Brand Leaders for series of famous brands like FIVE Gum (5 口香糖), SKITTLES Confectionery (彩虹糖), PIMPOM Lollipop (真知棒棒棒糖), TATA Bubble Gum (大大泡泡糖), EXTRA Gum (益達口香糖), etc. in Mars Wrigley China Ltd (瑪氏箭牌(中國)有限公司), as well as taking important roles in Mead Johnson Nutrition China Ltd (美贊臣營養品(中國)有限公司), Kimberly-Clark China Ltd (金 佰 利(中 國)有 限 公司) and Avon China Ltd (雅芳(中國)有限公司).

彼曾出任瑪氏箭牌(中國)有限公司的電子 商務市場總監、中國薄荷類的品類總監、 一系知名品牌的品牌負責人,如5口香 糖、彩虹糖、真知棒棒糖、大大泡泡 糖、益達口香糖等,並曾於美贊臣營養品 (中國)有限公司、金佰利(中國)有限公司 及雅芳(中國)有限公司擔任重要職位。

Ms. Kuang has obtained a certification of Jury of 2019–2020 Effie Awards Greater China. She is a Qualified Montessori Teacher and a Chinese Financial Planner. Ms. Kuang obtained a bachelor's degree in Economic from Zhongshan University with major in Marketing.

鄺女士已取得大中華Effie Awards 2019-2020年評審的資格。彼為蒙特梭利教師及中國高級理財規劃師。鄺女士於中山大學取得經濟學學士學位(主修營銷學)。

Biographical Information of Directors and Senior Management (continued) 董事及高級管理層履歷資料(續)

Ms. Yi Yang (楊奕), aged 38, joined the Group in October 2020 as the finance controller. Ms. Yang is mainly responsible for the listed company affairs, risk management, corporate internal control and internal audit.

Ms. Yang started her career as an accountant in KPMG Guangzhou since 2007 until late 2011. Her clients included listed companies in Hong Kong, China and the United States of America. From April 2012 to October 2018, Ms. Yang joined Health and Happiness (H&H) International Holdings Limited, a company listed on the Main Board of the Stock Exchange (Stock code: 1112) and worked as a financial analyst and subsequently the Group Reporting Manager, responsible for the financial reporting matters of the company. From October 2018 to September 2020, Ms. Yang served as a senior manager in China Beststudy Education Group, a company listed on the Main Board of the Stock Exchange (stock code: 3978), responsible for financial accounting and reporting, internal control and compliance, as well as merger and acquisition activities. Ms. Yang has more than 15 years of experience in finance, risk management and internal control and extensive working experience in fast moving consumer goods, retail and education industries.

Ms. Yang obtained a bachelor's degree in Management School in Sun Yat-Sen University in 2007. She was accredited as a Certified Public Accountant (non-practising) by The Chinese Institute of Certified Public Accountants in 2010 and member of The Association of Chartered Certified Accountants since 2012.

楊奕女士,38歲,作為財務總監於2020年10月加入本集團。楊女士主要負責上市公司事宜、風險管理、公司內部控制及內部審核。

楊女士自2007年起於廣州畢馬威會計師 事務所任職,展開會計師的職業生涯,直 至2011年底離任。彼客戶包括香港、中國 及美國的上市公司。於2012年4月至2018 年10月,楊女士加入健合(H&H)國際控股 有限公司(一間於聯交所主板上市的公 司,股份代號:1112),出任財務分析 師,其後任職集團報告經理,負責公司的 財務報告事宜。於2018年10月至2020年9 月,楊女士出任卓越教育集團(一間於聯 交所主板上市的公司,股份代號:3978) 的高級經理,負責財務會計及報告、內部 控制及合規,以及併購活動。楊女士於財 務、風險管理及內部控制方面擁有逾15 年經驗,以及在快速消費品、零售及教育 行業擁有豐富的工作經驗。

楊女士於2007年取得中山大學管理學院 的學士學位。彼於2010年獲中國註冊會計 協會認可為註冊會計師(非執業會員),自 2012年起為特許公認會計師公會會員。

COMPANY SECRETARY

Ms. Tung Wing Yee (董穎怡) is a senior corporate secretarial manager of Boardroom Corporate Services (HK) Limited. Ms. Tung has extensive experience in the corporate secretarial field, audit and assurance, financial management and corporate finance, gained from her working experience with an international accounting firm and a number of listed companies in Hong Kong. She is a fellow member of The Hong Kong Institute of Certified Public Accountants and a Certified Practising Accountant of CPA Australia. Ms. Tung obtained a master's degree in business administration from the University of Western Sydney, Australia in 2002 and a bachelor's degree in commerce from the University of Canberra, Australia in 1994.

公司秘書

董穎怡女士為寶德隆企業服務(香港)有限公司之企業秘書高級經理。董女士透過過去在一間國際會計師事務所及數間香港上市公司之工作經驗,獲得豐富的公司之工作經驗,獲得豐富的公司之工作經驗,獲得豐富的公司之工作經驗,數。彼為香港會計師公會資深會員及澳洲會計師公會之註冊會計師。董女士於2002年在澳洲西悉尼大學取得工商管理碩士學位;及於1994年在澳洲坎培拉大學取得商業學士學位。

Report of the Directors

董事會報告

The Board is pleased to present this Report of the Directors together with the audited consolidated financial statements of the Group for the Year.

董事會欣然提呈此董事會報告及本集團於 本年度之經審核綜合財務報表。

PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The Company is an investment holding company and its subsidiaries are mainly engaged in provision of integrated multimedia advertising and marketing solution services based in Guangzhou, the PRC and offer advertising and marketing solutions covering (i) traditional offline media including both OOH and indoor advertising platforms; (ii) online media; and (iii) PR, marketing campaigns and other services to the customers comprising brand owners, state-owned entities in the PRC, advertising agencies and government authorities. The integrated multimedia advertising and marketing solution service primarily focused on the formulation of advertising strategies for the customers, and identifying and sourcing the most appropriate advertising resources and formats to maximise the effectiveness of the customers' advertisements.

An analysis of the principal activities of the Group during the Year is set out in the section headed "Chairman's Statement" in this annual report and Note 3 to the consolidated financial statements.

The environmental policies and performance, compliance with relevant laws and regulations and relationships with employees will be disclosed in the section headed "Environmental, Social and Governance Report" in this annual report.

PRINCIPAL RISKS AND UNCERTAINTIES

Further discussion and analysis of these activities as required by Schedule 5 to the Hong Kong Companies Ordinance (Chapter 622 of the Laws of Hong Kong), including a discussion of the principal risks and uncertainties facing the Group, indication of likely future developments in the Group's businesses and other relevant information, are disclosed in the "Management Discussion and Analysis section". Such discussion forms part of this "Report of the Directors".

主要業務及業務回顧

本公司為一間投資控股公司,其附屬公司主要於中國廣州從事綜合多媒體廣告及營 錯解決方案服務供應,向我們的客戶(包 括品牌擁有人、中國國有實體、營銷戶代決 案,包括(i)傳統線下媒體,包括戶(ii) 案,包括(i)傳統線下媒體;及(iii) 素,包括(ii)互聯網媒體;及(iii) 營銷活動及其他服務。綜合多媒體戶 營銷解決方案服務主要專注於為廣告制資 及方式,以使客戶的廣告效果達至最大 化。

有關本集團於本年度的主要業務分析載於 本年報「主席報告」一節及綜合財務報表 附註3。

環境政策及表現、遵守相關法律及法規及 與僱員的關係將於本年報「環境、社會及 管治報告」一節中披露。

主要風險及不確定性

「管理層討論與分析」一節披露按照香港 法例第622章香港公司條例附表5規定而 須作出有關該等業務之進一步討論與分析 (包括説明本集團面對之主要風險及不確 定因素、指出本集團業務日後可能出現之 發展及其他相關資料)。有關討論構成本 「董事會報告」之一部分。

FINANCIAL SUMMARY

A summary of the audited consolidated results and the assets and liabilities of the Group for 2018 to 2022, as extracted from the audited consolidated financial statements, is set out on page 236 of this annual report. This summary does not form part of the audited consolidated financial statements.

SHARE CAPITAL AND SHARES ISSUED

Details of movements in the share capital of the Company and details of the shares issued during the Year are set out in Note 22 to the consolidated financial statements.

SUBSIDIARIES

Particulars of the Company's subsidiaries are set out in Note 12 to the consolidated financial statements.

KEY RELATIONSHIP WITH STAKEHOLDERS

The Group is committed to operate in a sustainable manner while balancing the interests of its various stakeholders including customers, suppliers and employees. The Group recognises employees as one of the valuable assets of the Group and the Group strictly complies with the labour laws and regulations in Hong Kong and PRC and regularly reviews the existing staff benefits for improvement.

The Group provides good quality services to the customers and maintains a good relationship with them. The Group is able to establish cordial and long-term business relationship with the major customers.

The Group also maintains effective communication and develops healthy relationship with the suppliers.

Further details are set out in the "Management Discussion and Analysis" section and the "Environmental, Social and Governance Report" of this annual report.

財政摘要

本集團2018年至2022年經審核綜合業績和資產及負債之概要,乃摘錄自載於本年報第236頁的經審核綜合財務報表。此摘要並不構成經審核綜合財務報表之一部分。

股本及已發行股份

本公司於本年度股本變動詳情及已發行股份詳情載於綜合財務報表附註22。

附屬公司

本公司附屬公司之有關詳情載於綜合財務 報表附註12。

與持份者之主要關係

本集團致力以可持續的方式運營,並同時 兼顧不同持份者(包括客戶、供應商及僱 員)的利益。本集團視僱員為本集團的寶 貴資源之一,本集團嚴格遵守香港及中國 勞動相關法律及法規,並定期審查現有員 工福利以期改善。

本集團為客戶提供優質服務,並與其保持 良好關係。本集團與主要客戶建立了長期 友好的業務關係。

本集團亦與供應商保持有效溝通並與其發 展良好關係。

進一步詳情載於本年報「管理層討論與分析」一節及「環境、社會及管治報告」一節。

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group is committed to contributing to the sustainability of the environment and is committed to becoming an environmentally-friendly corporation. Details of the environmental, social and governance policies and performance during the Year are disclosed in the "Environmental, Social and Governance Report" of this annual report.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

The Group recognizes the importance of compliance with regulatory requirements and that the risks of non-compliance with such requirements. To the best of the Directors' knowledge, information and belief, and having made all reasonable enquiries, the Group has complied in all material aspects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. During the Year, there was no material breach of, or non-compliance, with applicable laws and regulations by the Group.

The Group also complies with the requirements under the GEM Listing Rules and the Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong (the "**SFO**") for the disclosure of information and corporate governance.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association (the "**Articles of Association**") or the laws of the Cayman Islands which would oblige the Company to offer new Shares on a pro-rata basis to the existing Shareholders.

DEBENTURE ISSUED

The Group did not issue any debenture as of the date of this annual report.

EQUITY-LINKED AGREEMENTS

Save for disclosed in the section headed "Share Option Scheme" as set out on pages 57 to 60 of this annual report, no equity-linked agreements were entered into by the Group, or existed during the Year.

環境政策及表現

本集團致力於推動環境的可持續性及成為 環境友好企業。於本年度,環境、社會及 管治政策及表現之詳情於本年報「環境、 社會及管治報告」一節中披露。

遵守相關法律及法規

本集團確認遵守法律要求的重要性及不遵守該等要求的風險。經作出一切合理查詢後,就董事所知、所悉及所信,本集團已於所有重大方面遵守對本集團業務及運營有重大影響的相關法律及法規。於本年度,本集團概無嚴重違反或不遵守適用法律及法規的情況。

本集團亦就披露資料及企業管治遵守GEM 上市規則及香港法例第571章證券及期貨 條例(「證券及期貨條例」)的規例。

優先購買權

本公司組織章程細則(「**組織章程細則**」)或開曼群島法例並無優先購買權之條文規定本公司須按比例向現有股東發售新股份。

已發行債權證

截至本年報日期,本集團並無發行任何債 權證。

股權掛鈎協議

除本年報第57至60頁所載「購股權計劃」 一節之披露外,於本年度,本集團並無訂 立或存續任何股權掛鈎協議。

DIVIDENDS

The Board has resolved not to recommend the payment of a final dividend for the Year (2021: nil).

BOOK CLOSE DATES

For determining the entitlement of the Shareholders to attend and vote at the 2023 AGM, the register of Members will be closed from Tuesday, 9 May, 2023 to Friday, 12 May 2023 (both days inclusive), during which period no transfer of Shares will be registered. To qualify for attending the 2023 AGM, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar and transfer office in Hong Kong, Boardroom Share Registrars (HK) Limited at Room 2103B, 21/F., 148 Electric Road, North Point, Hong Kong for registration not later than 4:30 p.m. on Monday, 8 May 2023.

DISTRIBUTABLE RESERVES

Details of the movements in the reserves of the Company during the Year are set out in Note 22 to the consolidated financial statements.

As at 31 December 2022, the Company's reserves available for distribution, calculated in accordance with the Cayman Islands Companies Law, amounted to approximately RMB69.2 million. Such amounts may be distributed provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as and when they fall due in the ordinary course of business.

MAJOR CUSTOMERS AND SUPPLIERS

For the Year, sales to the Group's five largest customers accounted for 67.8% of the total sales for the Year and sales to the largest customer included therein amounted to 16.7%. Purchases from the Group's five largest suppliers accounted for 55.3% of the total purchases for the Year and purchase from the largest supplier included therein amounted to 15.1%.

The Directors confirm that none of the Directors, their respective close associates or any Shareholder (who or which to the best knowledge of the Directors, owns more than 5% of the Shares as at the date of this annual report), has or had any interest in any of the five largest suppliers or customers for the Year.

股息

董事會已決議不建議派付本年度的末期股息(2021年:零)。

暫停辦理股份過戶登記手續日期

為釐定股東出席2023年股東週年大會並於會上表決之權力,本公司將於2023年5月9日(星期二)至2023年5月12日(星期五)止(首尾兩天包括在內)暫停辦理股份過戶登記手續。為確定出席2023年股東週年大會的權利,所有過戶文件連同相關股票必須於2023年5月8日(星期一)下午4時30分前送交本公司的香港股份過戶登記分處寶德隆證券登記有限公司,地址為香港北角電氣道148號21樓2103B室,辦妥過戶登記手續。

可供分派儲備

於本年度,本公司的儲備變動詳情載列於 綜合財務報表附註22。

於2022年12月31日,根據開曼群島公司 法計算,本公司可分派儲備約為人民幣 69.2百萬元。該等金額可供分派,惟緊隨 建議分派股息當日後,本公司將能夠償還 其在日常業務過程中到期的債務。

主要客戶及供應商

本年度,向本集團五大客戶之銷售佔本年度銷售總額67.8%,而其中向最大客戶之銷售佔比為16.7%。從本集團五大供應商之購貨佔本年度購貨總額55.3%,而其中從最大供應商之購貨佔比為15.1%。

董事確認,於本年度,概無董事、彼等各 自的緊密聯繫人或任何股東(據董事所深 知擁有於本年報日期股份的5%以上)於任 何五大供應商或客戶中擁有或曾擁有任何 權益。

EMPLOYEE AND REMUNERATION POLICIES

As at 31 December 2022, the Group had 59 employees (2021: 78). They are all located in Guangzhou, the PRC. The number of employees employed by the Group varies from time to time depending on need. To capture the growth of the online advertising, the Group has recruited additional employees who have the expertise in online advertising services. In addition, members of the senior management team had exerted efforts on the development of the Group's online advertising services.

Employees' remuneration is determined based on their responsibilities, qualifications, performance, experience and seniority. The Group's standard remuneration package may include salary, discretionary bonus, benefits in kind and incentive. The remuneration policy and package of the Group's employees are periodically reviewed.

Compensation of key executives of the Group is reviewed by the Company's remuneration committee which is based on the Group's performance and the executives' respective contributions to the Group.

The remuneration of Directors and members of senior management is determined based on the duties, responsibilities, experience, skills and time commitment, as well as the performance of the Group.

Pursuant to the relevant laws and regulations of the PRC, the Group participates in a defined contribution basic pension insurance in the social insurance system established and managed by government organisations. The Group's PRC subsidiary contributes funds which are calculated on certain percentages of the employee salary as agreed by the local municipal government to the scheme to fund the retirement benefits of the employees. There is no forfeited contributions that may be used by the Group to reduce the existing level of contribution.

The Company has adopted a share option scheme on 11 December 2019 (the "**Share Option Scheme**") as an incentive to the Directors and eligible employees, details of the scheme are set out in the section headed "Share Option Scheme" below.

僱員及薪酬政策

於2022年12月31日,本集團擁有59名(2021年:78名)僱員。彼等均位於中國廣州。本集團聘用的僱員數目視乎需要而不時有所變化。為把握互聯網廣告的增長,本集團已增聘擁有互聯網廣告服務專業知識的僱員。此外,高級管理團隊成員已努力發展本集團的互聯網廣告服務。

僱員薪酬根據彼等的職責、資格、表現、 經驗及資歷釐定。本集團的標準薪酬組合 可能包括薪金、酌情花紅、實物福利及獎 勵。本集團僱員的薪酬政策及組合獲定期 檢討。

本集團主要行政人員的酬金由本公司薪酬 委員會根據本集團業績及行政人員各自對 本集團的貢獻進行檢討。

董事及高級管理層成員酬金根據彼等職 責、責任、經驗、技能及時間奉獻,以及 本集團業績釐定。

根據中國有關法律及法規,本集團參與定額供款基本退休金保險,其屬於由政府機構設立管理的社會保障體系。本集團的中國附屬公司乃按地方市政府同意的僱員薪金若干百分比向計劃供款,以撥支僱員退休福利。並無被沒收供款可供本集團用於減少現有供款水平。

本公司於2019年12月11日已採納購股權計劃(「購股權計劃」)作為對董事及合資格僱員的激勵,計劃詳情載於下文「購股權計劃」一節。

The total remuneration cost (including directors' emoluments) incurred by the Group for the Year was RMB15.5 million (2021: RMB12.8 million).

本集團於本年度產生的總薪酬成本(包括董事酬金)為人民幣15.5百萬元(2021年:人民幣12.8百萬元)。

MANAGEMENT CONTRACTS

No contract concerning the management and administration of the whole or any substantial part of the business of the Group was entered into or existed during the Year.

RELATED PARTY TRANSACTIONS

Material related party transactions entered into by the Group for the Year are disclosed in Note 24 to the consolidated financial statements. Save for the KINGOLD Advertising Services, Chaohuang Advertising Services and the Strategic Cooperative Agreement (as defined below), which constitute non-exempt continuing connected transactions as further discussed in the section headed "Continuing Connected Transactions" below, the other related party transactions under Note 24 were either fully exempt from reporting, announcement and independent Shareholders' approval requirements under Chapter 20 of the GEM Listing Rules or did not fall under the definition of connected transactions or continuing connected transaction as defined in Chapter 20 of the GEM Listing Rules. Save as disclosed in the section headed "Continuing Connected Transactions" below, the Group had no other connected transactions or continuing connected transactions which fell to be disclosed in accordance with the provisions under Chapter 20 of the GEM Listing Rules in relation to the disclosure of connected transactions and continuing connected transactions. The Company has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules.

The Directors confirm that all related party transactions during the Year were conducted after arm's length negotiations, fair and reasonable, on normal commercial terms and were not more favourable to those offered by the Group to other independent third parties for transactions of similar nature.

管理合約

於本年度,並無訂立有關本集團全部或任何重大部分業務的管理及行政之合約,亦 不存在有關合約。

關聯方交易

董事確認,於本年度訂立的所有關聯方交易乃按公平原則公平合理磋商後按一般商業條款訂立,且並非較本集團就類似性質的交易向其他獨立第三方提供的條款更有利。

CONTINUING CONNECTED TRANSACTIONS

Non-Exempted Continuing Connected Transactions ("CCT")

(1) Provision of advertising services by the Group to KINGOLD and its subsidiaries (together, "KINGOLD Group")

The Group has been providing media advertising services to KINGOLD Group as part of its usual course of business since December 2014 and throughout the Track Record Period (as defined in the prospectus of the Company dated 30 December 2019) (the "**Prospectus**").

KINGOLD, a limited liability company established under the laws of the PRC, is a majority controlled company indirectly held by Mr. Chau, father of Mr. Chow who is the Controlling Shareholder, executive Director and Chairman of the Board. As such, each of the members of KINGOLD Group is an associate of Mr. Chow and thus a connected person of the Company under Chapter 20 of the GEM Listing Rules. Mr. Chow is also one of the directors of KINGOLD.

The scope of services includes but not limited to, sourcing of advertising resources, placement of advertisements, strategic planning, graphic designs, news editorial and content advertorial in relation to brand promotion of hotels, restaurants, residential and commercial properties developed by KINGOLD Group. Such advertisements were placed on various online platforms and media resources such as LCD flat-panel displays and frame displays located at elevators and lobbies in commercial buildings owned by independent third parties and shopping malls, commercial buildings and housing estates owned by KINGOLD Group.

On 16 December 2019, the Group entered into an advertising services framework agreement (the "KINGOLD Group Advertising Services Framework Agreement") with KINGOLD (for itself and on behalf of its subsidiaries) for a term commenced from the Listing Date and ended on 31 December 2022 (subject to early termination pursuant to the terms of the KINGOLD Group Advertising Services Framework Agreement). Pursuant to the KINGOLD Group Advertising Services Framework Agreement, the Group will provide multimedia advertising services, including but not limited to media advertising services, advertising materials production services and event organisation and planning services (the "KINGOLD Advertising Services") to KINGOLD Group.

持續關連交易

不獲豁免持續關連交易(「持續關連交易 I)

(1) 本集團向僑鑫及其附屬公司(統稱為 「僑鑫集團」)提供廣告服務

自2014年12月起及於整個往績記錄期間(定義見本公司日期為2019年12月30日的招股章程(「招股章程」)),向僑鑫集團提供媒體廣告服務一直是本集團日常業務的一部分。

僑鑫為一間根據中國法律成立的有限公司,並為由周澤榮先生(我們的控股股東、執行董事及董事會主席周先生的父親)間接持有的佔多數控制權公司。因此,僑鑫集團的各成員公司為周先生的聯繫人並因此成為GEM上市規則第20章下本公司的關連人士。周先生亦為僑鑫董事之

於2019年12月16日,本集團與僑鑫 (為其本身及代表其附屬公司)訂 一項廣告服務框架協議(「僑鑫自 廣告服務框架協議」),期限為自 市日期開始並於2022年12月31日 東(可根據僑鑫集團廣告服務框架協議的條款提前終止)。根據僑鑫 廣告服務框架協議,本集團 廣告服務框架協議,本集團 廣告服務人對 實 是 與作服務及活動組織及計劃服務(「僑 鑫廣告服務」)。 The KINGOLD Group Advertising Services Framework Agreement is a framework agreement which provides the mechanism for the provision of the KINGOLD Advertising Services described therein. Separate agreements will be entered into between both parties to provide for the terms and conditions of the specific transactions in accordance with the principal terms set out in the KINGOLD Group Advertising Services Framework Agreement.

僑鑫集團廣告服務框架協議為一項 框架協議,訂立提供其中所述僑鑫 廣告服務的機制。各方將訂立單獨 協議以按僑鑫集團廣告服務框架協 議所載的主要條款制定具體交易的 條款及條件。

Having taken into consideration the historical service fees charged by the Group to KINGOLD Group, the proposed annual caps in relation to the provision of the KINGOLD Advertising Services under the KINGOLD Group Advertising Services Framework Agreement for each of the three years ended 31 December 2022 will not exceed RMB22,000,000.

經計及本集團向僑鑫集團收取的過往服務費用後,截至2022年12月31日止三個年度各年根據僑鑫集團廣告服務框架協議提供僑鑫廣告服務的建議年度上限將不會超過人民幣22,000,000元。

The aggregate amount of service fees payable by KINGOLD Group to the Group in respect of the provision of the KINGOLD Advertising Services for the Year amounted to approximately RMB1,918,000.

本年度,僑鑫集團就提供僑鑫廣告服務應付本集團的服務費總額約為 人民幣1,918,000元。

As the term of the KINGOLD Group Advertising Services Framework Agreement expired on 31 December 2022, the Company entered into a new KINGOLD Group Advertising Services Framework Agreement ("KINGOLD Group Advertising Services New Framework Agreement") on 28 December 2022 for a term of three years from 1 January 2023 to 31 December 2025.

由於僑鑫集團廣告服務框架協議已 於2022年12月31日到期,故本公司 於2022年12月28日訂立新的僑鑫集 團廣告服務框架協議(「僑**鑫集團廣 告服務新框架協議**」),自2023年1月 1日至2025年12月31日止為期三年。

Pursuant to the KINGOLD Group Advertising Services New Framework Agreement, the Group shall provide KINGOLD and its subsidiaries with multimedia advertising services, including but not limited to media advertising services, advertising materials production services and event organization and planning services. Having considered the historical fees payable by KINGOLD Group, the annual caps in respect of the provision of the advertising services under the KINGOLD Group Advertising Services New Framework Agreement for each of the years ending 31 December 2023, 2024 and 2025 will not exceed RMB4.5 million.

根據僑鑫集團廣告服務新框架協議,本集團將為僑鑫集團及其附屬公司提供多媒體廣告服務,包括但不限於媒體廣告服務、廣告材料製作服務以及活動組織及策劃服務。經僑鑫集團過往應付費用後,截至2023年、2024年及2025年12月31日止年度各年根據僑鑫集團廣告服務新框架協議提供廣告服務的年度上限將不超過人民幣4.5百萬元。

(2) Provision of advertising services by the Group to Guangdong Chaohuang Restaurant Co., Ltd.* (廣東潮皇食府有限公司) ("Chaohuang Restaurant")

The Group began to provide multimedia advertising services to Chaohuang Restaurant in August 2013 as part of the Group's ordinary and usual course of business.

Chaohuang Restaurant, a limited liability company established under the laws of the PRC, is a majority-controlled company indirectly held by Mr. Chau, father of Mr. Chow who is the Controlling Shareholder, executive Director and Chairman of the Board. As such, Chaohuang Restaurant is an associate of Mr. Chow and thus a connected person of the Company under Chapter 20 of the GEM Listing Rules. Mr. Chow is also one of the directors of Chaohuang Restaurant.

On 16 December 2019, the Group entered into an advertising services framework agreement (the "Chaohuang Restaurant Advertising Services Framework Agreement") with Chaohuang Restaurant for a term commenced from the Listing Date and ended on 31 December 2022 (subject to early termination pursuant to the terms of the Chaohuang Restaurant Advertising Services Framework Agreement). Pursuant to the Chaohuang Restaurant Advertising Services Framework Agreement, the Group will provide multimedia advertising services, including but not limited to media advertising services, advertising materials production services and event organisation and planning services (the "Chaohuang Advertising Services") to Chaohuang Restaurant.

The Chaohuang Restaurant Advertising Services Framework Agreement is a framework agreement which provides the mechanism for the provision of the Chaohuang Advertising Services described therein. Separate agreements will be entered into between both parties to provide for the terms and conditions of the specific transactions in accordance with the principal terms set out in the Chaohuang Restaurant Advertising Services Framework Agreement.

(2) 本集團向廣東潮皇食府有限公司(「潮皇食府」)提供廣告服務

本集團於2013年8月開始向潮皇食府 提供多媒體廣告服務,而此為本集 團一般及日常業務過程的一部分。

潮皇食府為一間根據中國法律成立的有限責任公司,並為由我們的控股敗東、執行董事兼董事會主席周先生的父親周澤榮先生間接持有的佔多數控制權公司。因此,潮皇食府為周先生的聯繫人並因此成為GEM上市規則第20章下本公司的關連人士。周先生亦為潮皇食府董事之一。

於2019年12月16日,本集團與潮皇 食府訂立一項廣告服務框架協議(「潮 皇食府廣告服務框架協議」),期限 為自上市日期開始並於2022年12月 31日結束(可根據潮皇食府廣告服務 框架協議的條款提前終止)。根據 皇食府廣告服務框架協議,本集 皇食府廣告服務框架協議,本集團 將向潮皇食府提供多媒體廣告服務 包括但不限於媒體廣告服務。告 材料製作服務及活動組織及計劃服 務(「潮皇廣告服務」)。

潮皇食府廣告服務框架協議為一項框架協議,訂立提供其中所述潮皇 廣告服務的機制。各方將訂立單獨 協議以按潮皇食府廣告服務框架協 議所載的主要條款制定具體交易的 條款及條件。

^{*} For identification purpose only

Having taken into consideration the historical service fees charged by the Group to Chaohuang Restaurant, the proposed annual caps in relation to the provision of the Chaohuang Advertising Services under the Chaohuang Restaurant Advertising Services Framework Agreement for each of the three years ended 31 December 2022 will not exceed RMB200,000.

The aggregate amount of service fees payable by Chaohuang Restaurant to the Group in respect of the provision of the Chaohuang Advertising Services for the Year amounted to approximately RMB0.

(3) Provision of advertising spaces by Guangzhou KINGOLD to the Group

On 16 December 2019, the Company entered into an advertising spaces framework agreement ("Guangzhou KINGOLD Advertising Spaces Framework Agreement") with Guangzhou KINGOLD Property Co., Ltd.* (廣州僑鑫物業有限公司) ("Guangzhou KINGOLD") for a term commenced from the Listing Date and ended on 31 December 2022. Pursuant to the Guangzhou KINGOLD Advertising Spaces Framework Agreement, Guangzhou KINGOLD would provide the Company with platforms and spaces such as shopping malls, commercial buildings, housing estates and golf club owned by KINGOLD Group. The transactions under the Guangzhou KINGOLD Advertising Spaces Framework Agreement constituted de minimis continuing connected transactions under Rule 20.74(1) (c) of the GEM Listing Rules.

As the term of the Guangzhou KINGOLD Advertising Spaces Framework Agreement expired on 31 December 2022, the Company entered into a new Guangzhou KINGOLD Advertising Spaces Framework Agreement ("**New Guangzhou KINGOLD Advertising Spaces Framework Agreement**") on 28 December 2022 for a term of three years from 1 January 2023 to 31 December 2025.

經計及本集團向潮皇食府收取的過往服務費用後,截至2022年12月31日止三個年度各年根據潮皇食府廣告服務框架協議提供潮皇廣告服務的建議年度上限將不會超過人民幣200,000元。

本年度,潮皇食府就提供潮皇廣告 服務應付本集團的服務費總額約為 人民幣零元。

(3) 廣州僑鑫向本集團提供廣告位

於2019年12月16日,本公司與廣州 僑鑫物業有限公司(「廣州僑鑫廣告 位框架協議(「廣州僑鑫廣告 位框架協議」),年期自上市廣大 至2022年12月31日止。根據 五度告位框架協議,廣州僑 鑫廣告位框架協議,與網 大樓、 國旗下購物商場、內 樓宇及高爾夫球俱樂部。廣州僑 樓宇及高爾夫球俱樂部。 廣告位框架協議下的交易構成 GEM 上市規則第20.74(1)(c)條下符合最低 豁免水平的持續關連交易。

由於廣州僑鑫廣告位框架協議已於2022年12月31日到期,故本公司於2022年12月28日訂立新廣州僑鑫廣告位框架協議(「新廣州僑鑫廣告位框架協議」),自2023年1月1日至2025年12月31日止為期三年。

Pursuant to the New Guangzhou KINGOLD Advertising Spaces Framework Agreement, Guangzhou KINGOLD shall provide the Group with platforms and spaces such as shopping malls, commercial buildings, housing estates and golf club owned by KINGOLD and its subsidiaries for the Group to provide advertising services to the customers of the Group. Having considered the historical fees charged by Guangzhou KINGOLD, the annual caps in relation to the transaction amount payable by the Group for the provision of the advertising spaces by Guangzhou KINGOLD under the New Guangzhou KINGOLD Advertising Spaces Framework Agreement for each of the years ending 31 December 2023, 2024 and 2025 will not exceed RMB4.0 million.

Guangzhou KINGOLD is a company established under the laws of the PRC with limited liability. Guangzhou KINGOLD is held as to approximately 59.1%, 24.5% and 16.4% by Imperial Springs Centre for Health Management* (從都國際生命健康管理有限公司) ("Imperial Springs"), KINGOLD and Hong Kong Kingson Investment Limited, respectively. Imperial Springs is held as to approximately 50.05% and 49.95% by KINGOLD and Ningbo Meishan Free Trade Port Huishan Investment Management Partnership (Limited Partnership)* (寧波梅山保税港區匯珊投資管理合夥企業(有限合夥)), respectively. Hong Kong Kingson Investment Limited is a company wholly owned by the parents of Mr. Chow. Hence, Guangzhou KINGOLD is a connected person of the Company under Chapter 20 of the GEM Listing Rules.

根據新廣州僑鑫廣告位框架協議, 廣州僑鑫應向本集團提供僑鑫及 附屬公司為本集團擁有之商場 東大廈、社區樓宇及高爾夫俱 等平台及空間,以便本集團 馬客的過往應付費用後,本 與本集團就廣州僑鑫於截至2023年 2024年及2025年12月31日止年協 期本集團就廣州僑鑫於截至2023年 是根據新廣州僑鑫於在至2023年 是根據新廣州僑鑫於在至2023年 是供廣告位應付的交易金額 提供廣告位應付的交易金額 提供廣告位應付的

廣州僑鑫為根據中國法律成立的有限公司。廣州僑鑫为別由從都國際生命健康管理有限公司(「從都國際」)、僑鑫及香港僑新投資有限公司持有約59.1%、24.5%及16.4%權益公。從都國際分別由僑鑫及寧波梅山有益。從都國際分別由僑鑫及寧波梅山有為50.05%及49.95%權益。香港僑新投資有限公司由周先生同時,廣州僑鑫為本公司關則第20章,廣州僑鑫為本公司關連人十。

(4) Provision of advertising services to Tianhong Real Estate Group

On 10 June 2022, Guangzhou Icon Culture Media Investment Co., Ltd.* (廣州天泓文化傳媒投資有限公司) ("Icon Media") entered into a strategic cooperative agreement ("Strategic Cooperative Agreement") with Guangzhou Tianhong Real Estate Development Co., Ltd.* (廣州天泓房地產開發有限公司) ("Tianhong Real Estate") and Guangzhou Tianhuihui Real Estate Co., Ltd.* (廣州天暉匯置業有限公司) ("Guangzhou Tianhuihui", together with Tianhong Real Estate, the "Tianhong Real Estate Group"), pursuant to which Icon Media would provide advertising services to Tianhong Real Estate Group for the period from 1 January 2022 to 31 December 2022. The annual cap in respect of the provision of advertising services under the Strategic Cooperative Agreement was RMB8,000,000 for the year ended 31 December 2022.

The aggregate amount of fee payable by Tianhong Real Estate Group to the Group in respect of the provision of advertising services under the Strategic Cooperative Agreement amounted to approximately RMB1,865,000 this year.

As the term of the Strategic Cooperative Agreement expired on 31 December 2022, on 28 December 2022, Icon Media entered into a new strategic cooperative agreement ("New Strategic Cooperative Agreement") with Tianhong Real Estate Group for a term of three years from 1 January 2023 to 31 December 2025. Pursuant to the New Strategic Cooperative Agreement, Icon Media shall provide the advertising services, including but not limited to, media advertising services, public relations, marketing campaigns and other services, to the Tianhong Real Estate Group. The annual caps in respect of the provision of the advertising services by the Group under the New Strategic Cooperative Agreement for each of the years ending 31 December 2023, 2024 and 2025 will not exceed RMB4,200,000.

(4) 向天泓房地產集團提供廣告服務

於本年度,天泓房地產集團根據戰略合作協議就提供廣告服務向本集團應付的費用總額約為人民幣1,865,000元。

由於戰略合作協議已於2022年12月 31日到期,於2022年12月28日,天 泓傳媒與天泓房地產集團訂立新的 戰略合作協議(「新戰略合作協議」), 自2023年1月1日至2025年12月31日 止為期三年。根據新戰略合作協議, 天泓傳媒應向天泓房地產集團提供 廣告服務,包括但不限於媒體廣告 服務、公共關係、市場推廣項目及 其他服務。截至2023年、2024年及 2025年12月31日止年度各年本集團 根據新戰略合作協議提供廣告服務 的年度上限將不超過人民幣4,200,000 元。 Tianhong Real Estate and Guangzhou Tianhuihui are companies established under the laws of the PRC with limited liability. Tianhong Real Estate is indirectly wholly-owned by Mr. Chow. Guangzhou Tianhuihui is held by Tianhong Real Estate and KINGOLD as to 70% and 30%, respectively. Hence, each of Tianhong Real Estate and Guangzhou Tianhuihui is a connected person of the Company under Chapter 20 of the GEM Listing Rules.

For details on the terms of the KINGOLD Group Advertising Services Framework Agreement, the Chaohuang Restaurant Advertising Services Framework Agreement and the Guangzhou KINGOLD Advertising Spaces Framework Agreement, please refer to the section headed "Continuing Connected Transactions" to the Prospectus. For details on the terms of the KINGOLD Group Advertising Services New Framework Agreement, the New Guangzhou KINGOLD Advertising Spaces Framework Agreement, the Strategic Cooperative Agreement and the New Strategic Cooperative Agreement, please refer to the announcements of the Company dated 10 June 2022 and 28 December 2022.

Confirmation of Independent Non-executive Directors

The independent non-executive Directors have reviewed the above continuing connected transactions and confirmed such transactions have been entered into: (1) in the ordinary and usual course of business of the Group; and (2) on normal or better commercial terms; and (3) according to the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole

天泓房地產及廣州天暉匯為根據中國法律成立的有限公司。天泓房地產由周先生間接全資擁有。廣州天暉匯由天泓房地產及僑鑫分別持有70%及30%權益。故此,根據GEM上市規則第20章,天泓房地產及廣州天暉匯為本公司關連人士。

有關僑鑫集團廣告服務框架協議、潮皇食府廣告服務框架協議及廣州僑鑫廣告位框架協議條款之詳情,請參閱載於招股章程「持續關連交易」一節。有關僑鑫集團廣告服務新框架協議、新廣州僑鑫廣告位框架協議、戰略合作協議及新戰略合作協議之詳情,請參閱本公司日期為2022年6月10日及2022年12月28日之公告。

獨立非執行董事的確認

獨立非執行董事已審閱上述持續關連交易,並確認該等交易乃:(1)於本集團一般及日常業務過程中訂立;(2)按一般或更佳商務條款訂立;及(3)根據相關協議,監管條款屬公平合理,並且符合股東的整體利益。

Confirmation of the auditor

KPMG, the Company's independent auditor (the "Auditor") was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) Assurance Engagements Other Than Audits or Reviews of Historical Financial Information and with reference to Practice Note 740 (Revised) Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules issued by the Hong Kong Institute of Certified Public Accountants (the "Auditor's Letter"). KPMG has issued its unqualified letter containing its findings and conclusions in respect of the continuing connected transactions disclosed above by the Group in accordance with Rule 20.54 of the GEM Listing Rules. A copy of the Auditor's Letter has been provided by the Company to the Stock Exchange.

Conclusion of the Auditor's assurance report on continuing connected transactions:

- nothing has come to the Auditor's attention that causes them to believe that the disclosed continuing connected transactions have not been approved by the Company's board of directors;
- b. for transactions involving the provision of goods or services by the Group, nothing has come to the Auditor's attention that causes them to believe that the disclosed continuing connected transactions were not, in all material respects, in accordance with the pricing policies of the Group;
- c. nothing has come to the Auditor's attention that causes them to believe that the disclosed continuing connected transactions were not entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and
- d. with respect to the aggregate amount of each of the continuing connected transactions set out in the above list of continuing connected transactions, nothing has come to the Auditor's attention that causes them to believe that the disclosed continuing connected transactions have exceeded the annual cap as set by the Company.

核數師的確認

核數師關於持續關連交易鑒證報告 的結論為:

- a. 核數師並沒有發現任何事項, 令核數師相信已披露的持續關 連交易在未經公司董事會審議 批准下實施;
- b. 就關於本集團的物料供應和服務的已披露的持續關連交易,核數師並沒有發現有任何事項,令核數師相信此類交易有重大方面在未全面符合本集團的價格政策下實施;
- c. 核數師並沒有發現任何事項, 令核數師相信此類已披露的持 續關連交易有重大方面未在全 面符合相關的協議下達成;及
- d. 就列載於上文持續關連交易清 單的各項持續關連交易總金 額,核數師沒有發現任何事 項,令核數師相信已披露的持 續關連交易金額超過本公司於 持續關連交易的年度交易上限。

DIRECTORS

The Directors who held office during the Year and up to the date of this annual report are:

Executive Directors:

Mr. Chow Eric Tse To (Chairman)

Ms. Cai Xiaoshan

Mr. Lau Tung Hei Derek

Ms. Liang Wei (Chief Executive Officer)

Mr. Liu Biao

Independent Non-executive Directors:

Mr. Lee Siu Hang Foster Ms. Tam Hon Shan Celia

Mr. Tian Tao

Biographical details of the Directors and senior management of the Group are set out in the section headed "Directors and Senior Management" on pages 24 to 35 of this annual report.

In accordance with Article 108(a) of the Articles of Association, at each annual general 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 less than one-third) shall retire from office by rotation.

Accordingly, three Directors will retire from office at the forthcoming annual general meeting of the Company and, being eligible, offer themselves for re-election.

PERMITTED INDEMNITY

Pursuant to the Articles of Association and subject to the applicable laws and regulations, every Director shall be indemnified and secured harmless out of the assets and profits of the Company against all actions, costs, charges, losses, damages and expenses which they or any of them may incur or sustain in or about the execution of their duty in their offices. Such permitted indemnity provision has been in force for the Year. The Company has arranged appropriate Directors' and officers' liabilities insurance coverage for its Directors and officers.

董事

於本年度及直至本年報日期持有職位的董 事為:

執行董事:

周子濤先生(主席) 蔡曉珊女士 劉東曦先生 梁薇女士(行政總裁) 劉標先生

獨立非執行董事:

李兆鏗先生 譚漢珊女士 田濤先生

本集團董事及高級管理層的履歷詳情載於 本年報第24至35頁「董事及高級管理層」 一節。

根據組織章程細則第108(a)條,在每屆股 東週年大會上,當時三分之一董事(若人 數並非三(3)的倍數,則以最接近但不超 過三分之一的人數為準)將輪值告退。

因此,三名董事將於本公司應屆股東週年 大會上退任,惟符合資格並願意於會上重 撰連任。

獲准許彌償

根據組織章程細則及受適用法律及法規所限,各董事就彼等或彼等任何一人基於其職位履行其職務而產生或蒙受的所有訴訟、費用、收費、損失、損害及開支,均可自本公司的資產及溢利獲得彌償,確保避免就此受損。上述獲准許的彌償條文已於本年度生效。本公司已為本集團董事及高級職員安排涵蓋董事及高級職員的合適的責任保險。

DIRECTORS' SERVICE CONTRACT

Each of the executive Directors has entered into a service contract on 11 December 2019 with the Company commencing on the Listing Date, which can be terminated by either party giving not less than three months' notice in writing to the other party.

Each of the independent non-executive Directors has entered into a letter of appointment with the Company on 11 December 2019 for an initial term of one year commencing on the Listing Date, which can be terminated by either party giving not less than three months' notice in writing to the other party. Each of the independent non-executive Directors' letter of appointment has been renewed with a term of three years, expiring on 13 January 2024.

The term of service of a Director is subject to the provisions on retirement by rotation of Directors as set out in the Articles of Association.

Save as aforesaid, none of the Directors has or is proposed to have a service contract or appointment letter with the Company or any of the subsidiaries other than contracts or letters expiring or determinable by the employer within one year without the payment of compensation (other than statutory compensation).

DIRECTORS' REMUNERATION

The Directors' fees are subject to Shareholders' approval at general meetings. Other remuneration are determined by the Board with reference to Directors' duties, responsibility and performance and the results of the Group as well as the recommendations of the remuneration committee (the "Remuneration Committee"). Further details of Director's remuneration and the five highest-paid individuals are set out in Note 7 and Note 8 to the consolidated financial statements on pages 199 to 201 of this annual report.

董事服務合約

各執行董事已於2019年12月11日與本公司訂立服務合約,自上市日期起可由任何一方向另一方發出不少於三個月的書面通知予以終止。

各獨立非執行董事已於2019年12月11日 與本公司訂立委聘函,自上市日期起初步 為期一年,且可由任何一方向另一方發出 不少於三個月的書面通知予以終止。各獨 立非執行董事的委聘函已重續,為期三 年,有效期至2024年1月13日止。

董事的服務年期乃根據組織章程細則所載 列的規定輪流退任。

除上述者外,概無董事與本公司或任何附屬公司訂有或擬訂立服務合約或委任函 (於一年內屆滿及僱主可於一年內終止而 毋須支付賠償(法定賠償除外)的合約或函 件除外)。

董事薪酬

董事袍金須受股東於股東大會上批准所規限。其他薪酬乃由董事會參考董事的職責、責任、表現及本集團業績,以及薪酬委員會(「薪酬委員會」)的建議而釐定。有關董事薪酬及五名最高人士薪金的進一步詳情載於本年報第199至201頁的綜合財務報表附註7和附註8。

RETIREMENT BENEFITS PLANS

Details of retirement benefits plans of the Group as at 31 December 2022, if any, are set out in Note 7 to the consolidated financial statements of this annual report.

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS

Save as disclosed in this annual report, neither the Company nor any of its subsidiaries had entered into any contract of significance with the Controlling Shareholders or their respective close associates, or any contract of significance for the provision of services to the Company or any of its subsidiaries by the Controlling Shareholders or their respective close associates, during the Year.

DEED OF NON-COMPETITION

Shining Icon, Sense One and Mr. Chow, who are the Controlling Shareholders (each a "Covenantor" and collectively, the "Covenantors") entered into the deed of non-competition in favour of our Company (for ourselves and as trustee for each of our subsidiaries) (the "Deed of Non-Competition"). Details of the Deed of Non-Competition was set out in the section headed "Relationship with Controlling Shareholders" of the Prospectus.

The independent non-executive Directors have reviewed the status of compliance and confirmed that all the undertakings under the Deed of Non-Competition have been complied with by the Controlling Shareholders up to the date of this annual report.

DIRECTORS' INTEREST IN SIGNIFICANT CONTRACTS

Save as disclosed in this annual report, no transaction, arrangement or contracts of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which a Director or an entity associated with him or her has or had a material interest, whether directly or indirectly, subsisted at any time during the Year.

退休福利計劃

本集團於2022年12月31日的退休福利計劃(如有)詳情載於本年報綜合財務報表附註7。

控股股東於合約的權益

除本年報所披露者外,於本年度,本公司或其任何附屬公司概無與控股股東或其各自緊密聯繫人訂立任何重大合約,或有關控股股東或其各自緊密聯繫人概無向本公司或其任何附屬公司提供服務的任何重大合約。

不競爭契據

Shining Icon、Sense One 以及控股股東周先生(「契諾人」)以本公司(為其本身及作為我們各附屬公司的受託人)為受益人訂立不競爭契據(「不競爭契據」)。有關不競爭契據的詳情載於招股章程「與控股股東的關係」一節。

直至本年報日期,獨立非執行董事已審視 不競爭契據的遵守情況並確認控股股東已 遵守所有不競爭契據項下之承諾。

董事於重大合約的權益

除本年報所披露者外,本公司或其任何附屬公司概無參與訂立與本集團業務有關, 而董事或與彼有關連之實體於當中直接或間接擁有重大權益,於本年度內任何時間仍然有效之重大交易、安排或合約。

COMPETING INTEREST

During the Year, and up to the date of this annual report, none of the Directors, or the Controlling Shareholders or substantial Shareholders (as defined in the GEM Listing Rules) of the Company or their respective close associates (as defined in the GEM Listing Rules) had engaged in or had any interest in any business which competes or is likely to compete, either directly or indirectly, with the business of the Group and which requires disclosure pursuant to Rule 11.04 of the GEM Listing Rules.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the paragraph headed "Directors' and chief executives' interests and short positions in shares, underlying shares and debentures" below, at no time during the Year were rights to acquire benefits by means of the acquisition of Shares granted to any Director or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company, or the Company's subsidiary or holding company or a subsidiary of the Company's holding company a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

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

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's listed securities during the Year.

Neither the Company nor any of its subsidiaries had issued or granted any convertible securities, options, warrants or similar rights or exercise any conversion or subscription rights under any convertible securities, options, warrants or similar rights during the Year.

競爭權益

於本年度及直至本年報日期,本公司董事或控股股東或主要股東(定義見GEM上市規則)或彼等各自緊密聯繫人(定義見GEM上市規則)概無從事與本集團業務直接或間接構成競爭或可能構成競爭的任何業務或於該等業務中擁有權益,而該等業務及權益須根據GEM上市規則第11.04條予以披露。

董事收購股份或債權證的權利

除下文「董事及最高行政人員於股份、相關股份及債權證的權益及淡倉」一段所披露者外,任何董事或彼等各自之配偶或18歲以下子女概無於本年度任何時間獲授予可藉購入股份而獲益的權利,亦無行使任何該等權利;本公司或本公司附屬公司亦控股公司或本公司控股公司的附屬公司亦無參與訂立任何安排,致使董事可取得任何其他法團的該等權利。

購買、出售或贖回本公司上市證券

概無本公司或其任何附屬公司於本年度購買、出售或贖回本公司任何上市證券。

概無本公司或其任何附屬公司於本年度發 行或授出任何可換股證券、期權、認股權 證或類似權利,或根據任何可換股證券、 期權、認股權證或類似權利行使任何轉換 權或認購權。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2022, the interests and short positions of the Directors and chief executives of the Company in the shares capital, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO), which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (b) pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or (c) to be notified to the Company and the Stock Exchange pursuant to the required standard of dealings by the Directors as referred to in Rules 5.46 to 5.67 of the GEM Listing Rules were as follows:

董事及最高行政人員於股份、相關 股份及債權證的權益及淡倉

於2022年12月31日,本公司董事及最高 行政人員於本公司或其相聯法團(定義見 證券及期貨條例第XV部)之股本、相關股 份及債權證中擁有(a)根據證券及期貨條 例第XV部第7及8分部規定須知會本公司 及聯交所(包括根據證券及期貨條例的有 關條文彼被當作或視為擁有的任何權益或 淡倉)的權益及淡倉;或(b)根據證券記冊 貨條例第352條須記錄於該條所述登記冊 的權益及淡倉;或(c)根據GEM上市規則 第5.46至5.67條董事交易規定標準須知會 本公司及聯交所的權益及淡倉如下:

		Number of Ordinary	Approximate percentage of
		Shares held	shareholding (%)
Name of Directors	Capacity/nature of interest	(Note 1)	(Note 5)
		~~!! <u> </u>	概約持股
		所持普通股數目	百分比(%)
董事姓名	身份/權益性質	(附註1)	(附註5)
Mr. Chow (Note 2)	Interest in a controlled	87,750,000 Shares (L)	48.75%
	corporation		
周先生(附註2)	受控制法團權益	87,750,000 股股份 (L)	48.75%
Mr. Lau Tung Hei Derek	Interest in a controlled	13,500,000 Shares (L)	7.50%
(" Mr. Lau ") <i>(Note 3)</i>	corporation		
劉東曦先生(「 劉先生 」)	受控制法團權益	13,500,000 股股份 (L)	7.50%
(附註3)			
Ms. Cai Xiaoshan (" Ms. Cai ")	Interest in a controlled	33,750,000 Shares (L)	18.75%
(Note 4)	corporation		
蔡曉珊女士(「 蔡女士 」)	受控制法團權益	33,750,000 股股份 (L)	18.75%
(附註4)			

Notes:

- 1. The letter "L" denotes a long position in the Shares.
- 2. Shining Icon and Sense One are wholly-owned by Mr. Chow. Therefore, Mr. Chow is deemed to be interested in the Shares held by Shining Icon and Sense One pursuant to SFO.
- 3. Master Connection is wholly-owned by Mr. Lau. Therefore, Mr. Lau is deemed to be interested in the Shares held by Master Connection pursuant to SFO.
- 4. Focus Wonder is wholly-owned by Ms. Cai. Therefore, Ms. Cai is deemed to be interested in the Shares held by Focus Wonder pursuant to SFO.
- 5. The calculation is based on the total number of 180,000,000 Shares in issue as at 31 December 2022.

Save as disclosed above, as at 31 December 2022, none of the Director nor the chief executives of the Company has any interests and short positions in the shares, underlying shares or debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (b) pursuant to Section 352 of the SFO, to be entered in the register referred to therein; or (c) to be notified to the Company and the Stock Exchange pursuant to the required standard of dealings by the Directors as referred to in Rules 5.46 to 5.67 of the GEM Listing Rules.

附註:

- 1. 字母「L」指於股份的好倉。
- 2. Shining Icon及Sense One 由周先生全資擁有。因此,周先生根據證券及期貨條例被視為於Shining Icon及Sense One 持有的股份中擁有權益。
- 3. Master Connection 由劉先生全資擁有。因此,劉先生根據證券及期貨條例被視為於 Master Connection 持有的股份中擁有權益。
- 4. Focus Wonder由蔡女士全資擁有。因此, 蔡女士根據證券及期貨條例被視為於 Focus Wonder持有的股份中擁有權益。
- 5. 此乃根據於2022年12月31日的已發行股份總數180,000,000股計算得出。

除上文所披露者外,於2022年12月31日,概無任何董事或本公司最高行政人員於本公司或任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債權證中擁有(a)根據證券及期貨條例第XV部第7及8分部規定須知會本公司及聯交所(包括根據證券及期貨條例的有關條文彼被當作或視為擁有的任何權益或淡倉)的權益及淡倉;或(b)根據證券及期貨條例第352條須記錄於該條所述登記冊的權益及淡倉;或(c)根據GEM上市規則第5.46至5.67條董事交易必守標準須知會本公司及聯交所的權益及淡倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2022, the following persons (not being Directors or chief executives of the Company) had, or were deemed to have, interests or short positions in the shares and underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were required to be recorded in the register of interests required to be kept by the Company under Section 336 of the SFO:

主要股東於股份、相關股份及債權證中的權益

於2022年12月31日,以下人士(並非本公司董事或最高行政人員)於本公司股份及相關股份中擁有或被視為擁有根據證券及期貨條例第XV部第2及3分部之規定須向本公司及聯交所披露的權益或淡倉或須記入本公司根據證券及期貨條例第336條存置之權益登記冊內的權益或淡倉:

Name of Shareholders	Capacity/nature of interest	Number of Ordinary Shares held (Note 1)	Approximate percentage of shareholding (%) (Note 2) 概約持股
nn 1.1	to / left > / lul ess	所持普通股數目	百分比(%)
股東姓名	身份/權益性質 ————————————————————————————————————	(附註1)	(附註2)
Shining Icon	Beneficial Owner	69,660,000 Shares (L)	38.70%
Shining Icon	實益擁有人	69,660,000 股股份 (L)	38.70%
Focus Wonder	Beneficial Owner	33,750,000 Shares (L)	18.75%
Focus Wonder	實益擁有人	33,750,000 股股份 (L)	18.75%
Sense One	Beneficial Owner	18,090,000 Shares (L)	10.05%
Sense One	實益擁有人	18,090,000 股股份 (L)	10.05%
Master Connection	Beneficial Owner	13,500,000 Shares (L)	7.50%
Master Connection	實益擁有人	13,500,000 股股份 (L)	7.50%
Notes:		附註:	
			LL 17 A

⁽¹⁾ The letter "L" denotes a long position in the Shares.

⁽²⁾ The calculation is based on the total number of 180,000,000 Shares in issue as at 31 December 2022.

⁽¹⁾ 字母「L」指於股份的好倉。

⁽²⁾ 此乃根據於2022年12月31日的已發行股份總數180,000,000股計算得出。

Save as disclosed above, as at 31 December 2022, no person, other than the Directors and chief executives of the Company whose interests are set out in the paragraph headed "Directors' and chief executives' interests and short positions in shares, underlying shares and debentures" above, had any interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were required to be recorded in the register required to be kept by the Company under Section 336 of the SFO.

除上文所披露者外,於2022年12月31日,概無其他人士(董事及本公司最高行政人員除外,其權益載於上文「董事及最高行政人員於股份、相關股份及債權證的權益及淡倉」一段)於股份或相關股份中擁有根據證券及期貨條例第XV部第2及3分部之規定須向本公司及聯交所披露的權益或淡倉或須記錄於本公司根據證券及期貨條例第336條須予存置之登記冊內之任何權益或淡倉。

SHARE OPTION SCHEME

The Share Option Scheme has been conditionally adopted on 11 December 2019. No options had been granted, agreed to be granted, exercised, lapsed or cancelled under the Share Option Scheme during the Year and up to the date of this report.

The principal terms of the Share Option Scheme are set out as follows:

Purpose

The purpose of the Share Option Scheme is to enable the Company to grant options to Eligible Participants (as defined in below) as incentives or rewards for their contribution or potential contribution to the Group and to provide the Eligible Participants an opportunity to have a personal stake in the Company with the view to achieving the following objectives:

- (i) motivate the Eligible Participants to optimise their performance efficiency for the benefit of the Group;
- (ii) attract and retain or otherwise maintain on-going business relationship with the Eligible Participants whose contributions are or will be beneficial to the long-term growth of the Group; and/or
- (iii) for such purposes as the Board may approve from time to time.

購股權計劃

購股權計劃已於2019年12月11日有條件 採納。於本年度及直至本報告日期,概無 購股權已根據購股權計劃授出、同意授 出、行使、失效或註銷。

購股權計劃的主要條款載列如下:

目的

購股權計劃旨在讓本公司向合資格參與者 (定義見下文)授出購股權,作為彼等對本 集團的貢獻或潛在貢獻的激勵或獎勵,以 及向合資格參與者提供機會於本公司擁有 個人權益,以達至下列目標:

- (i) 激勵合資格參與者為本集團的利益 盡量發揮彼等的表現效率;
- (ii) 吸引及挽留合資格參與者或另行與 合資格參與者保持持續的業務關係, 而該等合資格參與者的貢獻,乃對 或將對本集團之長遠發展有利; 及/或
- (iii) 董事會可能不時批准的該等目的。

Who may join

The Board may, at its absolute discretion and on such terms as it may think fit, grant any of the Eligible Participants, as defined below, options to subscribe at a price calculated in accordance with paragraph headed "Subscription price of shares" below for such number of Shares as it may determine in accordance with the terms of the Share Option Scheme.

The basis of eligibility of any participant to the grant of any option shall be determined by the Board (or as the case may be, the independent non-executive Directors) from time to time on the basis of his contribution or potential contribution to the development and growth of the Group.

Eligible participants (the "Eligible Participants") shall include any full-time or part-time employees, executives or officers (including executive, non-executive and independent non-executive Directors) of the Group and any suppliers, customers, consultants, agents, advisers and related entities who, in the sole opinion of the Board, will contribute or have contributed to the Group.

Maximum number of shares

18,000,000, that is, the maximum number of Shares issuable upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company as from 11 December 2019 (excluding, for this purpose, Shares issuable upon exercise of options which have been granted but which have lapsed in accordance with the terms of the Share Option Scheme or any other share option schemes of the Company) must not in aggregate exceed 10% of all the Shares in issue as at the Listing Date which is 180,000,000 Shares.

No options have been granted since the adoption of the Share Option Scheme. The number of options available for grant under the Share Option Scheme was 18,000,000 as at 1 January 2022 and 31 December 2022, respectively. As at the date of this report, the total number of Shares available for issue under the Share Option Scheme was 18,000,000, representing 10% of the issued share capital of the Company as at the date of this report.

參與者資格

董事會可全權根據其認為適合的條款,向 任何合資格參與者(定義見下文)授出購股權,供其根據購股權計劃的條款,按下文 「股份認購價」一段所述方式計算的價格 認購可能釐定數目的股份。

任何參與者獲授任何購股權的資格將由董 事會(或獨立非執行董事,視乎情況而定) 不時根據參與者對本集團的發展及增長所 作出或可能作出的貢獻來決定。

合資格參與者(「合資格參與者」)包括本集團之任何全職或兼職僱員、行政人員或高級職員(包括執行董事、非執行董事及獨立非執行董事)以及任何供應商、客戶、諮詢人、代理人、顧問及董事會全權酌情認為將對或已對本集團作出貢獻的相關實體。

股份數目上限

18,000,000 股股份即自2019年12月11日起因根據購股權計劃及本公司任何其他購股權計劃授出的所有購股權獲行使而可發行的股份數目上限(就此而言,不包括因已授出但根據購股權計劃或本公司任何其他購股權計劃的條款已失效的購股權獲行使而可發行的股份),合共不得超出於上市日期全部已發行股份(即180,000,000 股股份)的10%。

自購股權計劃採納以來並無授出購股權。 於2022年1月1日及2022年12月31日,購 股權計劃項下可授出的購股權數目分別為 18,000,000份。於本報告日期,根據購股 權計劃可予發行的股份總數為18,000,000 股,相當於本報告日期本公司已發行股本 10%。

Maximum number of Shares comprised in options to any one individual

1% of the Shares in issue as of the date of grant in any 12-month period up to the date of grant.

Period within which the securities must be taken up under an option

An option may be accepted by a participant within 21 days inclusive of the day on which such offer was made.

Period within which an option may be exercised

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

Minimum period for which an option must be held before it can be exercised

There is no such requirement imposed by the Share Option Scheme, provided that the Directors, may impose such requirement upon grant of the option on which the option is deemed to be granted and accepted.

Amount payable on application or acceptance of the options

The amount payable by the grantee of an option to the Company on acceptance of the offer for the grant of an option is HK\$1.00.

Subscription price of Shares

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be a price solely determined by the Board and notified to a participant and shall be at least the higher of:

(i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day;

任何一名個人獲授購股權所包含的股 份數目上限

直至授出日期止任何十二個月期間截至授 出日期已發行股份的1%。

獲授購股權後認購證券的期限

參與者須於提出有關要約日期(包括當日) 起21日內接納購股權。

購股權可予行使期間

購股權可於董事會釐定的期間隨時根據購 股權計劃條款行使,惟不得超過授出日期 起計十年,並受提早終止條款所限。

行使購股權前必須持有的最短期限

購股權計劃對此並無施加有關規定,惟董事可於授出購股權(即購股權被視為已授出及接納)當日施加有關規定。

申請或接納購股權時應付的款項

購股權的承授人須於接納要約時就獲授的 一份購股權向本公司支付1.00港元。

股份認購價

根據購股權計劃授出的任何特定購股權的 股份認購價將為由董事會全權釐定並通知 參與者的價格,且不得低於下列各項中的 最高者:

(i) 聯交所每日報價表所報股份於授出 購股權當日(須為營業日)的收市價;

- (ii) the average of the closing prices of the Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and
- (iii) the nominal value of a Share on the date of grant of the option. For the purpose of calculating the subscription price, where the Company has been listed on the Stock Exchange for less than five business days, the issue price of the Shares on the Stock Exchange shall be used as the closing price for any business day fall within the period before listing.

Remaining Life of the Scheme

The Share Option Scheme shall be valid and effective for a period of 10 years from the Listing Date (i.e. 14 January 2020) and will expire on 13 January 2030.

INTERESTS OF COMPLIANCE ADVISER

As notified by Innovax Capital Limited ("Innovax"), the compliance adviser of the Company, save for the compliance adviser agreement entered into between the Company and Innovax dated 20 June 2019, neither Innovax nor any of its close associates (as defined in the GEM Listing Rules), the directors or employees had any interest in the share capital of the Company or any member of the Group (including options or rights to subscribe for such securities, if any) which is required to be notified to the Company pursuant to Rule 6A.32 of the GEM Listing Rules as up to the date of this annual report.

PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this annual report, the Company has maintained the prescribed percentage of public float under the GEM Listing Rules.

- (ii) 聯交所每日報價表所報股份於緊接 授出購股權當日前五個營業日的平 均收市價:及
- (iii) 股份於授出購股權當日的面值。就 計算認購價而言,如本公司在聯交 所上市不足五個營業日,則股份在 聯交所的發行價應當作上市前期間 任何營業日的收市價。

計劃的剩餘年期

購股權計劃自上市日期(即2020年1月14日) 起十年內有效及生效,並將於2030年1月 13日屆滿。

合規顧問的權益

誠如本公司合規顧問創陞融資有限公司 (「創陞」)所告知,除本公司與創陞所訂立 日期為2019年6月20日的合規顧問協議外, 直至本年報日期,創陞及其任何緊密聯繫 人(定義見GEM上市規則)、其董事或僱員 概無於本公司或本集團任何成員公司的股 本(包括購股權或認購有關證券的權利(如 有))中擁有任何須根據GEM上市規則第 6A.32條須知會本公司的權益。

公眾持股量

基於本公司可公開取得的資料及據董事所知,於本年報日期,本公司已維持GEM上市規則項下指定公眾持股百分比。

CHANGE IN INFORMATION OF DIRECTORS' INFORMATION

Pursuant to Rule 17.50A(1) of the GEM Listing Rules, the changes in Directors' information are set out below:

- i) with effect from 17 February 2023, Mr. Chow Eric Tse To was appointed as a director of Guangdong Huaxing Bank Co., Ltd.;
- ii) on 8 November 2022, Ms. Tam Hon Shan Celia, an independent non-executive Director, was appointed as an independent non-executive Director of Meihao Medical Group Co., Ltd (stock code: 1947), a company listed on the Main Board of the Stock Exchange; and
- iii) on 12 October 2022, Mr. Tian Tao, an independent nonexecutive Director, has been appointed as an independent non-executive director of Many Idea Cloud Holdings Limited (stock code: 6696), a company listed on the Main Board of the Stock Exchange.

INDEPENDENT AUDITOR

The consolidated financial statements for the Year have been audited by KPMG, the Auditor.

A resolution will be proposed at the forthcoming annual general meeting for the re-appointment of KPMG as the Auditor.

There was no changes in the Auditor during the past three years.

EVENTS AFTER THE REPORTING PERIOD

The Group had no significant event from the end of the Year to the date of this annual report.

On behalf of the Board

Mr. Chow Eric Tse To

Chairman

Hong Kong, 29 March 2023

董事資料變動

根據GEM上市規則第17.50A(1)條,董事資料變動載列如下:

- i) 自2023年2月17日起,周子濤先生 獲委任為廣東華興銀行股份有限公 司董事:
- ii) 於2022年11月8日,獨立非執行董 事譚漢珊女士獲委任為聯交所主板 上市公司美皓醫療集團有限公司(股 份代號:1947)的獨立非執行董事: 及
- iii) 於2022年10月12日,獨立非執行董 事田濤先生獲委任為聯交所主板上 市公司多想雲控股有限公司(股份代 號:6696)的獨立非執行董事。

獨立核數師

本年度的綜合財務報表已經核數師畢馬威 會計師事務所審核。

本公司將於應屆股東週年大會上提呈有關 續聘畢馬威會計師事務所為核數師的決議 案。

於過去三年,概無更換核數師。

報告期後事項

由本年度末至本年報日期,本集團並無重大事件。

代表董事會

周子濤先生

主席

香港,2023年3月29日

Corporate Governance Report

企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Directors recognise the importance of good corporate governance in management and internal procedures to promote and ensure accountability. The Company's corporate governance practices are based on principles and code provisions as set out in the section headed "Part 2 — Principles of good corporate governance, code provisions and recommended best practices" of the Corporate Governance Code as set out in Appendix 15 to the GEM Listing Rules ("Corporate Governance Code") . During the Year, the Company's corporate governance practices have been complied with and it will continue to comply with the Corporate Governance Code.

企業管治常規

董事深明在管理及內部程序方面實行良好企業管治以促進及確保問責的重要性。本公司的企業管治常規乃基於GEM上市規則附錄十五所載企業管治守則(「企業管治守則」)「第二部分-良好企業管治的原則、守則條文及建議最佳常規」一節所載原則及守則條文。於本年度內,本公司的企業管治常規已經遵守且我們將繼續遵守企業管治守則。

THE BOARD

Board of Directors

The Board currently comprises eight members, consisting of five executive Directors and three independent non-executive Directors. The composition of the Board comprises the following Directors:

Executive Directors:

Mr. Chow Eric Tse To (Chairman)

Ms. Cai Xiaoshan

Mr. Lau Tung Hei Derek

Ms. Liang Wei (Chief Executive Officer)

Mr. Liu Biao

Independent Non-executive Directors:

Mr. Lee Siu Hang Foster Ms. Tam Hon Shan Celia

Mr. Tian Tao

The biographical details of the Directors are set out in the section headed "Biographical Information of Directors and Senior Management" on pages 24 to 35 of this annual report. Save as disclosed, there is no other financial, business, family or other material/relevant relationships among the members of the Board.

董事會

董事會

董事會目前由八名成員組成,包括五名執 行董事及三名獨立非執行董事。董事會的 成員組成包括下列董事:

執行董事:

周子濤先生(主席) 蔡曉珊女士 劉東曦先生 梁薇女士(行政總裁) 劉標先生

獨立非執行董事:

李兆鏗先生 譚漢珊女士 田濤先生

董事履歷詳情載於本年報第24至35頁「董事及高級管理層履歷資料」一節。除所披露者外,董事會成員間概無任何其他財務、業務、家庭或其他重大/相關關係。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

During the Year and up to the date of this annual report, Mr. Chow acted as the Chairman and Ms. Liang Wei acted as the Chief Executive Officer. The Chairman performs the management of the Board and the Chief Executive Officer performs the day-to-day management of the Group's businesses. Clear division of their respective roles and responsibilities is in place and set out in writing to ensure a balance of power and authority.

BOARD MEETINGS

The Board will meet regularly and schedule to meet at least four times every year at approximately quarterly intervals in accordance with the Corporate Governance Code. Apart from regular Board meetings, the Chairman will also hold meeting annually with the independent non-executive Directors without the presence of other Directors.

At least 14 days' notice of a Board meeting will be normally given to all Directors who are given an opportunity to include matters for discussion in the agenda. The Board's procedures comply with the Articles of Association as well as the relevant rules and regulations.

Board minutes of each Board meeting and minutes of the meetings of the committees shall be prepared in sufficient details for the matters considered and resolved. Draft and final versions of minutes shall be sent to all Directors for their comment and records respectively, within a reasonable time after the meetings were held.

Minutes of the meetings of the Board and Board committees shall be duly kept by the company secretary of the Company (the "Company Secretary") and are open for inspection at any reasonable time on reasonable notice by any Director.

主席及行政總裁

於本年度及直至本年報日期,周先生擔任主席及梁薇女士擔任行政總裁。主席負責董事會的管理而行政總裁負責本集團業務的日常管理。明確劃分彼等各自之角色及責任並以書面形式確保權力與權限之平衡。

董事會會議

董事會將根據企業管治守則定期召開會議,並計劃每年至少召開四次會議,即約每季度召開一次。除定期舉行的董事會會議外,主席亦將每年在並無其他董事在場的情況下與獨立非執行董事舉行會議。

召開董事會會議一般會給予全體董事至少 十四天的通知,以便有機會將討論事項納 入會議議程內。董事會之程序遵照組織章 程細則以及相關條例及規例。

各董事會會議之董事會會議記錄及委員會 會議之會議記錄均應就所考慮及議決的事 項提供足夠詳細資料。會議紀錄之草稿及 最終定稿應在會議結束後一段合理時間內 先後發送全體董事,初稿供董事表達意 見,最終稿作其紀錄之用。

董事會會議和董事會委員會的會議記錄應由本公司的公司秘書(「公司秘書」)妥為保存,並於任何董事發出合理通知後,在任何合理時間供其查閱。

The attendance of each Director at the Board meetings and general 本年度,各董事出席董事會會議及股東大 meetings during the Year is set out in the table below:

會的情況載於下表:

	Attendance/	Attendance at general meeting/
Name of Directors	Number of meeting	Number of meeting
董事姓名	出席會議次數/會議次數	出席股東大會次數/大會次數
Executive Directors		
執行董事		
Mr. Chow Eric Tse To	4/4	1/1
周子濤先生		
Ms. Cai Xiaoshan	4/4	1/1
蔡曉珊女士		
Mr. Lau Tung Hei Derek	3/4	1/1
劉東曦先生		
Ms. Liang Wei	4/4	1/1
梁薇女士		
Mr. Liu Biao	4/4	1/1
劉標先生		
In donor dout you averative		
Independent non-executive Directors		
獨立非執行董事		
肉エチ刊1」里手 Mr. Lee Siu Hang Foster	4/4	1/1
李兆鏗先生	4/4	17 1
子心蛭ルエ Ms. Tam Hon Shan Celia	4/4	1/1
譚漢珊女士	4/4	1/ 1
呼失机火工 Mr. Tian Tao	4/4	1/1
田濤先生	4/4	1/ 1
四/时儿工		

INDEPENDENT NON-EXECUTIVE DIRECTORS

The Board has met the requirements of the GEM Listing Rules relating to the appointment of at least three independent non-executive Directors representing one-third of the Board with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise.

The Board has received from each of the independent non-executive Directors a written annual confirmation of his/her independence pursuant to Rule 5.09 of the GEM Listing Rules and considers each of them to be independent.

Each of the independent non-executive Directors has signed a letter of appointment with the Company for an initial term of one year commencing from the Listing Date. Each of the independent non-executive Directors' letter of appointment has been renewed for a term of three years with effective date until 13 January 2024.

RESPONSIBILITIES, ACCOUNTABILITIES AND CONTRIBUTIONS OF THE BOARD AND MANAGEMENT

The Board is the primary decision making body of the Company and is responsible for overseeing the Group's businesses, strategic decisions and performance and is collectively responsible for promoting the success of the Company by directing and supervising its affairs. The Board makes decisions objectively in the interests of the Company.

All Directors, including independent non-executive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board for its efficient and effective functioning. The executive Directors oversee the daily operations of the Group, while our independent non-executive Directors bring independent judgment to the decision making process of the Board, taking into account the advice of the senior management of the Group.

The Group's senior management is responsible for the day-to-day management of the Group's business, carrying out the business decisions of the Group, and is responsible for overseeing the general operation, business development, finance, marketing, and operations as well as other essential management functions of the Group.

獨立非執行董事

董事會一直符合 GEM 上市規則有關委任至 少三名獨立非執行董事(佔董事會三分之一),且其中至少一名獨立非執行董事須 具有適當的專業資格或會計或相關財務管 理專業知識的規定。

董事會已接獲各獨立非執行董事根據GEM 上市規則第5.09條就其獨立身份發出之年 度書面確認,並認為彼等均具獨立性。

各獨立非執行董事已與本公司訂立委任書,初始任期自上市日期開始為期一年。 各獨立非執行董事的委任函已重續三年, 新合約有效期至2024年1月13日止。

董事會及管理層的責任、問責性及 貢獻

董事會為本公司的主要決策組織,負責監督本集團的業務、策略性決定及表現,並 共同負責指導並監察本公司的事務以促使 其成功。董事會客觀行事,所作決策符合 本公司的利益。

全體董事(包括獨立非執行董事)已為董事會帶來各種寶貴的業務經驗、知識及專業精神,以有效率及有效地履行董事會的職能。執行董事監督本集團的日常營運,而獨立非執行董事則經計及本集團高級管理層的建議後對董事會的決策過程作出獨立判斷。

本集團高級管理層負責本集團業務的日常 管理,執行本集團的業務決策,並負責監 督整體營運、業務發展、財務、市場推廣 及運營以及本集團的其他基本管理職能。

BOARD COMMITTEES

The Board has established three committees, namely, the audit committee (the "Audit Committee"), Remuneration Committee and the nomination committee (the "Nomination Committee"), for overseeing particular aspects of the Company's affairs. Each of these committees are established with defined written terms of reference. The terms of reference of the Board committees are available on the websites of the Company and the Stock Exchange.

Audit Committee

The Company established the Audit Committee on 11 December 2019 with written terms of reference in compliance with code provision D.3.3 of the Corporate Governance Code. The Audit Committee consists of three independent non-executive Directors members, namely Mr. Lee Siu Hang Foster, Ms. Tam Hon Shan Celia and Mr. Tian Tao. Mr. Lee Siu Hang Foster, is the chairperson of the Audit Committee.

The duties of the Audit Committee include reviewing, in draft form, the annual report and accounts, half-year report and quarterly reports and providing advice and comments to the Board. In this regard, members of the Audit Committee will liaise with the Board, the senior management, the reporting accountants and auditor. The Audit Committee will also consider any significant or usual items that are, or may need to be, reflected in such reports and accounts and give consideration to any matter that have been raised by the accounting staff, compliance officer or auditor. Members of the Audit Committee are also responsible for reviewing the Company's financial reporting process and internal control system.

董事委員會

董事會已設立三個委員會,即審核委員會 (「審核委員會」)、薪酬委員會及提名委員會(「提名委員會」),以監督本公司個別方面的事務。該等委員會均按界定的書面職權範圍設立。董事委員會的書面職權範圍可於本公司及聯交所網站查閱。

審核委員會

本公司於2019年12月11日成立審核委員會,並遵照企業管治守則守則條文D.3.3制訂其書面職權範圍。審核委員會包括三名獨立非執行董事成員,即李兆鏗先生、譚漢珊女士及田濤先生。李兆鏗先生為審核委員會主席。

審核委員會的職責包括審閱年報及賬目、半年度報告及季度報告草擬本,並核會提供建議及意見。就此而言,審核會的成員將與董事會、高級管理層會計師及核數師聯絡。審核委員會亦將反時的任何重大或一般項目,並兼顧由任何重大或一般東的提出的任何重大或核數師提出的任何項。審核委員會成員亦負責檢討本公司的財務申報過程及內部控制系統。

During the Year, five Audit Committee meetings were held and among other things, reviewed the quarterly, interim and annual results and the Group's accounting policies and practices, the GEM Listing Rules and statutory compliance, annual audit plan, risk management and internal control systems and financial reporting matters. The attendance record of each committee member at the meetings is set out below:

本年度審核委員會曾舉行五次會議,並 (其中包括)審閱季度,中期及年度業績以 及本集團的會計政策及常規、GEM上市規 則及法定合規情況、年度審計計劃、風險 管理及內部控制系統以及財務報告事宜。 各委員會成員的會議出席記錄如下:

Name of committee members

Attendance at meeting/Number of meeting

委員會成員姓名

出席會議次數/舉行會議次數

Mr. Lee Siu Hang Foster (Chairperson)	5/5
李兆鏗先生(主席)	
Ms. Tam Hon Shan Celia	5/5
譚漢珊女士	
Mr. Tian Tao	5/5
田濤先生	

The Audit Committee had, together with the management, reviewed the audited consolidated financial statements of the Group for the Year. The Audit Committee is satisfied that the audited consolidated financial statements have complied with the applicable accounting standards and the requirements under the GEM Listing Rules.

審核委員會已與管理層審閱本集團本年度 之經審核綜合財務報表。審核委員會信納 該經審核綜合財務報表已遵守適用會計準 則及GEM上市規則項下之規定。

Remuneration Committee

薪酬委員會

The Company established the Remuneration Committee on 11 December 2019. The Remuneration Committee consists of three independent non-executive Directors, namely Mr. Lee Siu Hang Foster, Ms. Tam Hon Shan Celia and Mr. Tian Tao. Ms. Tam Hon Shan Celia, is the chairperson of the Remuneration Committee. Written terms of reference in compliance with code provision E.1.2 of the Corporate Governance Code have been adopted.

本公司於2019年12月11日成立薪酬委員會。薪酬委員會包括三名獨立非執行董事,即李兆鏗先生、譚漢珊女士及田濤先生。譚漢珊女士為薪酬委員會主席。已採納符合企業管治守則之守則條文第E.1.2條的書面職權範圍。

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

Amongst other things, the primary duties of the Remuneration Committee are to determine the specific remuneration packages of all executive Directors and senior management, including benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment, and make recommendations to the Board of the remuneration of independent non-executive Directors.

薪酬委員會的主要職責為(其中包括)釐定 全體執行董事及高級管理層的特定薪酬組 合(包括實物福利、退休金權利及補償付 款,包括因失去或終止彼等的職務或委任 而應付的任何補償),並就獨立非執行董 事的薪酬向董事會作出推薦意見。

During the Year, one Remuneration Committee meeting was held and, among other things, reviewed the Company's policy and structure for the remuneration of all Directors and senior management, assessed the performance of the executive Directors and the senior management, reviewed the remuneration package of the executive Directors and the senior management, made recommendation to the Board on their remuneration (including remuneration of the non-executive Directors) and reviewed the share scheme under the GEM Listing Rules. The attendance record of each committee member at the meeting is set out below:

本年度薪酬委員會曾舉行一次會議,並 (其中包括)檢討本公司全體董事及高級管 理層的薪酬政策及架構、評估執行董事及 高級管理層的表現、檢討執行董事及高級 管理層的薪酬福利、就彼等之薪酬向董事 會作出推薦意見(包括非執行董事的薪酬) 以及檢討 GEM上市規則項下的股份計劃。 各委員會成員的會議出席記錄如下:

Name of committee members 委員會成員姓名

Attendance at meeting/Number of meeting 出席會議次數/舉行會議次數

Ms. Tam Hon Shan Celia (Chairperson)

譚漢珊女士(主席)

Mr. Lee Siu Hang Foster

李兆鏗先生

Mr. Tian Tao

1/1
田濤先生

Details of the remuneration payable to each Director of the Company for the Year are set out in Note 7 to the consolidated financial statements.

本年度應付本公司各董事之薪酬詳情載於 綜合財務報表附註7。 The remuneration of the members of the senior management by band for the Year is set out below:

本年度按薪酬等級劃分的高級管理層成員 薪酬載列如下:

Remuneration bands (HKD)

Number of persons

薪酬等級(港元)

人數

Nil to 1,000,000 零至 1,000,000

3

Nomination Committee

The Company established the Nomination Committee on 11 December 2019. The Nomination Committee consists of three members, namely Mr. Chow Eric Tse To, Mr. Lee Siu Hang Foster and Ms. Tam Hon Shan Celia. Mr. Chow Eric Tse To, our Chairman and executive Director, is the chairperson of the Nomination Committee. Written terms of reference in compliance with code provision B.3.1 of the Corporate Governance Code have been adopted.

提名委員會

本公司於2019年12月11日成立提名委員 會。提名委員會包括三名成員,即周子濤 先生、李兆鏗先生及譚漢珊女士。主席兼 執行董事周子濤先生為提名委員會主席。 已採納符合企業管治守則之守則條文第 B.3.1條的書面職權範圍。

Nomination Policy

The Nomination Committee is mainly responsible for making recommendations to the Board on appointment of Directors and succession planning for the Directors.

Where vacancies on the Board exist, the Nomination Committee evaluates skills, knowledge and experience required by the Board, and identifies if there are any special requirements for the vacancy. The Nomination Committee identifies appropriate candidates and convenes Nomination Committee meeting to discuss and vote in respect of the nominated Directors, and recommends candidates for Directors to the Board.

The Nomination Committee considers candidates with individual skills, experience and professional knowledge that can best assist and facilitate the effectiveness of the Board. The Nomination Committee takes the policy on Board diversity of the Company into consideration when it considers the balance of composition of the Board as a whole.

提名政策

提名委員會主要負責就董事委任及董事繼 任計劃向董事會作出推薦意見。

當董事會出現空缺時,提名委員會將評估 董事會所需技巧、知識及經驗,並識別空 缺是否存在任何特殊要求。提名委員會將 識別合適人選並召開提名委員會會議,就 提名董事進行討論及投票,並向董事會推 薦擔任董事的人選。

提名委員會將考慮具備能夠最佳輔助促進 董事會效率的個別技能、經驗及專業知識 的人選。提名委員會於考慮董事會組成的 整體平衡時,將適當顧及本公司董事會多 元化政策。

During the Year, one Nomination Committee meeting was held and, among other things, reviewed the structure, size and composition of the Board, assessed the independence of the independent non-executive Directors, reviewed the Board diversity made recommendation on the re-election of retiring Directors. The attendance record of each committee member at the meeting is set out below:

提名委員會於本年度曾舉行一次會議,並 (其中包括)檢討董事會架構、人數及組 成、評估獨立非執行董事的獨立性、審閱 董事會多樣性以及就重選退任董事作出推 薦意見。委員會各成員出席會議的記錄載 列如下:

Name of committee members

委員會成員姓名

Attendance at meeting/Number of meeting 出席會議次數/舉行會議次數

Mr. Chow Eric Tse To (Chairperson)

周子濤先生(主席)

Mr. Lee Siu Hang Foster

李兆鏗先生

Ms. Tam Hon Shan Celia

譚漢珊女士

Board Diversity Policy and Measurable Objectives

The Company has adopted a board diversity policy (the "**Board Diversity Policy**") which sets out the approach to achieve and maintain an appropriate balance of diversity perspectives of the Board that are relevant to the Company's business growth.

Pursuant to the Board Diversity Policy, selection of Board candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge, and industry experience. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board.

The Directors have a balanced mix of knowledge and experiences, including business management, strategic development, media and advertising, sales management and administration experiences. The Company is also committed to adopting similar approach to promote diversity of the management (including but not limited to the senior management) of the Company to enhance the effectiveness of corporate governance. The Nomination Committee is responsible for ensuring the diversity of the Board and reviews the Board Diversity Policy from time to time to ensure the effectiveness

董事會多元化政策及可計量目標

本公司已採納董事會多元化政策(「**董事會 多元化政策**」),當中載列實現及維持董事 會具有與本公司業務增長相關的適當且均 衡的多樣觀點的措施。

根據董事會多元化政策,甄選董事會候選人時將基於一系列多樣觀點,包括但不限於性別、年齡、文化及教育背景、專業資格、技能、知識及行業經驗。最終決策將視乎經甄選候選人的質素及將對董事會帶來的貢獻而定。

董事的知識及經驗組合均衡分佈,包括業務管理、戰略發展、媒體及廣告、銷售管理及行政經驗。本公司亦致力於採用類似方式促進本公司管理層(包括但不限於高級管理層)多元化,以提升企業管治的成效。提名委員會負責確保董事會的多元化,且不時檢討董事會多元化政策以確保成效。

Implementation and Monitoring

The Nomination Committee reviews the Board's composition, size and structure under diversified perspectives, and monitors the implementation of the Board Diversity Policy annually.

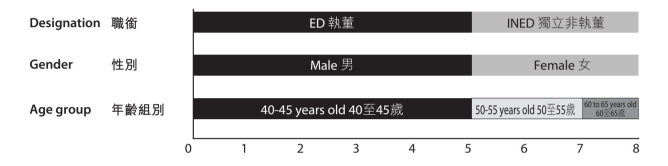
As at the date of this report, the Board's composition under diversified perspectives was summarized as follows:

執行及監察

執董

提名委員會每年檢討董事會在多元化層面 之組成、規模及架構,並監察董事會成員 多元化政策之執行。

於本報告日期,董事會在多元化層面之組 成概述如下:



ED : Executive Director

INED : Independent Non-executive Director 獨立非執董 :

The Nomination Committee has reviewed the Board Diversity Policy to ensure its effectiveness and considered that the Group has complied with the Board Diversity Policy and has achieved board gender diversity.

提名委員會已檢討董事會成員多元化政 策,確保其行之有效,並認為本集團已遵 守董事會成員多元化政策並已達致董事會 性別多元化。

執行董事

獨立非執行董事

Workforce Level

The Group maintained a good balance on gender diversity by achieving a gender balance (40%–60% women) across different levels of the Group. The Group is an integrated multimedia advertising and marketing solutions service provider which has no specific barrier for specific gender.

The details of workforce composition of the Group is disclosed under the "Environmental, Social and Governance Report" in this annual report.

Independence

The Board has established mechanisms to ensure that independent views and input are available to the Board. The governance framework and the following mechanisms are reviewed annually by the Board including the criteria of the size, structure and composition of the Board and Board Committees, Board Diversity Policy, Directors' compensation, availability of information and access to senior management, Board decision making mechanism as well as access to independent professional advice. The Nomination Committee also strictly adheres to the Nomination Policy and the independence assessment criteria as set out in the GEM Listing Rules with regard to the nomination and appointment of INEDs.

僱員層面

本集團在性別多元化方面維持良好平衡, 於本集團各層級達至性別平衡(40%至60% 為女性)。本集團為一家綜合多媒體廣告 及營銷解決方案服務供貨商,並無對特定 性別設有特殊門檻。

本集團的僱員組成已於本年報「環境、社 會及管治報告」內披露。

獨立性

董事會已設立機制,確保董事會獲得獨立 意見及建議。董事會每年檢討管治框架及 跟進機制,包括規模、架構以及董事會及 董事會委員會的組成標準、董事會多元化 政策、董事補償、可取得資料及與高級管 理層接觸、董事會的決策機制以及取得獨 立專業意見。提名委員會亦嚴格遵守提名 政策以及GEM上市規則有關提名及委任獨 立非執行董事的獨立評估標準。

CORPORATE GOVERNANCE FUNCTION

The Board is responsible for performing the functions set out in code provision A.2.1 of the Corporate Governance Code, which include (a) to develop and review an issuer's policies and practices on corporate governance and make recommendations to the board; (b) to review and monitor the training and continuous professional development of directors and senior management; (c) to review and monitor the issuer's policies and practices on compliance with legal and regulatory requirements; (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors; and (e) to review the issuer's compliance with the Corporate Governance Code and disclosure in the corporate governance report. The Board would review the Company's corporate governance policies and practices, training and continuous professional development of the Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, and the Company's compliance with the Corporate Governance Code and disclosure in its Corporate Governance Report.

During the Year, the Board had reviewed the Company's corporate governance practices, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, and the Company's compliance with the Corporate Governance Code and disclosure in this Corporate Governance Report.

DIRECTORS' TRAINING AND PROFESSIONAL DEVELOPMENT

Directors shall keep abreast of regulatory developments and changes in order to effectively perform their responsibilities and to ensure that their contribution to the Board remains informed and relevant.

During the Year, the Company has arranged training on directors' duties and responsibilities for all Directors. The training sessions covered a wide range of relevant topics including directors' duties and responsibilities, corporate governance and interpretation of laws and regulations relating to connected transactions, inside information and anti-corruption for their reference and studying.

企業管治職能

於本年度,董事會已審閱本公司的企業管治常規、董事及高級管理層的培訓及持續專業發展、本公司有關遵守法律及監管規定的政策及常規以及本公司對企業管治守則的遵守及於本企業管治報告中的披露。

董事的培訓及專業發展

董事應不斷了解監管發展及變動,以便有效履行其職責,並確保對董事會作出適切 貢獻。

本年度,本公司為全體董事安排有關董事 職務及職責的培訓課程。培訓課程涵蓋了 多個相關範疇,包括董事職務及職責、企 業管治、有關關連交易、內幕消息和反貪 污的法律法規的解讀,以供彼等參考及研 讀。 According to the training records maintained by the Company, the continuous professional development programmes received by each of the Directors during the Year is summarised as follows:

根據本公司存置的培訓記錄,各董事於本 年度內接受的持續專業發展計劃概述如 下:

Name of Directors	董事姓名	Type of trainings 培訓類型
- Tune of Directors	エテルロ	石柳灰王
Mr. Chow Eric Tse To	周子濤先生	A and B
		A及B
Ms. Cai Xiaoshan	蔡曉珊女士	A and B
		A及B
Mr. Lau Tung Hei Derek	劉東曦先生	A and B
		A及B
Ms. Liang Wei	梁薇女士	A and B
		A及B
Mr. Liu Biao	劉標先生	A and B
		A及B
Mr. Lee Siu Hang Foster	李兆鏗先生	A and B
		A及B
Ms. Tam Hon Shan Celia	譚漢珊女士	A and B
		A及B
Mr. Tian Tao	田濤先生	A and B
		A及B

- A: attending training sessions, including but not limited to, seminars, briefings, conferences, forums and workshops
- reading newspapers, journals and updates relating to the economy, general business, corporate governance and directors' duties and responsibilities
- A: 參加培訓課程,包括但不限於研討會、 簡報會、會議、論壇及工作坊
- B: 閱讀有關經濟、一般業務、企業管治及 董事職責及責任之報章、刊物及更新資 料

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding securities transactions by the Directors on terms which are the same as the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules (the "Model Code").

The Company periodically issues notices to its Directors reminding them of the general prohibition on dealing in the Company's listed securities during the blackout periods before the publication of announcements of financial results. Having been made a specific enquiry by the Company, all Directors confirmed that they had complied with the Model Code during the Year.

董事進行證券交易的標準守則

本公司按與GEM上市規則第5.48條至5.67條所載交易必守標準相同的條款採納董事進行證券交易之行為守則(「標準守則」)。

本公司定期向董事發出通知,提醒彼等於 刊發財務業績公佈前之禁制期內買賣本公司上市證券之一般禁制規定。經本公司向 董事作出特定查詢後,全體董事確認,本 年度彼等均已遵守標準守則。

ACCOUNTABILITY AND AUDIT

Directors' Responsibility in Respect of the Financial Statements

The Directors acknowledge their responsibility for preparing the financial statements of the Group for the Year.

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

Auditor's Responsibility and Remuneration

The Company appointed KPMG as the Auditor for the Year. A statement issued by KPMG about their reporting responsibilities for the financial statements is included in the independent auditor's report on pages 138 to 146.

Details of the fees paid or payable in respect of the audit and non-audit services provided by KPMG for the Year are set out in the table below:

問責及審計

董事就財務報表所承擔的責任

董事知悉彼等有關編製本集團本年度的財 務報表的責任。

就董事所知,並無任何事件或狀況涉及可 能對本公司持續經營能力產生重大疑慮的 重大不確定性。

核數師的責任及薪酬

本公司已委聘畢馬威會計師事務所為本年度之核數師。畢馬威會計師事務所就其於財務報表的申報職責發出的聲明載於第138至146頁的獨立核數師報告。

下表載列本年度本公司就畢馬威會計師事 務所提供審計及非審計服務的已付或應付 費用詳情:

Ease charged

Services rendered	所提供的服務	所 收取費用 (RMB) (人民幣)
Audit services — Financial statements audit for the Year Non-audit services	審計服務 一本年度財務報表審核 非審計服務	1,680,000 元 Nil 無
Total	總計	1,680,000 元

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board acknowledges that it is responsible for the Company's risk management and internal control systems and reviewing their effectiveness. The risk management and internal control measures are designed to manage rather than eliminate the risk of failure to achieve business objectives and can only provide reasonable and not absolute assurance against material misstatement or loss.

To safeguard the interests of the Shareholders and the Group, the Company has maintained an internal control system covering corporate governance, risk management, quality control, financial reporting, as well as those relating to the Company's ESG performance and reporting. To ensure continuous compliance of all applicable laws and regulations, the Group has taken and will take the following measures:

- A. The Board will review the adequacy and effectiveness of the Group's internal control (including ESG function) on an annual basis to ensure compliance with applicable laws and regulations and will ensure that on-going improvements will be made to the internal control system;
- B. The Audit Committee has been established to review the internal control system and procedures for compliance with the requirements of the GEM Listing Rules; and
- C. The Group has an internal audit function and appointed a controller overseeing corporate internal control and internal audit. The controller has formulated the internal audit plan and the Articles of Internal Audit.

The Board, through internal audit division and Audit Committee, has conducted annual review of the effectiveness of the Group's risk management and internal control system for the Year, and considered the Group's risk management and internal control system as adequate and effective.

風險管理及內部控制

董事會確認其負責本公司風險管理及內部控制系統並審閱其有效性。風險管理及內部控制措施旨在管理而非消除未能實現業務目標的風險,且僅就不會出現重大失實陳述或損失作出合理而非絕對的保證。

為保障股東及本集團的利益,本公司已制定內部控制系統,涵蓋企業管治、風險管理、質量控制、財務申報以及有關本公司環境、社會及管治表現及呈報事宜。為確保持續遵守所有適用法律及法規,本集團已採取並將採取以下措施:

- A. 董事會將每年檢討本集團內部控制 (包括環境、社會及管治職能)之充 分性及成效,以確保遵守適用法律 及法規,並確保對內部控制系統作 出持續改進;
- B. 已成立審核委員會,以審閱內部控制系統及程序,確保其遵守GEM上市規則的規定;及
- C. 針對內審機制,本集團已設立負責 監督企業內控和內審的總監,並已 制定內審工作計劃和內部審核章程。

董事會透過內部審計部門及審核委員會對本集團本年度的風險管理及內部監控系統的有效性進行年度檢討,並認為本集團的風險管理和內部控制制度是充分和有效的。

Linkage Between Corporate Governance and Environmental, Social and Governance ("ESG")

The Group has developed a core governance framework to ensure the alignment of ESG governance with its strategic growth while advocating ESG integration into its business operations. The Board holds overall responsibility for the Group's ESG strategies, ensuring the effectiveness of the Group's risk management and internal control mechanisms, with the assistance of the ESG Working Group.

In order to assist the Board in implementing ESG initiatives and ensuring the establishment of an appropriate and effective ESG risk management and internal monitoring system, the Group has set up the ESG Working Group, which is composed of representatives from various functional departments, to report to the Board regularly and fully implement the Group's ESG strategies and related actions. The ESG Working Group also makes recommendations to the Board regarding its management approach, strategies, and setting ESG-related goals and targets in relation to the Group's business.

企業管治與環境、社會及管治(「環境、社會及管治」)的聯繫

本集團已設立核心管治框架,確保環境、 社會及管治政策與其策略增長一致,並倡 議將環境、社會及管治納入其業務營運。 董事會承擔本集團環境、社會及管治策略 的整體責任,在環境、社會及管治工作小 組協助下,確保本集團的風險管理及內部 監控機制行之有效。

為協助董事會執行環境、社會及管治措施並確保建立合適而有效的環境、社會及管治風險管理及內部監察制度,本集團已成立由不同職能部門代表組成事會匯報的環境、社會及管治工作小組,定期向董事會匯報報的環境、社會及管治本集團的業務設立環境、社會及管治相關目標。

INSIDE INFORMATION

With respect to procedures and internal controls for the handling and dissemination of inside information, the Company:

- is aware of its obligations under the SFO and the GEM Listing Rules and is required, as soon as reasonably practicable after any inside information has come to its knowledge, to disclose the information to the public;
- decides and implements monitoring procedures regarding dissemination of inside information; and
- communicates with relevant persons about corporate information disclosure practices with respective training.

COMPANY SECRETARY

Ms. Tung Wing Yee Winnie was appointed as the Company Secretary on 13 November 2020. During the Year, Ms. Tung undertook no less than 15 hours of relevant professional training. Her biography is set out on page 35 of this annual report in the section of "Biographical Information of Directors And Senior Management".

All Directors have access to the advice and services of the Company Secretary on corporate governance and board practices and matters. Each of Ms. Liang Wei, an executive Director, and Ms. Yi Yang, the finance controller of the Group, have been designated as the primary contact persons at the Company which would work and communicate with Ms. Tung on the Company's corporate governance and company secretarial matters.

內幕消息

就處理及發放內幕消息的程序及內部控制 而言,本公司:

- 明白其根據證券及期貨條例及GEM 上市規則所須履行的責任,並須在 其知悉任何內幕消息後在合理可行 的情況下盡快向公眾披露有關消息;
- 訂立及實施有關發佈內幕消息的監 控程序;及
- 向相關人員傳達企業資料披露政策, 並提供相關培訓。

公司秘書

於2020年11月13日,董穎怡女士獲委任 為公司秘書。於本年度,董女士參與不少 於15小時的相關專業培訓。其履歷載於 本年報第35頁「董事及高級管理層履歷資 料」一節。

全體董事均可就企業管治以及董事會常規及事宜取得公司秘書的意見及服務。執行董事梁薇女士以及本集團財務總監楊奕女士均獲指定為本公司的主要聯絡人,負責與董女士就本公司的企業管治以及公司秘書事宜進行工作及溝通。

SHAREHOLDERS' RIGHTS

Convening of Extraordinary General Meetings (the "EGM") by the Shareholders

Pursuant to Article 64 of the Articles of Association, the Directors may, whenever they think fit, convene an EGM. An EGM shall also be convened on the requisition of one or more Shareholders' holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Directors or the Company Secretary for the purpose of requiring an EGM to be called by the Directors for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Directors fail to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Directors shall be reimbursed to the requisitionist(s) by the Company.

Putting forward Proposals at a General Meeting

A Shareholder shall make a written requisition to the Board or the Company Secretary at the principal place of business in Hong Kong of the Company at 31/F., 148 Electric Road, North Point, Hong Kong, specifying the shareholding information of the Shareholder, his/her contact details and the proposal he/she intends to put forward at general meeting regarding any specified transaction/business and its supporting documents.

Putting Forward Enquiries to the Board

Shareholders may send written enquiries to the Company for the attention of the Company Secretary at the Company's principal place of business in 31/F., 148 Electric Road, North Point, Hong Kong.

股東權利

股東召開股東特別大會(「股東特別大會|)

於股東大會上提呈議案

股東須向董事會或公司秘書提出書面要求,並將有關要求寄至本公司於香港之主要營業地點(地址為香港北角電氣道148號31樓),當中列明股東之持股資料、詳細聯繫方式及擬於股東大會上提呈之有關任何特定交易/業務之建議及其支持文件。

向董事會提出查詢

股東可將向本公司書面查詢之信函寄發至本公司之主要營業地點(地址為香港北角電氣道148號31樓),註明收件人為公司秘書。

COMMUNICATION WITH THE SHAREHOLDERS

The Company has adopted a Shareholders' communication policy with the objective of ensuring that the Shareholders will have equal and timely access to information about the Company in order to enable the Shareholders to exercise their rights in an informed manner and allow them to engage actively with the Company. Information will be communicated to the Shareholders through the Company's website, corporate email, financial reports, AGMs and other EGMs that may be convened as well as all the published disclosures submitted to the Stock Exchange.

The Company has reviewed the implementation and effectiveness of the Shareholders' communication policy during the Year and concluded that it is effective because all the Directors attended the annual general meeting of the Company held on 12 May 2022 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.

DIVIDEND POLICY

The Directors shall decide and recommend the amount of dividends (or decide not to recommend any dividend) based on the earnings, cash flows, financial condition, capital requirements, future plans of the Group and any other conditions that the Directors deem relevant at such time. The foregoing, including the dividend distribution record, should not be viewed as a reference or basis to determine the level of dividends that may be declared or paid by the Company in the future. There is no guarantee or representation or indication that the Directors must or will recommend and that the Group must or will pay dividends or declare and pay dividends at all.

The declaration, payment and amount of any future dividends are subject to the discretion of the Board depending on the earnings, financial condition, cash requirements and the provisions governing the declaration and distribution as contained in the Articles of Association, applicable laws and other relevant factors.

與股東的溝通

本公司已採納股東溝通政策,目的為確保 股東可平等並及時取得本公司的信息,使 股東在知情情況下行使彼等權利及允許彼 等積極參與本公司事務。資料將主要透過 本公司網站、公司電郵、財務報告、股東 週年大會及其他可能召開的股東特別大會 與向聯交所提交的披露資料知會股東。

本公司已於本年度審閱股東溝通政策的執行情況與成效,並確認其行之有效,此乃由於所有董事已親身或透過電子設施的方式與本公司股東溝通以出席本公司於2022年5月12日舉行的股東週年大會。此外,所有公司溝通及監管公告已由本公司適時刊登於其網站及聯交所網站。

股息政策

董事應根據盈利、現金流量、財務狀況、資金需求、本集團的未來計劃及董事當時認為相關的任何其他情況,決定及建議股息金額(或決定不建議分派任何股息)。上文所述者(包括股息分派記錄)不應被視為釐定本公司日後可能宣派或派付股息水平的參考或基準。概無保證或聲明或表示董事必須或將會建議,以及本集團必須或將會派付股息,或根本不會宣派及派付任何股息。

未來任何股息的宣派、支付及金額均受限 於董事會的酌情決定,取決於我們的盈 利、財務狀況、現金需求以及組織章程細 則、適用法律所載有關管限宣派及分派的 條文以及其他相關因素。

CONSTITUTIONAL DOCUMENTS

The Company has adopted the second amended and restated memorandum and articles of association of the Company ("**new M&A**") at the 2022 AGM which was held on 12 May 2022, so as to, among others, comply with the new GEM Listing Rules and Corporate Governance Code which came into effect on 1 January 2022. The new M&A were available on the Stock Exchange's website.

章程文件

本公司已於2022年5月12日舉行的2022年股東週年大會採納本公司第二次經修訂及重列組織章程大綱及細則(「新訂大綱及細則」),以(其中包括)符合於2022年1月1日生效的新訂GEM上市規則及企業管治守則。新訂大綱及細則可於聯交所網站查閱。

Environmental, Social and Governance Report

環境、社會及管治報告

INTRODUCTION

Icon Culture Global Company Limited (the "Company", together with its subsidiaries, the "Group" or "we") is an integrated multimedia advertising and marketing solution service provider based in Guangzhou, the People's Republic of China (the "PRC") and offer advertising and marketing solutions to our customers. Services we provide include: (i) traditional offline media, including out-of-home and indoor advertising platforms; (ii) online media advertising services; and (iii) public relations, marketing campaigns and other services.

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

The ESG Governance Structure

The Group has developed a core governance framework to ensure the alignment of ESG governance with its strategic growth while advocating ESG integration into its business operations. The structure of the Group's corporate social responsibility is divided into two components, namely the Board of Directors (the "Board") and the Environmental, Social and Governance Working Group (the "ESG Working Group").

The Board holds overall responsibility for the Group's ESG strategies, ensuring the effectiveness of the Group's risk management. The Board is responsible for overseeing all ESG-related matters, including the identification, evaluation, and management of sustainability risks and opportunities, with the assistance of the ESG Working Group. Based on the recommendations from the ESG Working Group, the Board manages the Group's ESG performance, approaches, priorities, and strategies on an ongoing basis, including setting ESG-related goals and targets and reviewing the progress made towards achieving those goals and targets. The Board discusses and reviews progress made against ESG-related goals and targets at least once annually with the assistance of the ESG Working Group, and ensures the effectiveness of the Group's risk management systems and internal control mechanisms.

緒言

天泓文創國際集團有限公司(「本公司」,連同其附屬公司統稱「本集團」或「我們」) 為一家位於中華人民共和國(「中國」)廣州 的綜合多媒體廣告及營銷解決方案服務供 應商,向我們的客戶提供廣告及營銷解決 方案,包括(i)傳統線下媒體,包括戶外及 室內廣告平台;(ii)互聯網媒體廣告服務; 及(iii)公共關係、營銷活動及其他服務。

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

環境、社會及管治的管治架構

本集團已制訂一套核心管治框架,確保環境、社會及管治制度與其策略增長一致,並提倡將環境、社會及管治融入其業務營運。本集團的企業社會責任架構分為兩個部分一董事會(「董事會」)以及環境、社會及管治工作小組(「環境、社會及管治工作小組」)。

In order to assist the Board in implementing ESG initiatives and ensuring the establishment of an appropriate and effective ESG risk management and internal monitoring system, the Group has set up the ESG Working Group, which is composed of representatives from various functional departments, to report to the Board regularly and fully implement the Group's ESG strategies and related actions. The ESG Working Group also makes recommendations to the Board regarding its management approach, strategies, and setting ESG-related goals and targets in relation to the Group's business. In addition, the ESG Working Group examines and evaluates the performance of different ESG aspects of the Group, such as environment, health and safety, labour standards, and product responsibilities, on an annual basis.

SCOPE OF REPORTING

The reporting scope of this ESG Report is discussed and confirmed by the Group's senior management. This ESG Report covers the operating activities that are considered material by the Group, including traditional offline media advertising services, online media advertising services, public relations, marketing campaigns, and other service segments of Icon Media. Icon Media is the Group's wholly-owned subsidiary with two offices in Guangzhou, where its business activities represent approximately 100% of the Group's total revenue.

REPORTING FRAMEWORK

This ESG Report has been prepared in compliance with all applicable provisions set out in the Environmental, Social and Governance Reporting Guide contained in Appendix 20 of the GEM Listing Rules (the "ESG Reporting Guide") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Information relating to the Group's corporate governance structure and practices has been set out in the Corporate Governance Report of this annual report.

報告範圍

本環境、社會及管治報告的報告範圍由本 集團的高級管理層商討及確認。本環境、 社會及管治報告涵蓋本集團視作重大的 營活動,包括天泓傳媒的傳統線下媒體廣 告服務、線上媒體廣告服務、公共關係、 營銷活動以及其他服務分部。天泓傳媒為 本集團的全資附屬公司,並於廣州設有兩 個辦公室,其業務活動佔本集團總收益約 100%。

報告框架

環境、社會及管治報告乃根據香港聯合交易所有限公司(「聯交所」) GEM上市規則附錄20所載環境、社會及管治報告指引(「環境、社會及管治報告指引」) 所載的所有適用條文編製。有關本集團企業管治架構及常規的資料已載於本年報的企業管治報告內。

Reporting Principles

The content of this ESG Report follows the reporting principles of the ESG Reporting Guide.

Materiality: This ESG Report is structured based on the materiality of respective issues, resulting from the materiality assessment. The result of the materiality assessment was reviewed and confirmed by the Board and the ESG Working Group. For further details, please refer to the sections headed "Stakeholder Engagement" and "Materiality Assessment".

Quantitative: This ESG Report is prepared in accordance with the ESG Reporting Guide and discloses key performance indicators ("**KPIs**") in a quantitative manner. Information regarding the standards, methodologies, assumptions and/or calculation references, and sources of key conversion factors used for KPIs is stated wherever appropriate.

Consistency: Unless otherwise stated, the Group's disclosure and statistical methods are consistent with the previous financial year, which is the financial year ended 31 December 2021 ("2021"), for meaningful comparison. If there is a change that may affect comparisons with previous reports, the Group will add explanatory notes to the relevant sections of this report.

REPORTING PERIOD

The ESG Report describes the ESG activities, challenges, and measures taken by the Group during the financial year ended 31 December 2022 (the "**Year**" or "**2022**").

報告原則

本環境、社會及管治報告遵從下列環境、 社會及管治報告指引的匯報原則:

重要性:本環境、社會及管治報告基於重要性評估流程所得出各項議題的重要性而編製。董事會及環境、社會及管治工作小組已審閱並確認重要性評估的結果。進一步詳情請參閱「持份者參與」及「重要性評估」一節。

量化:本環境、社會及管治報告根據環境、社會及管治報告指引編製,並以量化方式披露關鍵績效指標(「關鍵績效指標」)。有關關鍵績效指標所採用標準、方法、假設及/或計算參考以及主要轉換因素的來源乃於適當部分説明。

一致性:除另有指明者外,本集團沿用上一個財政年度,即截至2021年12月31日止財政年度(「**2021年**」)的披露及統計方法,以進行有意義的比較。如有任何可能影響與過往報告作比較的變動,本集團將於本報告相應部分加入説明附註。

報告期間

環境、社會及管治報告詳述本集團於截至 2022年12月31日止財政年度(「本年度」 或「2022年」)取得的環境、社會及管治方 面的活動、挑戰及採取的措施。

BOARD STATEMENT

The Board is pleased to present the Group's ESG Report for 2022. As an annual summary of the Group's sustainable development, the ESG Report fully demonstrates how the Group attaches great importance to sustainable development, discloses the Group's performance in all aspects of sustainable development, shows our vision and commitment to sustainable development, and at the same time provides us the opportunity to understand the expectations and demands of its key stakeholders regarding the Group's sustainable development.

Committed to incorporating corporate social responsibilities into its business operations, the Board accepts full responsibility for the sustainability of the Group, including formulating strategies, overseeing its ESG performance and relevant risks, and approving the ESG Report. The Board also regularly reviews the effectiveness of the risk management systems and internal control mechanisms, assures the Group remains compliant with regulatory requirements, operates on a sustainable basis in the long term, and continuously strives to enhance its economic, environmental, social, and community commitments.

Meanwhile, the Group has also established an ESG Working Group, which has clear terms of reference that set out the powers delegated to it by the Board to demonstrate the Group's commitment to sustainability with transparency and accountability. The management and ESG Working Group are primarily responsible for identifying and evaluating the Group's ESG risks and the effectiveness of internal control mechanisms. During the Year, the ESG Report and ESG-related issues are reviewed and confirmed.

董事會聲明

董事會欣然提呈本集團2022年的環境、社會及管治報告。作為本集團可持續發展的年度概要,環境、社會及管治報告全面展示本集團如何著重可持續發展,披露本集團於可持續發展各個範疇的表現,以展現我們對可持續發展的願景和承諾,同時使我們有機會了解主要持份者對本集團可持續發展的期許及需要。

致力將企業社會責任融入本集團業務營運,董事會為維持本集團的可持續性承擔一切責任,包括制訂策略、監管其環境、社會及管治表現及相關風險、以及審批環境、社會及管治報告。董事會亦定期檢討風險管理制度以及內部監控機制的有效性,確保本集團時刻遵守監管規定,長期按持續基準經營,並不斷致力提升其對經濟、環境、社會及社區的投入。

與此同時,本集團亦已成立環境、社會及 管治工作小組,並已訂立清晰職權範圍, 由董事會賦予其權力展示本集團對具透明 度及問責性的可持續性的承諾。管理層及 環境、社會及管治工作小組主要負責職別 及評估本集團的環境、社會及管治風險及 內部監控機制的有效性。於本年度, 環境、社會及管治報告及環境、社會及管 治相關議題作出檢討及確認。

BOARD STATEMENT (Continued)

Sustainability is integrated into all aspects of our business and operations. The Group is doing its part through implementing the Group's ESG strategies in areas such as green operation, quality, technological innovation, employees and employment, users, business ethics, the value chain, and social contribution. In particular, to further decarbonisation efforts, the Group has put forward four environmental targets in the areas of energy, waste, and greenhouse gas ("**GHG**") management in 2021. The environmental targets were approved by the Board, and the progress will be reviewed by the ESG Working Group annually.

Moreover, the Group seeks to develop a climate-resilient portfolio through collaborative efforts in addition to improving the overall sustainability of the environment. During the Year, the Group has included climate reporting with reference to the Task Force on Climate-related Financial Disclosures recommendations to report climate-related risks and challenges and help us improve in this critical area.

The Board would like to take this opportunity to express our gratitude to all stakeholders for their continued care and support for the sustainable development of the Group. Looking forward, the Group will continue to strengthen its communication with stakeholders and improve relevant ESG strategies to further enhance the Group's performance in terms of environmental and social aspects, thereby meeting the requirements of regulators and investors for sustainable development and creating long-term and sustainable value for shareholders and stakeholders of the Group.

董事會聲明(續)

此外,除改善環境的整體可持續性外,本 集團亦透過共同努力,務求建立可抵遇氣 候問題的業務組合。於本年度,本集團已 參考氣候相關財務披露工作小組(Task Force on Climate-related Financial Disclosures)的推薦建議編製氣候報告,以 呈報氣候相關風險及挑戰,協助我們於此 關鍵範疇作出改善。

董事會藉此機會感謝全體持份者持續關注 及支持本集團的可持續發展。展望將來, 本集團將會不斷加強與持份者的溝通,並 改善相關環境、社會及管治策略,以進一 步提升本集團在環境及社會方面的表現, 以符合監管機構及投資者對可持續發展的 需求,為本集團股東及持份者創造長遠及 可持續的價值。

STAKEHOLDER ENGAGEMENT

The Group values its stakeholders and their views related to its business and ESG issues. In order to understand and address stakeholders' concerns, the Group maintains close communications with its key stakeholders, including but not limited to shareholders, customers, employees, suppliers and subcontractors, government and regulatory authorities, as well as communities and the public. In formulating operational strategies and ESG measures, the Group considers stakeholders' expectations by utilising various engagement methods and communication channels, as shown below:

持份者參與

本集團重視持份者及其對本集團業務及環境、社會及管治事宜的意見。為了解及回應持份者關注事項,本集團與其主要持行者。 者(包括但不限於股東、客戶構以及是實力。 應商及分包商、政府及監管機構以及策大。 應商及分包商、政府及監管機構以及策 應商及分包商、政府 及監管機構 對連 及公眾)保持緊密溝通。於制定營運 及環境、社會及管治措施時,本集 通 使用下文所示的各種參與方式及溝通渠道 考慮持份者的期望:

Stakeholder 持份者	Key Communication Channels 主要溝通渠道	Expectations 期望
Shareholders 股東	 Announcements and circulars Financial reports Shareholders' meetings Company website Advertorials 公告及通函 財務報告 股東大會 公司網站 宣傳軟文 	 Satisfactory financial results Corporate sustainability Complying with relevant laws and regulations 令人滿意的財務業績 企業可持續發展 遵守相關法律及法規
Customers	 Customer hotline Telephone and face-to-face meetings Tenders Bidding sessions Contracts 客戶熱線 電話及會面 招標會 競標會 合同 	 Product and service responsibility Customer information protection Complying with relevant laws and regulations 產品及服務責任 客戶信息保護 遵守相關法律及法規
Employees	 Correspondences and suggestion box Annual performance appraisal Training, seminars and briefing sessions Department and company 	 Health and safety Equal opportunities Remuneration and benefits Career development
僱員	meetings/conferences · 通訊及意見箱 · 年度績效考核 · 培訓、研討會及簡介會 · 部門及公司例會/專題會	健康與安全平等機會薪酬及福利職業發展

STAKEHOLDER ENGAGEMENT (Continued)

持份者參與(續)

Stakeholder 持份者	Key Communication Channels 主要溝通渠道	Expectations 期望
Suppliers and subcontractors	 Business correspondences Procurement contracts and letters of undertaking Performance appraisals 	Fair competitionCooperation with mutual benefits
供應商及分包商	業務往來採購合約及承諾函績效考核	· 公平競爭 。 合作共贏
Government and regulatory authorities	Compliance inspectionsConferences and seminarsSpecialised visits and consultations	 Complying with relevant laws and regulations Tax payment in accordance with laws Business ethics
政府及監管機構	合規檢查會議及研討會專題拜訪及諮詢	遵守相關法律及法規依法納税商業道德
Communities and the public	 Press releases and news Company website Community activities Industry associations Sales industry case competitions 	 Giving back to society Environmental protection Complying with relevant laws and regulations
社區及公眾	 新聞稿及新聞 公司網站 社區活動 行業協會 營銷行業案例比賽 	回饋社會環境保護遵守相關法律及法規

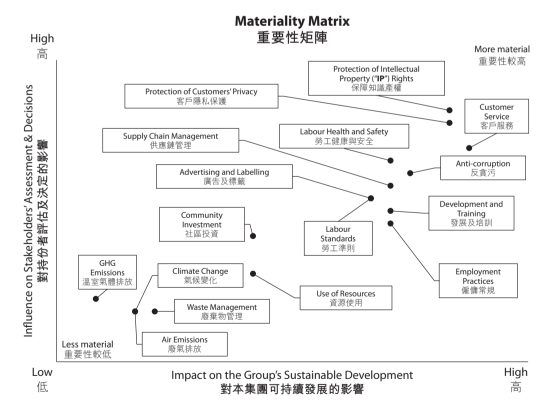
The Group endeavours to actively listen to and collaborate with its stakeholders to ensure that their opinions can be voiced through proper communication channels. In the long run, the stakeholders' contributions will aid the Group in improving potentially overlooked ESG performances and sustaining the success of the Group's business in the challenging market.

本集團致力積極聆聽及與持份者合作,確 保彼等的意見可透過適當的溝通渠道表 達。長遠而言,持份者的貢獻將有助本集 團改善可能被忽略的環境、社會及管治表 現,並在充滿挑戰的市場中維持本集團業 務的成功。

MATERIALITY ASSESSMENT

Stakeholder engagement and communications are crucial in understanding the expectations and priorities of the Group's stakeholders. With the assistance of the ESG Working Group, the Group identified a list of material ESG issues for the Group, based on its business, the ESG Reporting Guide, and the analysis of industry peers. To prioritise the identified material ESG issues, the Group conducted a materiality assessment survey during the Year. Management, employees of different business units and departments, as well as external stakeholders, were invited to evaluate the significance of the identified ESG issues to the stakeholders and the Group's business. Based on the results of the survey, the Group compiled the materiality matrix. The results of the materiality assessment were reviewed and validated by the Group's ESG Working Group, and then approved by the Board.

重要性評估



During the Year, the Group confirmed that it has established appropriate and effective management policies and internal control systems for ESG issues and confirmed that the disclosed contents are in compliance with the requirements of the ESG Reporting Guide.

於本年度,本集團確認已就環境、社會及管治事宜設立合適及有效的管理政策及內部監控系統,並確認所披露內容符合環境、社會及管治報告指引的規定。

CONTACT US

The Group welcomes stakeholders to provide their opinions and suggestions. You can provide valuable advice in respect of the ESG Report or the Group's performances in sustainable development by sending an email to info@iconspace.com.

A. ENVIRONMENTAL

A1. Emissions

The Group adheres to the strategy of sustainable development in its operations. The Group recognises its environmental responsibilities in relation to its business operations and incorporates environmental considerations into its decision-making processes. Therefore, the Group continues to focus on the development of the environmental protection mechanism and has formulated relevant policies, regulations, and procedures to regulate the generation of air pollutants, GHG, waste, and sewage during operations. The Group has also adopted relevant policies and procedures to protect and improve the environment and promote sustainability within our business.

During the Year, the Group was not aware of any material non-compliance with laws and regulations in relation to air and GHG emissions, discharges into water and land, and the generation of hazardous and non-hazardous waste that would have a significant impact on the Group, including but not limited to the Environmental Protection Law of the People's Republic of China, the Law of the People's Republic of China on the Prevention and Control of Atmospheric Pollution, the Water Pollution Prevention and Control Law of the People's Republic of China, and the Law of the People's Republic of China on the Prevention and Control of Environmental Pollution by Solid Waste.

聯絡我們

本集團歡迎持份者提供意見及建議。 閣下可透過電郵至info@iconspace.com就環境、社會及管治報告或本集團於可持續發展方面的表現提供寶貴意見。

A. 環境

A1. 排放物

於本年度,本集團並不知悉任何嚴重違反有關廢氣及溫室之有關廢氣及溫室之時期放、向水及向土地排放及產生有害及無害廢棄物的法例及法規,包括但不限於《中華人民共和國環境保護法》、《中華人民共和國大氣污染決防治法》及《中華人民共和國水污染環境防治法》,而對本集團構成重大影響。

A1. Emissions (Continued)

Due to the Group's office-based business nature, it does not have a significant impact on the environment. The Group nevertheless continuously improves existing policies and incorporates new policies with the intention of mitigating potential direct and indirect negative environmental impacts arising from its business operations.

Air Emissions

The Group's emissions are mainly from petrol consumed by transportation. Due to the Group's business nature, the Group does not generate a significant amount of exhaust gas emissions directly during its operations. Nevertheless, the Group has established policies relating to the reduction of air emissions, including:

- encourage employees to take public transport during the business trip;
- encourage employees to reduce unnecessary overseas business trips, thus reducing indirect carbon emissions;
- maintain vehicles on a monthly basis to effectively reduce fuel consumption, thereby reducing carbon emissions and exhaust gas emissions;
- switch off the engine whenever the vehicle is idling; and
- purchase regular petrol for vehicles and conduct annual inspections to ensure vehicles are meeting relevant emission standards

A. 環境(續)

A1. 排放物(續)

由於本集團以辦公室為基礎的 業務性質,本集團並無對環境 造成重大影響。然而,本集團 持續改善現有政策並納入新政 策,旨在減輕其業務營運所產 生的潛在直接及間接負面環境 影響。

廢氣排放

本集團的排放物主要來自交通 運輸所消耗的汽油。由於本集 團的業務性質,本集團於營運 過程中並無直接產生大量廢氣 排放。儘管如此,本集團已制 定有關減少廢氣排放的政策, 包括:

- 鼓勵員工在出差期間乘搭 公共交通工具;
- 鼓勵僱員減少非必要海外 公幹,從而減少間接碳排放;
- 每月對車輛進行保養,以 有效減少燃料消耗,從而 減少碳排放及廢氣排放;
- 當車輛閒置時關掉引擎;及
- 為車輛購買常規汽油,並 進行年度檢查以確保車輛 符合相關排放標準。

A. 環境(續)

A1. Emissions (Continued)

A1. 排放物(續)

Air Emissions (Continued)

廢氣排放(續)

Summary of exhaust gas emissions performance:

廢氣排放表現概要:

Types of Exhaust Gas 廢氣種類	Unit 單位	2022 2022年	2021 2021年
Nitrogen Oxides (NO _x) 氮氧化物 (NO _x)	kg 公斤	24.19	28.64
Sulphur Oxides (SO _x) 硫氧化物 (SO _x)	kg 公斤	0.05	0.05
Particulate Matter (PM) 顆粒物 (PM)	kg 公斤	2.26	2.68

GHG Emissions

The major sources of the Group's GHG emissions are direct emissions from the combustion of petrol consumption (Scope 1), energy indirect emissions from purchased electricity (Scope 2), and other indirect emissions from paper waste disposal at landfills (Scope 3). Committed to reducing GHG emissions, the Group has set a target in 2021 to reduce GHG emissions intensity (tCO₂e/million revenue (RMB)) gradually by 2026, using 2021 as the baseline year. To achieve this target, the Group actively adopts various measures to reduce GHG emissions, including:

- actively adopt vehicular emission reduction measures, which are described in the section headed "Air Emissions" under this aspect;
- actively adopt measures for energy conservation, which are described in the section headed "Energy Consumption" under aspect A2; and
- actively adopt measures for waste reduction, which are described in the section headed "Waste Management" under this aspect.

溫室氣體排放

本集團溫室氣體排放的主要來源為燃燒汽油所產生的直接排放(範圍1)、購買電力所產生的 能源間接排放(範圍2)及棄置的 能源間接排放(範圍2)及棄置的 接排放(範圍3)。本集團致 少溫室氣體排放,本集團致 少溫室氣體排放,以 2021年將目標體 於 2026年度前將溫室氣體排放 密度(噸二氧化碳當量/百之 益(人民幣))逐步減少。為 為 此目標,本集團積極採 此目標,本集團積極採 此目標,本集團積極採 此目標,本集團積極採 此目標,本集團積極採 出

- 積極採取本層面「廢氣排放」一節所述的車輛減排措施;
- 積極採取節能措施,詳情 載於層面A2「能源消耗」 一節;及
- 積極採取減少廢棄物的措施,詳情載於本層面「廢棄物管理」一節。

A. 環境(續)

A1. Emissions (Continued)

A1. 排放物(續)

GHG Emissions (Continued)

溫室氣體排放(續)

During the Year, the Group's total GHG emissions intensity was approximately 0.73 tCO₂e/million revenue (RMB) (2021: approximately 0.24 tCO₂e/million revenue (RMB)), an increase of approximately 204.17% over 2021 due to a significant decrease in revenue. The Group is in the process of achieving its aforementioned target and will continue to promote measures to reduce GHG emissions in the future.

於本年度,本集團的總溫室氣體排放密度約為0.73噸二氧化碳/百萬收入(人民幣)(2021年:約0.24噸二氧化碳/百萬收入(人民幣)),由於收入大幅減少,比2021年增加約204.17%。本集團正在實現上述目標的過程當中,並將於未來繼續推進減少溫室氣體排放的措施。

Summary of GHG emissions performance:

溫室氣體排放表現概要:

Indicator ¹	Unit	2022	2021
指標1	單位	2022年	2021年
Direct GHG Emissions (Scope 1)	tCO ₂ e	9.79	9.84
直接溫室氣體排放(範圍1)	噸二氧化碳當量		
Indirect GHG Emissions (Scope 2)	tCO ₂ e	39.07	30.52
間接溫室氣體排放(範圍2)	噸二氧化碳當量		
Other Indirect Emissions (Scope 3)	tCO ₂ e	1.40	1.14
其他間接排放(範圍3)	噸二氧化碳當量		
Total GHG Emissions (Scope 1, 2 and 3)	tCO₂e	50.26	41.50
溫室氣體排放總量(範圍1、2及3)	噸二氧化碳當量		
Total GHG Emissions Intensity ²	tCO ₂ e/million	0.73	0.24
	revenue (RMB)		
溫室氣體排放總量密度²	噸二氧化碳		
	當量/百萬收益		
	(人民幣)		

A1. Emissions (Continued)

GHG Emissions (Continued)

Note(s):

- 1. GHG emission data is presented in terms of carbon dioxide equivalent and are based on, but not limited to, "The Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standards" issued by the World Resources Institute and the World Business Council for Sustainable Development, "How to prepare an ESG Report Appendix 2: Reporting Guidance on Environmental KPIs" issued by the Stock Exchange, the "Notice on the Management of Enterprise Greenhouse Gas Emission Reporting by Power Generation Industry for 2023-2025" published by the Ministry of Ecology and Environment of the PRC, and the "Global Warming Potential Values" from the IPCC Fifth Assessment Report, 2014 (ARS).
- During the Year, the Group's revenue recorded approximately RMB69.0 million (2021: approximately RMB175.4 million). This data is also used for calculating other intensity data.

A. 環境(續)

A1. 排放物(續)

溫室氣體排放(續)

附註:

- 1. 溫室氣體排放數據乃按二氧 化碳當量呈列,並根據(包括 但不限於)世界資源研究所及 世界可持續發展工商理事會 刊發的《溫室氣體盤查議定 書:企業會計與報告標準》、 聯交所發佈的《如何準備環 境、社會及管治報告 — 附錄 二:環境關鍵績效指標匯報 指引》、中華人民共和國生態 環境部刊發的《關於做好 2023-2025年發電行業企業溫 室氣體排放報告管理有關工 作的通知》及2014年IPCC第 五次評估報告(AR5)的「全球 暖化潛能值」。
- 2. 於本年度,本集團的收益錄 得約人民幣69.0百萬元(2021 年:約人民幣175.4百萬元)。 該數據亦用於計算其他密度 數據。

A1. Emissions (Continued)

Discharges into Water

Due to the Group's business nature, discharges into water are insignificant. Since the sewage discharged by the Group will be disposed of through the municipal sewage pipe network to the regional water purification plant, its water consumption amount is considered the amount of sewage discharged. As the sewage of the entire office building was collected by the property management company in a centralised manner, specific data could not be obtained.

Waste Management

The Group adheres to the waste management principles of the 4Rs, namely, "reduce, reuse, recycle, and replace", and strives to manage and handle all wastes produced in its business activities properly. The Group's waste management practice has complied with related environmental protection laws and regulations.

Hazardous Waste Management

As the Group mainly focuses on providing integrated multimedia advertising and marketing solution services, the Group does not directly produce a material amount of hazardous waste during its operation. Despite the fact that no material amount of hazardous waste was generated by the Group during the Year, the Group has established guidelines to govern the management and disposal of hazardous waste. In case there is any hazardous waste produced, the Group must engage a qualified chemical waste collector to handle such waste and comply with the relevant environmental rules and regulations.

A. 環境(續)

A1. 排放物(續)

向水的排放

由於本集團的業務性質,向水的排放並不重大。由於本集團排放的污水將透過市政污水管網排放至區域水質淨化廠,其稅水量被視為污水排放量。由於整個辦公大樓的污水由物業管理公司集中收集,故無法取得特定數據。

廢棄物管理

本集團堅守「4R」廢棄物管理原則(即「減少使用、重用、循環再造及替代使用」),致力妥善管理及處置其業務活動產生的所有廢棄物。本集團的廢棄物管理慣例遵守相關環境法律及法規。

有害廢棄物管理

A1. Emissions (Continued)

Waste Management (Continued)

Non-hazardous Waste Management

Non-hazardous waste generated by an office-based operation was mainly office paper. During the Year, the Group did not produce a disproportional amount of waste. Meanwhile, to minimise the environmental impacts from non-hazardous waste generated from its business operations, the Group has set a target in 2021 to reduce non-hazardous waste intensity (kg/million revenue (RMB)) gradually by 2026 using 2021 as the baseline year. To achieve this target, the Group continues to place great effort into educating its employees on the importance of reducing waste production and has adopted the following environmentally friendly initiatives to enhance its performance:

- use duplex printing, recycle papers, and use electronic means to reduce paper usage;
- print or photocopy only the pages needed;
- reuse office stationery, such as envelopes and folders;
- encourage employees to recycle equipment such as computers and communication devices;
- utilise electronic means for daily office communication;
- implement waste classification according to relevant local waste management regulations; and
- reuse materials for public relations activities.

A. 環境(續)

A1. 排放物(續)

廢棄物管理(續)

無害廢棄物管理

- 使用雙面打印、循環再用 紙張,並使用電子方法減 少用紙;
- 僅打印或複印所需頁面;
- 重複使用辦公文具,如信 封及文件夾;
- 鼓勵僱員回收設備,如電 腦和通訊儀器等;
- 使用電子方式作辦公室日 常溝通;
- 根據當地相關廢棄物管理 條例進行垃圾分類;及
- 重用公共關係執行活動的 材料。

A. 環境(續)

A1. Emissions (Continued)

A1. 排放物(續)

Waste Management (Continued)

廢棄物管理(續)

Non-hazardous Waste Management (Continued)

無害廢棄物管理(續)

During the Year, the Group's total non-hazardous waste intensity was approximately 4.23 kg/million revenue (RMB) (2021: approximately 1.36 kg/million revenue (RMB)), an increase of approximately 211.03% over 2021 due to a significant decrease in revenue. The Group is in the process of achieving its aforementioned target and will continue to promote initiatives to reduce waste production in the future.

於本年度,本集團的總無害廢棄物排放密度約為4.23公斤/百萬收入(人民幣)(2021年:約1.36公斤/百萬收入(人民幣)),由於收入大幅減少,比2021年增加約211.03%。本集團正在實現上述目標的過程當中,並將於未來繼續推進減少廢棄物產生的措施。

Summary of non-hazardous waste discharge performance:

無害廢棄物排放表現概要:

Non-hazardous Waste Type 無害廢棄物種類	Unit 單位	2022 2022年	2021 2021年
Paper 紙張	kg 公斤	292.03	238.52
Total Non-hazardous Waste 無害廢棄物總量	kg 公斤	292.03	238.52
Total Non-hazardous Waste Intensity 無害廢棄物總量密度	kg/million revenue (RMB) 公斤/百萬收益	4.23	1.36
	(人民幣)		

A2. Use of Resources

A2. 資源使用

As a socially responsible enterprise, the Group upholds and promotes the effective use of resources. The Group actively promotes green office practices and minimises the environmental impacts of the Group. The Group also encourages its employees to use their best endeavours to reduce the use of resources, with a view to contributing to the community and the environment. The Group has adopted relevant policies to govern the use of electricity and water, and will keep monitoring the potential environmental impacts of its business operations.

作為一家具有社會責任的企 業,本集團秉持及提倡有級 用資源。本集團積極提倡俱 辦公室習慣,影響。本集團 動僱員盡最大努力減少買 關僱員盡最大努力減少買 關僱員盡最大努力減少買 關僱員盡最大努力減少 實際 以電的使用,並將繼續監察 大電的使用,並將繼續監察 業務營運的潛在環境影響。

A2. Use of Resources (Continued)

Energy Consumption

The energy consumed by the Group was mainly electricity consumption for the operations and petrol consumption for transportation.

Related policies and initiatives on energy conservation have been developed to show the Group's concern for energy efficiency. Striving to conserve energy in the workplace, the Group has set a target in 2021 to reduce the energy consumption intensity (MWh/million revenue (RMB)) gradually by 2026 using 2021 as the baseline year. In order to achieve this target, all employees are required to implement the adopted policies and measures for energy utilisation. The relevant specific measures are as follows:

- consider energy-efficient products when procuring and replacing equipment, such as replacing incandescent lighting with LED lighting;
- turn off electrical appliances or switch them to standby mode when they are not in use, thus reducing the amount of electricity used;
- turn off all unnecessary lighting, air conditioning, and electrical appliances before leaving the office;
- strictly limit the use of air conditioners to avoid electricity waste; and
- improve equipment maintenance and overhaul, and keep all electronic equipment in best condition for efficient electricity use.

A. 環境(續)

A2. 資源使用(續)

能源消耗

本集團所消耗能源主要為營運中的電力消耗及交通運輸所消 耗的汽油。

本集團已制定相關的節能政策及倡議,以表示本集團對能政 效益的關注。本集團致力於作場所節省能源,以2021年將目標之 之026年度前將能源消耗人 定於2026年度前將能源消耗人 度(兆瓦時/百萬收益(此內 幣))逐步減少。為達至 際,全體僱員須執行已採納關 具體措施如下:

- 採購及更換設備時考慮節 能產品,例如以LED照明 取代白熾燈;
- 無需使用時,將電器用品 關掉或轉到備用狀態,以 減低用電量;
- 離開辦公室前,關掉所有 非必要照明、空調及電器:
- 嚴格限制空調使用,避免 浪費電力;及
- 改善設備維護及檢修,將 所有電子設備保持在最佳 狀態,從而以有效使用電力。

A. 環境(續)

A2. Use of Resources (Continued)

A2. 資源使用(續)

Energy Consumption (Continued)

能源消耗(續)

The Group also actively promotes an energy-efficient office by committing to organising environmental protection activities for employees every year to raise their environmental awareness on responsible energy consumption. Under the effects of COVID-19, the Group has not organized any environmental protection activities for employees this year. The Group will resume organising environmental protection activities for employees next year.

本集團亦積極提倡具能源效益 的辦公室,承諾每年為僱員舉 辦環保活動,以提升彼等以負 責任方式消耗能源的環保 意。在新冠肺炎疫情的影響 下,本集團今年沒有為僱員組 織任何環保活動。本集團將在 明年恢復舉辦員工環保活動。

During the Year, the Group's total energy consumption intensity was approximately 1.51 MWh/million revenue (RMB) (2021: approximately 0.55 MWh/million revenue (RMB)), an increase of approximately 174.55% over 2021 due to a significant decrease in revenue. The Group is in the process of achieving its aforementioned target and will continue to raise employee awareness on responsible energy consumption in the future.

於本年度,本集團的能源消耗總量密度約為1.51兆瓦時/百萬收入(人民幣)(2021年:約0.55兆瓦時/百萬收入(人民幣)),由於收入大幅減少,比2021年增加約174.55%。本集團正在實現上述目標的過程當中,並將於未來繼續提升僱員對負責任能源消耗的意識。

Summary of energy consumption performance:

能源消耗表現概要:

Type of Energy 能源種類	Unit 單位	2022 2022 年	2021 2021年
Direct Energy	MWh	35.69	35.88
 Petrol 			
直接能源消耗	兆瓦時		
· 汽油			
Indirect Energy	MWh	68.51	59.98
• Electricity			
間接能源消耗	兆瓦時		
• 電力			
Total Energy Consumption	MWh	104.20	95.86
能源消耗總量	兆瓦時		
Total Energy Consumption Intensity	MWh/million	1.51	0.55
能源消耗總量密度	revenue (RMB) 兆瓦時/百萬收益 (人民幣)		

A2. Use of Resources (Continued)

Water Consumption

Water usage was limited to water used by employees at the office. Water consumption data was not available since water usage was covered in the tenancy fee.

The target for water efficiency is not presented, as data gathering is not applicable. The Group nevertheless encourages all employees to develop the habit of conscious water conservation. The Group has been enhancing its water conservation promotion. Environmental messages are posted in the pantry and washrooms to remind employees to save water. The employees' water conservation awareness has increased with the above water-saving measures.

Due to the Group's business nature, the Group did not encounter any problems in sourcing water that was fit for purpose.

Use of Packaging Material

Due to the Group's business nature, the Group does not produce any final products nor does it have any industrial facilities. Therefore, the Group does not use a significant amount of packaging material in its daily operations.

A. 環境(續)

A2. 資源使用(續)

耗水量

用水僅限於辦公室僱員使用的 水。由於水費已包含在租賃費 用中,因此本集團未能獲取耗 水量數據。

由於不適用於收集數據,故並 無呈列用水效益目標。然而 事。 本集團鼓勵所有僱員養成自覺 節約用水的習慣。本集團 加強節水宣傳。茶水間及洗 間均張貼環保訊息,提醒僱員 節約用水。透過上述節水 施,僱員的節水意識得以提高。

由於本集團的業務性質,本集 團在求取適用水源方面並無遇 到任何問題。

包裝材料使用

基於本集團的業務性質,本集 團並無生產任何製成品,亦無 任何工業設施。因此,本集團 於日常營運中並無使用大量包 裝材料。

A3. The Environment and Natural Resources

The Group focuses on the business impacts it has on the environment and natural resources and pursues the best practices for environmental protection. In addition to complying with related environmental laws and regulations and international standards for proper natural environment preservation, the Group has integrated the concept of environmental protection and natural resource conservation into its internal management and daily operations in order to achieve the aim of environmental sustainability. The group has established relevant policies to identify the environmental factors that can be controlled and may have a significant impact on the Group's activities, products or services.

Working Environment

The Group strives to provide employees with a comfortable working environment to enhance work efficiency. The Group maintains office discipline and environmental hygiene, and ensures private office space and common areas are neat and tidy. The Group also encourages its employees to reduce unnecessary use of electricity, water, and paper whenever possible, minimizing the Group's consumption of natural resources. The Group's employees monitor the conditions of the workplace from time to time, set up emergency plans in advance for risk mitigation, adopt preventive and control measures for problem and risk identification, and deal with the identified problems and potential risks in time so as to maintain a sound working environment.

A. 環境(續)

A3. 環境及天然資源

工作環境

A4. Climate Change

Extreme weather events are becoming more frequent and severe, while tackling climate change has become a global consensus. The Group has realised that climate change will affect its business operations. Therefore, the Group has established a robust set of policies and procedures to identify, monitor, and manage climate-related issues. During the Year, the Group has initiated a climate change assessment to identify and mitigate the potential risks that may arise from its business operations. These risks mainly stem from the following dimensions:

Transition Risks

It is expected that there will be more stringent climate legislation and regulations to support the global vision for decarbonisation. If the Group fails to comply with the laws and regulations applicable to its businesses from time to time, its business operations may be affected. Negative publicity may also arise due to failure to meet the compliance requirements for climate change. The company's related capital investment and compliance costs thus increase. In response to the policy and legal risks as well as the reputational risks, the Group regularly monitors existing and emerging trends, policies, and regulations relevant to climate and is prepared to alert the top management where necessary to avoid cost increments, non-compliance fines, or reputational risks due to delayed response.

A. 環境(續)

A4. 氣候變化

轉型風險

A4. Climate Change (Continued)

Transition Risks (Continued)

On the other hand, the Group's success depends on its ability to maintain relationships with its existing customers and attract new ones. If the Group cannot adapt and respond timely and effectively to the emerging market expectations for climate change actions, it may not be able to compete with its peers in the market. In light of that, the Group has gradually incorporated sustainability into its business operations by taking various measures aimed at reducing its GHG emissions and impact on the environment.

Physical Risks

Increased frequency and severity of extreme weather events, such as heavy rains and typhoons, can disrupt operations by damaging the power grid and communication infrastructures, hampering and injuring employees on their way to or during work. These events could disrupt supply chains, interrupt business operations, and damage the Group's assets. As a countermeasure, the group identifies these risks, prioritises those with the most severe consequences for taking precautionary measures first, and investigates how a change in business model might be possible to mitigate or avoid these severe impacts on business operations.

A. 環境(續)

A4. 氣候變化(續)

轉型風險(續)

實體風險

B. SOCIAL

B1. Employment

Human resources serve as the foundation for the continuous development of the Group. The Group's success highly depends on its ability to attract, cultivate, and retain employees. The Group adheres to a people-oriented approach and standardises labour employment management to respect and protect the legitimate interests of every employee. At the same time, the Group strives to ensure the welfare and well-being of its employees, protect their labour rights, and stimulate their enthusiasm and creativity.

During the Year, the Group was not aware of any material non-compliance with labour laws and regulations that would have a significant impact on the Group, including but not limited to the Labour Law of the People's Republic of China, the Labour Contract Law of the People's Republic of China, and the Regulations on Work-Related Injury Insurance of the People's Republic of China.

As at 31 December 2022, the Group had a total of 59 (as at 31 December 2021: 78) full-time employees, all of whom were located in the PRC. The distribution of employees by gender, age group, and employee category was as follows:

B. 社會

B1. 僱傭

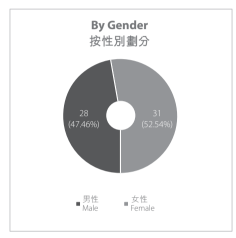
於本年度,本集團並不知悉任何嚴重違反勞工法律及法規,包括但不限於《中華人民共和國勞動法》、《中華人民共和國勞動合同法》及《中華人民共和國四五傷保險條例》,從而對本集團 造成重大影響。

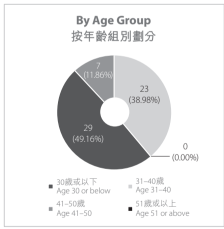
於2022年12月31日,本集團共 有59名(於2021年12月31日: 78名)全職僱員,全部位於中 國。按性別、年齡組別及僱員 類型劃分的僱員分佈如下:

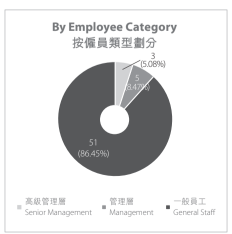
B. SOCIAL (Continued)

B1. Employment (Continued)

2022 2022年



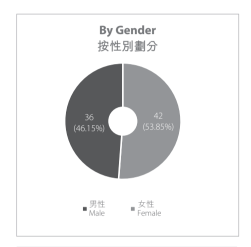


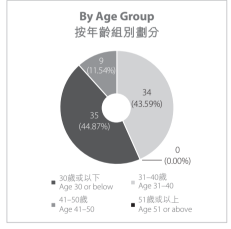


B. 社會(續)

B1. 僱傭(續)

2021 2021年







B. SOCIAL (Continued)

B1. Employment (Continued)

Due to the Group's business nature, there is a high turnover of staff in the live-streaming e-commerce business, and the Group has carried out staff optimization this year in accordance with its business development and market conditions. During the Year, the Group's overall turnover rate³ was approximately 142.37% (2021: approximately 11.54%). The employee turnover rate by gender, age group and geographical region was as follows:

B. 社會(續)

B1. 僱傭(續)

由於本集團的業務性質,直播電商業務的人員流動幅度較大,而本集團今年亦根據其業務開展及市場環境情況,進行人員優化。於本年度,本集團的整體流失率3約為142.37%(2021年:約11.54%)。按性別、年齡組別及地理劃分的僱員流失率如下:

Categories ⁴ 類別 ⁴		2022 2022 年	2021 2021 年
Gender	性別		
Male	男性	171.43%	8.33%
Female	女性	116.13%	14.29%
Age Group	按年齡組別劃分		
Age 30 or below	30歲或以下	210.34%	14.29%
Age 31-40	31至40歲	69.57%	11.76%
Age 41-50	41至50歲	100.00%	_
Age 51 or above	51歲或以上	_	_
Geographical Region	按地區劃分		
The PRC	中國	142.37%	11.54%

Note(s):

- 3. The overall employee turnover rate is calculated by dividing the number of employees leaving employment during the reporting period by the number of employees at the end of the reporting period (employees who left the Group during probation period are not included).
- 4. The employee turnover rate by specific category is calculated by dividing the number of employees in the specified category leaving employment during the reporting period by the number of employees in the specified category at the end of the reporting period (employees who left the Group during probation period are not included).

附註:

- 3. 整體僱員流失率乃按報告期 內的離職員工人數除以報告 期末的員工人數計算得出(試 用期內離開本集團的員工不 計算在內)。
- 4. 指定類別僱員流失率乃按報告期內的指定類別離職員工人數除以於報告期末的指定類別員工人數計算得出(試用期內離開本集團的員工不計算在內)。

B. SOCIAL (Continued)

B1. Employment (Continued)

Employment Practices

Recruitment, Promotion, and Dismissal

The Group has formulated a series of personnel management policies to guide employees in actively integrating personal pursuits into the long-term development of the Group.

The Group strives to nurture potential candidates who show passion for launching a career in the advertising industry. Hence, the Group has established a robust, transparent, and fair recruitment process in accordance with its "Recruitment Management System" to offer open and equal opportunities free of gender, race, family status, and age discrimination in order to recruit the best talents.

To retain talent, the Group offers promotion and development opportunities for outperforming employees through an open and fair assessment system so as to explore their potential capabilities, develop their careers and meet the Group's needs for sustainable development. Formulating the "Performance Appraisal Management Approach", the Group has developed a set of criteria and reasonable KPIs for selecting outstanding employees in the annual performance appraisal. The promotion of employees will be evaluated according to the appraisal results.

Besides, the Group strictly prohibits any kinds of unfair or unreasonable dismissals to protect the employee's rights. Any termination of the employment contract is based on reasonable, lawful grounds and internal policies.

B. 社會(續)

B1. 僱傭(續)

僱傭慣例

招聘、晉升及解僱

本集團已制訂一系列人事管理 政策,引導僱員積極將個人追 求融入到本集團的長遠發展之 中。

本集團致力培育熱切追求於廣 告業發展事業的具潛質人才。 因此,本集團已按照其《招聘管 理制度》建立穩健、透明及公平 的招聘程序,提供公開及公平 機會,免除對性別、種族、 庭狀況及年齡歧視,從而聘請 最合適僱員。

為挽留人才,本集團透過公開 及公平的評估制度,為表現優 異的僱員提供晉升及發展其 會,以發掘其潛能、發展其 業及滿足本集團的可持續發考 需要。本集團制定了《績效考 管理法》,訂立一套標準及 關鍵績效指標以於年度 關鍵績效指標以於年度員的 行將根據考核結果進行評估。

此外,本集團嚴格禁止任何形式的不公平或不合理解僱以保障員工權利。終止勞動合同將 基於合理、合法的理由及內部 政策。

B1. Employment (Continued)

Employment Practices (Continued)

Remuneration and Benefits

The Group has established a fair and reasonable remuneration system that offers a competitive remuneration package to employees by referencing market benchmarks in order to attract high-calibre candidates. The standard remuneration package for employees includes a base salary, a performance bonus, overtime pay, a position subsidy and related subsidies, and other bonuses. Employees' remuneration is determined based on their responsibilities, qualifications, performance, experience, and seniority. Employees are also offered other benefits, such as medical insurance, and granted leaves such as maternity leave, marriage leave, compassionate leave, and bereavement leave. The remuneration policy and the package of employees are periodically reviewed.

The Group signs and executes labour contracts with all employees in the PRC in accordance with the Labour Contract Law of the People's Republic of China. In accordance with the relevant laws and regulations of the PRC, the Group participates in a defined contribution basic pension insurance in the social insurance system established and managed by government organisations. The Group's PRC subsidiary contributes funds which are calculated on certain percentages of the employee salary as agreed by the local municipal government to the scheme to fund the retirement benefits of the employees. These benefits are paid according to relevant local regulations, which are paid monthly.

B. 社會(續)

B1. 僱傭(續)

僱傭慣例(續)

薪酬及福利

本集團已建立是供為實力。 本集團已建立提供考質之提供考質之是, 其方為素質包括工及等質的, 其方為素質包括工及等質的, 其方為素質包括工及等质 其方為素質的, 其前,以來對金關, 其一方。 是一方。 是一一。 是一方。 是一一。 是一方。 是一方。 是一方。 是一方。 是一方。 是一方。 是一方。 是一方。

B1. Employment (Continued)

Employment Practices (Continued)

Remuneration and Benefits (Continued)

The Group also provides different benefits, such as birthday presents, tea breaks, and employee discounts at different restaurants, to boost the sense of belonging of its employees.

In addition, the compensation for key executives of the Group is reviewed by the Company's remuneration committee, which is based on the Group's performance and the executives' respective contributions to the Group. The remuneration of the Board and members of senior management is determined based on their duties, responsibilities, experience, skills, time commitment, as well as the Group's performance.

Diversity, Equal Opportunities, and Anti-discrimination

As an equal opportunity employer, the Group recognises the value of a diverse and skilled workforce and is committed to creating and maintaining an inclusive and collaborative workplace culture in which all can thrive. The Group is dedicated to providing equal opportunity in all aspects of employment and maintaining an inclusive and collaborative workplace culture that is free from discrimination, physical or verbal harassment against any individual on the basis of race, religion, colour, gender, physical or mental disability, age, place of origin, marital status, and sexual orientation.

B. 社會(續)

B1. 僱傭(續)

僱傭慣例(續)

薪酬及福利(續)

本集團亦提供不同福利,如生 日禮物、下午茶時間以及不同 餐廳的僱員折扣,以提升僱員 的歸屬感。

此外,本集團主要行政人員薪酬由本公司薪酬委員會根據對本集團的表現及行政人員各首第本集團的貢獻進行檢討。董東會及高級管理層成員酬金根數。實際責、責任、經驗數數。提入的時間以及本集團業績釐定。

多元化、平等機會及反歧視

B1. Employment (Continued)

Employment Practices (Continued)

Working Hours and Rest Periods

The Group has formulated the "Employee Attendance System" for determining the working hours and rest periods for employees in accordance with local employment laws and regulations. The Group has implemented a five-day work scheme and provides employees with statutory holidays and welfare holidays. In addition, employees are entitled to additional annual leave based on the cumulative years of employment in the Group.

The Group encourages employees to maintain a worklife balance and avoid unnecessary overtime. The Group provides overtime allowances and compensatory rest arrangements for employees.

B2. Health and Safety

The Group highly prioritises the health and safety of its employees. The Group commits to providing employees with a healthy, safe, and comfortable working environment and strives to eliminate potential health and safety hazards at the workplace. Although the health and safety measures that are applicable to an office-based business operation are limited, the Group is committed to safeguarding the well-being of all employees. The Group formulated the "Office Management Regulation" to reduce employee-related safety risks and enhance employees' occupational health awareness.

B. 社會(續)

B1. 僱傭(續)

僱傭慣例(續)

工作時數及假期

本集團已制定《僱員值勤制度》,根據地方僱傭法律及法規 釐定僱員的工作時數及假期。 本集團已實施五天工作計劃以 及為僱員提供法定假期及福利 假期。此外,僱員根據其於本 集團的累計僱傭年期享有額外 年假。

本集團鼓勵僱員維持工作與生活的平衡,避免不必要的加班。本集團為僱員提供加班津 貼及補假安排。

B2. 健康與安全

B2. Health and Safety (Continued)

During the Year, the Group was not aware of any material non-compliance with health and safety-related laws and regulations that would have a significant impact on the Group, including but not limited to the Labour Law of the People's Republic of China, the Law of the People's Republic of China on the Prevention and Treatment of Occupational Diseases, and the Fire Protection Law of the People's Republic of China.

During the Year, there were no work-related injuries or lost days due to work-related injuries reported in the Group. In addition, there had been no work-related fatalities in any of the past three years, including the Year.

Workplace Health and Safety

As stated in the "Office Management Regulations" formulated by the Group, all employees are obligated to promote health and safety at the workplace. For instance, employees are reminded to use office equipment safely and maintain a smoke-free office.

Due to employees' prolonged use of computers, the Group has provided employees with desks of suitable height and task chairs of adjustable height and encourages them to pay attention to their sitting posture, take breaks, and do stretching exercises regularly, thus reducing occupational strain. Employees are also reminded to take safety precautions and use suitable tools when lifting heavy goods or reaching items at a height.

B. 社會(續)

B2. 健康與安全(續)

於本年度,本集團並不知悉任何嚴重違反健康與安全相關法律及法規而對本集團造成重大影響的情況,包括但不限於《中華人民共和國勞動法》、《中華人民共和國職業病防治法》及《中華人民共和國消防法》。

於本年度,本集團並無工傷及 因工傷損失工作日數。此外, 於過去三年各年(包括本年度),概無因工作關係而死亡。

工作場所健康與安全

誠如本集團制定的《辦公室管理 規定》所述,所有僱員均有義務 促進工作場所的健康及安全, 例如提醒僱員安全使用辦公設 備及維持無煙辦公室。

由於僱員長時間使用電腦,本 集團為僱員提供高度合適的, 会 表 可調較高度的辦公椅,及 鼓勵彼等注意坐姿、休息及 期進行伸展,從而減少職業勞 損。本集團亦提醒僱員搬運 物或拿取高處物件時,應注 安全並使用合適工具協助。

B2. Health and Safety (Continued)

Workplace Health and Safety (Continued)

As a precautionary measure against potential environmental hazards, special working arrangements during typhoons and rainstorms have been specified by the Group to avoid any confusion that might lead to safety issues. The Group has also taken precautions against fire hazards, where fire extinguishers are strategically placed and fire exits are free from obstruction. At the same time, the Group has also placed first-aid boxes around the premises for both daily and emergency uses.

As the outbreak of the COVID-19 pandemic continues, the Group has remained committed to a series of precautionary measures in accordance with guidelines from governments at all levels to ensure the health and safety of its employees. In addition to requiring employees to check and record their temperatures and visit a doctor immediately whenever feeling unwell, the Group has reminded its employees of the importance of maintaining good personal hygiene by washing hands frequently with soap. The Group has also provided surgical masks to employees whenever necessary.

B. 社會(續)

B2. 健康與安全(續)

工作場所健康與安全(續)

由於新冠肺炎疫情持續爆發, 本集團一直致力根據各語 的指引維持一系列預防措。 以確保僱員的健康與安 重在感到不動時立即 要立在感到不動時立即 外,在 使用肥皂洗手,保持良好會 衛生。本集團亦在必 僱員提供外科口罩。

B3. Development and Training

Training Management

Training and continuous development are essential for the Group's staff to keep abreast of the ever-changing trends in the industry. Therefore, the Group takes a proactive approach to providing employees with opportunities to advance their careers. The Group provides relevant on-the-job training for each employee to facilitate their business skills. Through various training programmes, employees are able to strengthen their business-related professional knowledge and management skills. The Group has established the "Training Management System" to standardise the management of employees' training. The Group also encourages its employees to apply for internal and external training courses to refresh their prior knowledge.

During the Year, approximately 17.48%⁵ (2021: approximately 25.29%) of its employees have received training related to sales strategies and social media operations, with an average training time of approximately 4.56 hours⁶ (2021: approximately 1.11 hours). The breakdown of percentage of employees trained and average training hours completed per employee by gender and employee category was as follows:

B. 社會(續)

B3. 發展及培訓

培訓管理

於本年度,約17.48%⁵ (2021年:約25.29%)的僱員接受銷售策略和社交媒體操作相關培訓,平均培訓時間約4.56小時⁶ (2021年:約1.11小時)。按性別及僱員類別劃分受訓僱員百分比及每名僱員完成的平均受訓時數明細如下:

		20 202		2021 2021年		
		Percentage of Trained Employees(%) ⁷ 受訓僱員 百分比(%) ⁷	Average Training Hours (Hours) ⁸ 平均受訓時數 (小時) ⁸	Percentage of Trained Employees(%) ⁷ 受訓僱員 百分比(%) ⁷	Average Training Hours (Hours) ⁸ 平均受訓時數 (小時) ⁸	
Gender 按性別劃分	Male 男性 Female	11.84	1.11 8.47	35.90 16.67	0.46 1.65	
	女性	23.00	0.17	10.07	1.03	
Employee Category 按僱傭類別劃分	Senior Management 高級管理層	80.00	13.30	60.00	0.60	
	Management 管理層	-	-	60.00	1.00	
	General Staff 一般員工	16.03	4.47	20.78	1.16	

B3. Development and Training (Continued)

Training Management (Continued)

Note(s):

- 5. The percentage of trained employees is calculated by dividing the total number of employees who took part in training during the reporting period by the total number of employees at the end of the reporting period, including existing and resigned employees.
- 6. The average training hours per employee is calculated by dividing the total number of training hours during the reporting period by the total number of employees at the end of the reporting period, including existing and resigned employees.
- 7. The percentage of trained employees by category is calculated by dividing the number of employees in the specified category who took part in training during the reporting period by the total number of employees in the specified category at the end of the reporting period, including existing and resigned employees.
- 8. The average training hours by category is calculated by dividing the number of training hours for employees in the specified category during the reporting period by the number of employees in the specified category at the end of the reporting period, including existing and resigned employees.

During the Year, of the employees who participated in the aforementioned training, approximately 36.00% were male and approximately 64.00% were female; approximately 16.00% were senior management, and approximately 84.00% were general staff.

For new employees, the human resources department will provide orientation training in relation to the Group's policies and guidelines. The head and members of the department will be responsible for providing onthe-job training to new employees. The Group's "Management System Compilation", which covers administration, human resources, finance, and legal matters, is issued to employees.

B. 社會(續)

B3. 發展及培訓(續)

培訓管理(續)

附註:

- 5. 受訓員工分比乃按報告期內 參與培訓的員工總數除以報 告期末的員工總數計算得 出,包括現有及已離職員工。
- 6. 每名員工的平均培訓時數乃 按報告期內的培訓總時數除 以報告期末的員工總數計算 得出,包括現有及已離職員 工。
- 7. 按類別劃分的受訓員工百分 比乃按報告期內參與培訓的 指定類別員工人數除以報告 期末指定類別員工總數計算 得出,包括現有及已離職員 T。
- 8. 按類別劃分的平均培訓時數 乃按報告期內指定類別員工 的培訓時數除以報告期末指 定類別員工的人數計算得 出,包括現有及已離職員工。

於本年度,參與上述培訓的僱員當中,約36.00%為男性及約64.00%為女性;約16.00%為高級管理層、及約84.00%為一般員工。

就新僱員而言,人力資源部將 提供有關本集團政策及指引的 入職培訓。部門主管及成員將 負責為新僱員提供在職培訓。 本集團向僱員發出「管理系統 匯編」,當中涵蓋本集團行政、 人力資源、財務及法律事宜。

B3. Development and Training (Continued)

Training Management (Continued)

On the subject of employees' career prospects, if vacancies or new positions are available, the Group shall consider internal promotion or transfer, thus encouraging the upward mobility of employees.

As mentioned in the section headed "Recruitment, Promotion, and Dismissal" under aspect B1, the Group regularly assesses employees' performance. The Group regularly reviews the effectiveness of the training courses conducted by the management to improve the quality of its training system. For those employees whose performance has yet to reach a satisfactory level, the Group shall provide training tailored to strengthen their skills and knowledge.

In order to implement the Group's development strategy, promote corporate culture, create a good corporate atmosphere, and cultivate and shape the sense of honour and mission of all employees, the Group has selected outstanding employees during the Year. The selected outstanding employees were awarded preferential promotion opportunities and bonuses.

Regarding the development and training of the Group's Directors, the Directors keep abreast of regulatory developments and changes in order to effectively perform their responsibilities and to ensure that their contribution to the Board remains informed and relevant. Every newly appointed member has received a formal, comprehensive, and tailored induction on the first occasion of his/her appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of Director's responsibilities and obligations under the GEM Listing Rules and relevant statutory requirements.

B. 社會(續)

B3. 發展及培訓(續)

培訓管理(續)

就僱員的職業前景方面,本集 團內部若有空缺或新增職位 時,可由內部晉升或調職,提 倡僱員向上流動。

誠如層面B1「招聘、晉升及解僱」一節所述,本集團定期評估僱員表現。本集團定期檢討管理層進行的培訓課程的有效性,以提高其培訓系統的的質量。對於表現尚未達到滿意外型量。對於表現尚未達到滿意對於表現尚未達到滿意對於人力強。

為了貫徹落實本集團的發展策略,弘揚企業文化,營造良好的企業氛圍,培養和塑造全體員工鋭意進取的榮譽感和重任在肩的使命感,於本年度本集團已挑選優秀員工,當選的優秀員工獲得優先晉升機會及獎金。

B4. Labour Standards

Prevention of Child and Forced Labour

The Group strictly prohibits the recruitment of child labour and forced labour. The Group has established a well-defined recruitment process in accordance with its "Recruitment Management System" that examines the background of candidates and a formal reporting procedure for handling any exceptions. During the recruitment process, the age of the applicant is verified against the identity documents of the applicant in order to prevent hiring any employees who are below legal working age. In addition, the Group conducts regular reviews and inspections to prevent any child labour or forced labour in operation. Once the Group discovers any case that fails to conform to the relevant labour laws, regulations, or standards, the relevant employment contract will be immediately terminated.

During the Year, the Group was not aware of any material non-compliance with child and forced labour-related laws and regulations that would have a significant impact on the Group, including but not limited to the Labour Law of the People's Republic of China and the Provisions on the Prohibition of Using Child Labour of the People's Republic of China.

B. 社會(續)

B4. 勞工準則

防止童工及強制勞工

於本年度內,本集團並不知悉 任何嚴重違反童工及強制勞工 相關法律及法規而對本集團造 成重大影響的情況,包括但不 限於《中華人民共和國勞動法》 及《中華人民共和國禁止使用童 工規定》。

B5. Supply Chain Management

In the Group's supply chain, environmental and social risk management are highly valued. For effective monitoring of procurement procedures and cost control and to enhance management transparency in procurement, the Group has formulated a stringent and standardised "Supplier Management System" and "Supplier Selection Procedure". During the procurement process, as detailed in the Group's "Procurement Management System", the procurement manager of the Group is responsible for selecting and reviewing suppliers. Apart from considering the offered price, the Group also takes into account the supplier's background, qualifications, management model, service quality, financial health status, experience in similar services, contract fulfilment, social and environmental compliance, and follow-up services.

Sustainable Supply Chain Management

The Group is committed to managing its supply chain in a socially and environmentally responsible manner and sourcing from approved suppliers who meet the Group's requirements. Relevant policies and measures are established to monitor the quality of the Group's suppliers as well as their environmental and ethical performance.

B. 社會(續)

B5. 供應鏈管理

可持續供應鏈管理

本集團致力以對社會及環境負責的方式管理其供應鏈,並向符合本集團規定的認可供應商採購。本集團已制定相關政策及措施以監控本集團供應商的質量以及其環境及道德績效。

B5. Supply Chain Management (Continued)

Sustainable Supply Chain Management (Continued)

To reduce its social and environmental risks along the supply chain, the Group periodically evaluates and monitors the performance of its suppliers to ensure their compliance with laws and regulations relating to environmental and social policies, service standards, contract conditions, and quality provisions. Any noncompliance with relevant environmental and social laws and regulations discovered by the designated personnel from the Group during the assessment will be promptly reported to the management. Corrective action plan will be carried out to remediate the identified risk in a timely manner.

In addition, the Group pays close attention to the environmental awareness of its suppliers and promotes sound environmental performance and governance practices amongst its business partners and suppliers. The Group encourages its business partners and suppliers to consider the risks posed to their operations by climate change and actively mitigate their environmental impacts during supplier management meetings and events. During the selection process, to promote improvements in environmental performance, suppliers are encouraged to consider and manage their environmental and social issues in their operations for priority consideration. The Group maintains close communication with suppliers, understands their supply and services, resolves related supply and service issues, and makes corresponding improvement measures. The Group also shares sustainable operating practices and disseminates environmental concepts, including the latest knowledge on good employment and environmental practices.

B. 社會(續)

B5. 供應鏈管理(續)

可持續供應鏈管理(續)

此外,本集團密切關注其供應 商的環保意識,並向其業務合 作夥伴及供應商推廣良好的環 境績效及管治慣例。本集團於 供應商管理會議及活動鼓勵其 業務合作夥伴及供應商考慮氣 候變化對其營運構成的風險, 並積極減輕其對環境的影響。 於挑選過程中,為促進改善環 境表現,本集團鼓勵供應商在 營運過程中考慮及管理環境及 社會問題,以便本集團優先考 慮。本集團與供應商保持緊密 聯繫,理解彼等的供應及服 務,解決相關供應及服務問 題,並採取相應改善措施。本 集團亦會分享營運常規及傳播 環保概念,包括良好僱傭及環 保常規的最新資訊。

B5. Supply Chain Management (Continued)

Sustainable Supply Chain Management (Continued)

During the Year, the Group had a total of 353 suppliers (2021: 167 suppliers), all of which were located in the PRC. All of them were engaged and evaluated under the aforementioned practices.

B6. Product Responsibility

The Group actively safeguards the quality of its products with its internal control process. The Group also maintains ongoing communication with customers to understand their demands and expectations and improve its service quality by learning their levels of satisfaction.

During the Year, in recognition of its outstanding service quality, the Group has won several awards in ADMEN Awards and ROI Festival, was jointly awarded the honorary title of "South China E-commerce Gold Label Award — Most Growing Enterprise Award" by Guangzhou Municipal Commerce Bureau and Guangzhou Electronic Commerce Industry Association, and also elected as Guangzhou Tianhe District Folk Artists Association (Vice President Company), Vice President Company of Guangzhou E-commerce Industry Association and member of Guangdong Modern Service Federation.

During the Year, the Group was not aware of any material non-compliance with any laws and regulations in relation to health and safety, advertising, labelling, and privacy matters relating to products and services and methods of redress that would have a significant impact on the Group, including but not limited to the Law of the People's Republic of China on Protection of Consumer Rights and Interests, the Advertising Law of the People's Republic of China, and the Patent Law of the People's Republic of China.

B. 社會(續)

B5. 供應鏈管理(續)

可持續供應鏈管理(續)

於本年度,本集團共有353名供應商(2021年:167名供應商), 全部均位於中國。所有供應商 乃根據上述慣例聘用及評估。

B6. 產品責任

本集團透過內部監控程序積極 保障其產品質量。本集團亦與 客戶保持持續溝通,以了解彼 等的需求及期望,並藉著知曉 彼等的滿意程度提高其服務質 量。

於本年度,本集團並不知悉任何嚴重違反有關產品及服務的健康與安全、廣告、標籤及私隱事宜以及補救方法的任何法律及法規而對本集團造成重大影響的情況,包括但不限於《中華人民共和國消費者權益保護法》、《中華人民共和國專利法》。

B6. Product Responsibility (Continued)

Moreover, during the Year, there were not any products sold or shipped subject to recalls for safety and health reasons.

Protection of IP Rights

Preventing potential copyright violations is critical in the advertising industry. Before inserting a copyrighted image on the Group's product, the Group ensures that consent from the relevant copyright holder has been obtained.

Additionally, the Group respects IP rights and is therefore committed to purchasing genuine copyrighted products such as computer software and firewalls. Fundamental guidelines are also provided to the employees to ensure they do not infringe upon any IP rights such as trademarks and copyrights. Disciplinary or legal actions may be taken against the employee should he/she be found to be in breach of such rights.

Customer Services

Feedback from customers is welcomed as it is the key to enhancing the Group's service. Procedures for handling feedback have been set up. Should the Group receive any complaints, the Group will act immediately to resolve the issue with effective corrective actions. Due to the limitations of the Group's business, the Group could not recall the services provided. During the Year, the Group's did not receive any material written product or service-related complaints.

B. 社會(續)

B6. 產品責任(續)

此外,於本年度並無任何因安 全或健康理由而須回收的已售 或已運送產品。

保障知識產權

防止潛在侵犯版權行為是廣告 行業的關鍵。於本集團產品加 入受版權保護的圖像前,本集 團確保已取得相關版權持有人 的同意。

此外,本集團尊重知識產權,因此承諾購買正版產品,如電腦軟件及防火牆。本集團亦向僱員提供基本指引,以確保彼等不會侵犯任何知識產權(如商標及版權)。倘僱員被發現侵犯有關權利,本集團可能會對其採取紀律或法律行動。

客戶服務

B6. Product Responsibility (Continued)

Customer Privacy Protection

The Group recognises that protecting customers' privacy is the key to its success, and as such, it is always the Group's top priority. The Group's "Office Management Regulations", "Visitor Management Regulations", "Confidentiality Agreements" and "Brand Management Regulations" have been implemented to govern the collection, usage, and disclosure of personal data given to the Group from individuals.

Moreover, the Group seeks to protect customers' information and accounts by adopting "Information System Management System", "Data Backup Management System", "Live Streaming E-commerce Center Information Management Rules" and the following data security measures such as:

- promptly and regularly update the operating system and anti-virus software, thus fixing security vulnerabilities:
- regularly backup employees' computers and servers, thereby avoiding possible data loss caused by hardware or software failures, including data related to IP rights and consumer data and privacy;
- promptly notify management and conduct inspections based on relevant protocols when computers or servers show signs of anomalies, so as to minimise potential risks of data leakage;

B. 社會(續)

B6. 產品責任(續)

客戶隱私保護

本集團認為保護客戶私隱是其 成功的關鍵,故此一直是本集 團的首要任務。本集團已實施 《辦公室管理規定》、《訪客管理 規定》、《保密規定》及《品牌管 理規定》,以規管個人向本集團 提供的個人資料的收集、使用 及披露。

此外,本集團通過採取《信息系統管理制度》、《數據備份管理制度》、《數據備份管理制度》、《直播電商中心信息管理細則》及以下數據安全措施來保護客戶資料及賬戶:

- 及時定期更新操作系統及 防毒軟件,以修正保安漏 洞:
- · 定期備份僱員的電腦及伺服器,以避免因硬件或軟件故障而可能造成的數據損失(包括有關知識產權及消費者數據及私隱的數據):
- 在電腦或伺服器出現異常 現象時,及時通知管理 層,並根據相關規約進行 檢查,以盡量降低數據洩 漏的潛在風險;

B6. Product Responsibility (Continued)

Customer Privacy Protection (Continued)

- conduct meetings with clients and visitors in the conference room instead of the open area in the office to avoid potential leaks of client data or other private information;
- prohibit the disclosure of the Group's information relating to strategies, research, technologies, financial matters, clients, and other confidential information to unrelated third parties or employees;
- prohibit employees from reading each other's working information, computer, or personal items without consent;
- grant permission before entering the finance office or server room with confidential information;
- require employees to keep information and data related to IP rights and consumer data and privacy confidential after resignation; and
- configure proper networking and server permissions to prevent unauthorised access to customer data and private information.

B. 社會(續)

B6. 產品責任(續)

客戶隱私保護(續)

- · 在會議室而在非開放性的 辦公室工作區與客戶及訪 客會面,避免洩漏客戶資 料或其他私隱資料的可能 性:
- 本集團不得向無關連的第 三方或僱員披露有關策略、研究、技術、財務事宜、客戶及其他機密資料的資料;
- 禁止僱員在未經同意的情況下閱讀其他僱員的工作資料、電腦或個人物品;
- 在進入內有機密資料的財務辦公室或伺服器室之前 授出許可:
- 要求僱員離職後對與知識 產權及消費者數據與私隱 相關的資料及數據保密: 及
- · 設置適當的網絡及伺服器 權限,避免未經授權取得 客戶資料及私人資料。

B6. Product Responsibility (Continued)

Advertising and Labelling

The Group emphasises the importance of appropriate advertising and compliance with requirements relating to media advertisements. The Group has formulated the "Sales Management Practices" to ensure that the information on its advertisements and labels does not contain false, misleading, or incomplete information and statements in order to protect the interests of consumers from being deteriorated by improper advertisement and label descriptions. The Group's advertisements will be monitored by CSM Media Research, the PRC's largest market research institution, to ensure their effectiveness.

B7. Anti-corruption

The Group is committed to building a clean and healthy corporate system while combating corruption and other improper business practices. The Group has adopted relevant policies, including the "Insider Information Management System" and "Conflict of Interest Management System", that outline relevant procedures to guide employees in preventing possible violations of bribery, corruption and conflicts of interest. The Group specifically stipulates that employees must discharge their duties with loyalty and integrity, and shall not abuse their positions to seek any improper interests.

During the Year, the Group was not aware of any material non-compliance with related laws and regulations of bribery, extortion, fraud and money laundering that would have a significant impact on the Group, including but not limited to the Criminal Law of the People's Republic of China, the Company Law of the People's Republic of China, and the Anti-Unfair Competition Law of the People's Republic of China.

B. 社會(續)

B6. 產品責任(續)

廣告及標籤

本集團強調適當廣告及遵守有 關媒體廣告規定的重要性法》 集團已制定《銷售管理辦法》 確保廣告及標籤的完整相 有虛假,以保障資整權 有虛假,以保障所 會因不集團的廣告將會國 損大的廣告將傳動的 最大的所究監察,以 最大的有效性。

B7. 反貪污

於本年度,本集團並不知悉任何嚴重違反有關賄賂、勒索、欺詐及洗黑錢的法律及法規而對本集團造成重大影響的情況,包括但不限於《中華人民共和國刑法》、《中華人民共和國公司法》及《中華人民共和國反不正當競爭法》。

B7. Anti-corruption (Continued)

The Group has zero tolerance for any bribery, corruption, or other behaviour violating work ethics. The Group has formulated the "Professional Ethics and Anti-Fraud Code of Conduct". Employees are expected to fulfil their duties with integrity and to cease engaging in any activities that involve bribery, extortion, fraud, or money laundering.

Whistle-blowing Mechanism

The Group has established the "Complaints and Whistleblowing System". The Group encourages all employees to report on any possible improprieties, misconducts, malpractices, or irregularities. If an employee discovers any possible improprieties, misconducts, malpractices or irregularities within the Group, he/she can report it to the administrative department or his/her senior. If the employee is not satisfied with the response or does not want the complaint handled by the administrative department or his/her supervisor, he/she can report it directly to the general manager. Reports and complaints received will be handled in a prompt and fair manner. The Group intends to protect the whistle-blower from common concerns such as confidentiality and potential retaliation. Therefore, the employee who reports in good faith under the whistle-blowing mechanism can be assured of protection against unfair dismissal or victimisation, even if the reports are subsequently proved to be unsubstantiated.

If any corruption, bribery, blackmail, fraud, or money laundering incidents are discovered, the Group will take necessary legal actions to protect the rights and interests of the Company and its stakeholders. There were no concluded legal cases regarding corrupt practices brought against the Group or its employees during the Year.

B. 社會(續)

B7. 反貪污(續)

本集團絕不容忍任何賄賂、貪污或其他違反職業道德的行為。本集團制定了《職業道德與反欺詐行為準則》。本集團期望僱員以誠信履行其職責,並停止參與任何涉及賄賂、勒索、欺詐或洗黑錢的活動。

舉報機制

本集團已建立《投訴及舉報制 度》。本集團鼓勵所有僱員舉報 任何可能的不當做法、不當行 為、不法行為或違規行為。倘 僱員發現本集團內任何可能的 不當做法、不當行為、不法行 為或違規行為,可向行政部門 或其上級報告。如員工不滿意 投訴答覆,或不希望投訴由行 政部門或其上級處理,可直接 向總經理報告。收到的報告及 投訴將迅速及公平處理。本集 **国**擬保護舉報人不受保密性及 潛在報復等常見憂慮困擾。因 此,即使其後證實該等報告並 無事實根據,仍可確保根據舉 報機制真誠舉報的僱員免受不 公平解僱或傷害。

如發現任何貪腐、賄賂、勒索、欺詐或洗黑錢事件,本集 團均會採取必要的法律行動, 以保障公司及其持份者權益。 於本年度內並無對本集團或其 僱員提出並已審結的貪污訴訟 案件。

B7. Anti-corruption (Continued)

Anti-corruption Training

Recognising that anti-corruption training is essential for creating a healthy corporate culture, the Group has provided relevant training to Directors and employees, including senior management. The Group has provided all employees with anti-corruption and anti-fraud guidelines to help them understand their roles and responsibilities in anti-corruption as well as to cultivate good professional ethics among its employees at all levels. In addition, training materials embedded in a comprehensive memorandum on Directors' responsibilities, covering topics such as integrity and discipline, confidentiality, and conflict of interest. are distributed to the Directors. During the Year, 4 of the Group's Directors (2021: 8) have received anti-corruption training, with an average training time of approximately 1 hour.

B8. Community Investment

In pursuit of business development, the Group spares no effort in contributing to the community. The Group is committed to contributing to society through continuous participation in community services in order to fulfil the Group's corporate social responsibility and have established relevant community investment policies to better manage the Group's contribution to the community. Meanwhile, the Group actively expanded the resources of industry associations and successfully joined organisations such as the Folk Artists Association of Tianhe District in Guangzhou, Zhongnanshan Medical Foundation of Guangdong, China Advertising Association, etc. The Group also hopes to foster employees' sense of social responsibility, thus encouraging them to participate in charitable activities during their work and spare time to make greater contributions to the community.

Due to the COVID-19 pandemic, the Group has temporarily suspended the organisation of voluntary activities.

B. 社會(續)

B7. 反貪污(續)

反貪污培訓

B8. 社區投資

由於新冠肺炎疫情,本集團已 暫停組織義工活動。

香港聯合交易所有限公司《環境、社 會及管治報告指引》內容索引

向水的排放、廢棄物管理

Mandatory Disclosure Requirements 強制披露規定	Section/Declaration 章節/聲明
Governance Structure	Introduction — The ESG Governance Structure
管治架構	簡介 — 環境、社會及管治架構
Reporting Principles	Reporting Framework
匯報原則	報告框架
Reporting Boundary	Scope of Reporting
匯報範圍	報告範圍

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and KPIs Description Section/Declaration

主要範疇、層面、一般披露

及關鍵績效指標 描述 章節/聲明

Aspect A1: Emissions 國面 ∧ 1 · 排 协 物

層面 A1:排放物		
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer	Emissions
	relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.	
一般披露	有關空氣及溫室氣體排放、向水及土地的排污、有害及無害廢棄物的產生等的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例	
KPI A1.1	The types of emissions and respective emissions data.	Emissions — Air Emissions, GHG Emissions, Discharges into Water, Waste
關鍵績效指標A1.1	排放物種類及相關排放數據。	Management 排放物 一 廢氣排放、溫室氣體排放、

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and KPIs Description Section/Declaration 主要範疇、層面、一般披露 及關鍵績效指標 描述 章節/聲明 **KPI A1.2** Direct (Scope 1) and energy indirect Emissions — GHG Emissions (Scope 2) greenhouse gas emissions (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 關鍵績效指標A1.2 直接(範圍1)及能源間接(範圍2)溫 排放物 一 溫室氣體排放 室氣體排放(以噸計算)及(如適用) 密度(如以每產量單位、每項設施計 算)。 **KPI A1.3** Total hazardous waste produced (in Emissions — Waste Management tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 關鍵績效指標A1.3 所產生有害廢棄物總量(以噸計算)及 排放物 一廢棄物管理 (如適用)密度(如以每產量單位、每 項設施計算)。 **KPI A1.4** Total non-hazardous waste produced (in Emissions — Waste Management tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 關鍵績效指標A1.4 所產生無害廢棄物總量(以噸計算)及 排放物 一廢棄物管理 (如適用)密度(如以每產量單位、每 項設施計算)。 **KPI A1.5** Description of emissions target(s) set and Emissions — GHG Emissions steps taken to achieve them. 關鍵績效指標A1.5 描述所訂立的排放量目標及為達到這 排放物 — 溫室氣體排放 些目標所採取的步驟。 **KPI A1.6** Description of how hazardous and Emissions — Waste Management non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them. 關鍵績效指標A1.6 描述處理有害及無害廢棄物的方法, 排放物一廢棄物管理 以及描述所訂立的減廢目標及為達到 這些目標所採取的步驟。

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Aspect A2: Use of Resources

層面 A2:資源使用		
General Disclosure	Policies on the efficient use of resources, including energy, water and other raw materials.	Use of Resources
一般披露	有效使用資源(包括能源、水及其他 原材料)的政策。	資源使用
KPI A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity (e.g. per unit of production volume, per facility).	Use of Resources — Energy Consumption
關鍵績效指標 A2.1	按類型劃分的直接及/或間接能源 (如電、氣或油)總耗量(以千個千瓦 時計算)及密度(如以每產量單位、每 項設施計算)。	資源使用 — 能源消耗
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	Use of Resources — Water Consumption
關鍵績效指標A2.2	總耗水量及密度(如以每產量單位、 每項設施計算)。	資源使用 — 耗水量
KPI A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them.	Use of Resources — Energy Consumption
關鍵績效指標A2.3	描述所訂立的能源使用效益目標及為 達到這些目標所採取的步驟。	資源使用 一 能源消耗
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them.	Use of Resources — Water Consumption
關鍵績效指標 A2.4	描述求取適用水源上可有任何問題, 以及所訂立的用水效益的目標及為達 到這些目標所採取的步驟。	資源使用 — 耗水量
KPI A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with reference to per unit produced.	Use of Resources — Use of Packaging Material
關鍵績效指標 A2.5	製成品所用包裝材料的總量(以噸計 算)及(如適用)每生產單位佔量。	資源使用 — 包裝材料使用

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Aspect A3: The Environment and Natural Resources

層面	Δ3	:	環境及天然資源
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General Disclosure	Policies on minimising the issuer's significant impacts on the environment	The Environment and Natural Resources
一般披露	and natural resources. 減低發行人對環境及天然資源造成重 大影響的政策。	環境及天然資源
KPI A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to	
關鍵績效指標 A3.1	manage them. 描述業務活動對環境及天然資源的重 大影響及已採取管理有關影響的行 動。	環境及天然資源 — 工作環境

Aspect A4: Climate Change

層面 A4: 氣候變化

General Disclosure	Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer.	Climate Change
一般披露	識別及應對已經及可能會對發行人產生影響的重大氣候相關事宜的政策。	氣候變化
KPI A4.1	Description of the significant climate- related issues which have impacted, and those which may impact, the issuer, and the actions taken to manage them.	Climate Change
關鍵績效指標 A4.1	描述已經及可能會對發行人產生影響的重大氣候相關事宜,及應對行動。	氣候變化

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Aspect B1: Employment

層面 B1:	僱傭
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General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare. 有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反歧視以及其他待遇及福利的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Employment 僱傭
KPI B1.1	Total workforce by gender, employment type (for example, full- or part-time), age group and geographical region.	Employment
關鍵績效指標B1.1	按性別、僱傭類型(如全職或兼職)、 年齡組別及地區劃分的僱員總數。	僱傭
KPI B1.2	Employee turnover rate by gender, age group and geographical region.	Employment
關鍵績效指標B1.2	按性別、年齡組別及地區劃分的僱員 流失率。	僱傭

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Aspect B2: Health and Safety

層面 B2:健康與安全

General Disclosure	Information on:	Health and Safety
	(a) the policies; and	
	(b) compliance with relevant laws and	
	regulations that have a significant	
	impact on the issuer	
	relating to providing a safe working	
	environment and protecting employees	
	from occupational hazards.	
一般披露	, 有關提供安全工作環境及保障僱員避	健康與安全
	免職業性危害的:	<u> </u>
	(a) 政策;及	
	(b) 遵守對發行人有重大影響的相	
	關法律及規例	
	的資料。	
KPI B2.1	Number and rate of work-related	Health and Safety
	fatalities occurred in each of the past	
	three years including the reporting year.	
關鍵績效指標B2.1	過去三年(包括匯報年度)每年因工亡	健康與安全
	故的人數及比率。	
KPI B2.2	Lost days due to work injury.	Health and Safety
關鍵績效指標B2.2	因工傷損失工作日數。	健康與安全
KPI B2.3	Description of occupational health and	Health and Safety — Workplace Health
	safety measures adopted, and how they	and Safety
	are implemented and monitored.	
關鍵績效指標B2.3	描述所採納的職業健康與安全措施,	健康與安全一工作場所健康與安全
	以及相關執行及監察方法。	

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Aspect B3: Development and Training

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General Disclosure	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities.	Development and Training — Training Management
一般披露	有關提升僱員履行工作職責的知識 及技能的政策。描述培訓活動。	發展及培訓 — 培訓管理
KPI B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	Development and Training — Training Management
關鍵績效指標B3.1	按性別及僱員類別(如高級管理層、 中級管理層)劃分的受訓僱員百分比。	發展及培訓 — 培訓管理
KPI B3.2	The average training hours completed per employee by gender and employee category.	Development and Training — Training Management
關鍵績效指標B3.2	按性別及僱員類別劃分,每名僱員完 成受訓的平均時數。	發展及培訓 — 培訓管理

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Aspect B4: Labour Standards

層面B4: 勞工準則

General Disclosure	Information on: Labour Standards — Prevention of Child
	(a) the policies; and and Forced Labour
	(b) compliance with relevant laws and
	regulations that have a significant
	impact on the issuer
	relating to preventing child and forced
	labour.
一般披露	有關防止童工或強制勞工的: 勞工準則 — 防止童工及強制勞工
	(a) 政策;及
	(b) 遵守對發行人有重大影響的相
	關法律及規例 (4.2018)
	的資料。
KPI B4.1	Description of measures to review Labour Standards — Prevention of Child
	employment practices to avoid child and and Forced Labour
	forced labour.
關鍵績效指標B4.1	描述檢討招聘慣例的措施以避免童工 勞工準則 — 防止童工及強制勞工
	及強制勞工。
KPI B4.2	Description of steps taken to eliminate Labour Standards — Prevention of Child
	such practices when discovered. and Forced Labour
關鍵績效指標 B4.2	描述在發現違規情況時消除有關情況 勞工準則 — 防止童工及強制勞工 所採取的步驟。

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Aspect B5: Supply Chain Management

層面F	25	供確	轴	笞玾

General Disclosure	Policies on managing environmental and	Supply Chain Management		
一般披露	social risks of the supply chain. 管理供應鏈的環境及社會風險政策。	供應鏈管理		
KPI B5.1	Number of suppliers by geographical region.	Supply Chain Management — Sustainable Supply Chain Management		
關鍵績效指標B5.1	按地區劃分的供應商數目。	供應鏈管理一可持續供應鏈管理		
KPI B5.2	Description of practices relating to	Supply Chain Management —		
	engaging suppliers, number of suppliers where the practices are being	Sustainable Supply Chain Management		
	implemented, and how they are			
	implemented and monitored.			
關鍵績效指標B5.2	描述有關供應商聘用的慣例,向其執	供應鏈管理一可持續供應鏈管理		
	行有關慣例的供應商數目,以及相關			
	執行及監察方法。			
KPI B5.3	Description of practices used to identify	Supply Chain Management —		
	environmental and social risks along the	Sustainable Supply Chain Management		
	supply chain, and how they are			
	implemented and monitored.			
關鍵績效指標B5.3	描述有關識別供應鏈每個環節的環境 及社會風險的慣例,以及相關執行及 監察方法。	供應鏈管理 — 可持續供應鏈管理		
KPI B5.4	Description of practices used to promote	Supply Chain Management —		
	environmentally preferable products and			
	services when selecting suppliers, and			
	how they are implemented and			
	monitored.			
關鍵績效指標B5.4	描述在揀選供應商時促使多用環保產	供應鏈管理一可持續供應鏈管理		
	品及服務的慣例,以及相關執行及監 察方法。			

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Aspect B6: Product Responsibility

General Disclosure	Information on:	Product Responsibility
	(a) the policies; and(b) compliance with relevant laws and	
	regulations that have a significant	
	impact on the issuer	
	relating to health and safety, advertising,	
	labelling and privacy matters relating to	
	products and services provided and	
/a 	methods of redress.	
一般披露	有關所提供產品和服務的健康與安	產品責任
	全、廣告、標籤及私隱事宜以及補救	
	方法的: (a) 政策:及	
	(b) 守對發行人有重大影響的相關	
	法律及規例	
	的資料。	
KPI B6.1	Percentage of total products sold or	Product Responsibility
	shipped subject to recalls for safety and	
	health reasons.	>□まだ
關鍵績效指標B6.1	已售或已運送產品總數中因安全與健 康理由而須回收的百分比。	產品責任
KPI B6.2	原连田间須巴松町日刀瓦。 Number of products and service related	Product Responsibility — Customer
11 00.2	complaints received and how they are	Services
	dealt with.	50.11665
關鍵績效指標B6.2	接獲關於產品及服務的投訴數目以及	產品責任一客戶服務
	應對方法。	
KPI B6.3	Description of practices relating to	Product Responsibility — Protection of IP
	observing and protecting intellectual	Rights
現 <i>切</i> またせい	property rights.	文旦事/「一/ / / / / / / / / / / / / / / / / / /
關鍵績效指標B6.3	描述與維護及保障知識產權有關的慣 例。	產品責任一保障知識產權
KPI B6.4	בי וניק Description of quality assurance process	Product Responsibility — Customer
4 1 50. 1	and recall procedures.	Services, Advertising and Labelling
關鍵績效指標B6.4	描述質量檢定過程及產品回收程序。	產品責任一客戶服務,廣告及標籤
KPI B6.5	Description of consumer data protection	
	and privacy policies, and how they are	Privacy Protection
	implemented and monitored.	◆□ ≠ / □ └ 応 ፣ /□ └₩
關鍵績效指標B6.5	描述消費者資料保障及私隱政策, 以及相關執行及監察方法。	產品責任一客戶隱私保護

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及關鍵績效指標 描述 章節/聲明

Aspect B7: Anti-corruption

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General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.	Anti-corruption
一般披露	有關防止賄賂、勒索、欺詐及洗黑錢的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例	反貪污
KPI B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	Anti-corruption — Whistle-blowing Mechanism
關鍵績效指標B7.1	於匯報期內對發行人或其僱員提出並 已審結的貪污訴訟案件的數目及訴訟 結果。	反貪污 一 舉報機制
KPI B7.2	Description of preventive measures and whistleblowing procedures, how they are implemented and monitored.	Anti-corruption — Whistle-blowing Mechanism
關鍵績效指標B7.2	描述防範措施及舉報程序,以及相關 執行及監察方法。	反貪污 — 舉報機制
KPI B7.3	Description of anti-corruption training provided to Directors and staff.	Anti-corruption — Anti-corruption Training
關鍵績效指標 B7.3	描述向董事及僱員提供的反貪污培訓。	反貪污 一 反貪污培訓

香港聯合交易所有限公司《環境、社會及管治報告指引》內容索引(續)

Subject Areas, Aspects, General Disclosures

and KPIs Description Section/Declaration

主要範疇、層面、一般披露

及關鍵績效指標 描述 章節/聲明

Aspect B8: Community Investment

層面 B8: 社區投資

General Disclosure	Policies on community engagement to understand the needs of the communities where the issuer operates	Community Investment
一般披露	and to ensure its activities take into consideration the communities' interests. 有關以社區參與來了解營運所在社區需要和確保其業務活動會考慮社區利益的政策。	社區投資
KPI B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	Community Investment
關鍵績效指標B8.1	專注貢獻範疇(如教育、環境事宜、 勞工需求、健康、文化、體育)。	社區投資
KPI B8.2	Resources contributed (e.g. money or time) to the focus area.	Community Investment
關鍵績效指標B8.2	在專注範疇所動用資源(如金錢或時間)。	社區投資

Independent Auditor's Report

獨立核數師報告



Independent auditor's report to the shareholders of Icon Culture Global Company Limited

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Icon Culture Global Company Limited ("**the Company**") and its subsidiaries ("**the Group**") set out on pages 147 to 235, which comprise the consolidated statement of financial position as at 31 December 2022, the consolidated statement of profit or loss, 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") together with any ethical requirements that are relevant to our audit of the consolidated financial statements in the Cayman Islands and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

獨立核數師報告致天泓文創國際集團有限 公司股東

(於開曼群島註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載 於第147至235頁的天泓文創國際集團有 限公司(以下簡稱「貴公司」)及其附屬公司(以下簡稱「貴集團」)的綜合財務報表 則務報表包括於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、綜合損益及其他全面收益表、綜合 權益變動表和綜合現金流量表,以及綜合 財務報表附註,包括主要會計政策概要。

我們認為,該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)真實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的披露規定妥為擬備。

意見基礎

我們已根據香港會計師公會頒佈的香港審計準則(「香港審計準則」)進行審計。我們在該等準則下承擔的責任已在本報告核數師就審計綜合財務報表所承擔的責任一步闡述。根據香港會計師近德守則(「守則」)及有傳統等要求及守則履行其他道德屬,我們獨立於貴集團,近後等要求及守則履行其他道德屬充。猶當地為我們的審計意見提供基礎。

KEY AUDIT MATTERS

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

關鍵審計事項

根據我們的專業判斷,關鍵審計事項為我 們審計本期間綜合財務報表中最重要的事項。我們於審計整體綜合財務報表及就此 發表意見時處理該等事項,而概不會就該 等事項單獨發表意見。

Revenue recognition

收入確認

Refer to note 3 to the consolidated financial statements and the accounting policies on page 180 to 182. 請參閱綜合財務報表附註 3 及第 180 至 182 頁的會計政策。

The Key Audit Matter 關鍵審計事項

How the matter was addressed in our audit 我們的審計如何處理該事項

The principal activities of the Group are rendering traditional offline media advertising, online media advertising, public relations, marketing campaigns and other services.

貴集團之主要業務為提供傳統線下媒體廣告、網上 · 媒體廣告、公關、營銷活動及其他服務。

Revenue from different advertising service projects have different contract terms and revenue recognition criteria. In addition, as the Group handles individual transactions manually, there is an increased risk of that error may be made in the recognition of revenue.

不同廣告服務項目的收入具有不同的合約條款及收入確認標準。此外,由於貴集團以人手處理個別交易,收入確認時可能出現錯誤的風險增加。

Our audit procedures to assess the recognition of revenue included the following:

我們評估收入確認的審計程序包括以下各項:

- understanding and assessing the design, implementation and operating effectiveness of key internal controls over recognition of revenue;
- 了解和評價與收入確認相關的關鍵內部控制的 設計、實施和運行有效性;
- inspecting the Group's contracts with customers on a sample basis and discussing with the management on the nature of each major type of services to evaluate the Group's revenue recognition policies with reference to the requirements of the prevailing accounting standards;
- 抽樣檢查貴集團與客戶的合約,並與管理層討 論各主要類型服務的性質,以參考現行會計準 則的規定評估貴集團的收入確認政策;

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Revenue recognition (Continued)

收入確認(續)

The Key Audit Matter 關鍵審計事項

How the matter was addressed in our audit 我們的審計如何處理該事項

We identified recognition of revenue as a key audit matter because (i) revenue is a key performance measure for the Group and a key driver of the gross margin which increases the risk that revenue may be manipulated to meet targets and expectations; and (ii) different contract terms require different accounting treatments and manual analysis which increases the risk of errors in the recognition of revenue.

我們將收入確認識別為關鍵審計事項,原因為(i)收入為貴集團的關鍵績效指標及毛利率的主要驅動因素,增加收入可能被操縱以達成目標及預期的風險;及(ii)不同合約條款要求不同的會計處理及人工分析,增加收入確認錯誤的風險。

- reconciling revenue records as set out in the management accounts, on a sample basis, to service contracts, service confirmation notes, monitoring reports, and bank-in slips;
- 抽樣將管理賬目所載的收益記錄與服務合約、 服務確認單、監察報告及銀行入賬單進行對賬;
- confirming with the Group's customers directly on revenue records, balances of trade receivables, summaries of service contracts signed between the Group and its customers and the completion status of the above service contracts as at the year end on a sample basis;
- 抽樣直接向貴集團客戶函證收入交易額、貿易 應收款項結餘、貴集團與其客戶簽訂的服務合 約概要及上述服務合約於年末的完成狀況:
- assessing existence of the Group's advertising services projects by matching services contents as set out in the service contracts signed with the customers to the media resources procurement contracts signed with the suppliers on a sample basis; and
- 抽樣將客戶簽訂的服務合約所載的服務內容與 供應商簽訂的媒體資源採購合約進行配對,評 估貴集團廣告服務項目是否存在;及
- evaluating whether revenue was recorded in the appropriate accounting period by assessing whether the advertising services revenue recognition progress was consistent with the terms and advertisement schedule in the service contracts on a sample basis.
- 抽樣評估廣告服務收入確認進度是否與服務合約的條款及廣告時間表一致,評估收益是否於適當會計期間入賬。

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Impairment of trade receivables

貿易應收款項減值

Refer to note 15 to the consolidated financial statements and the accounting policies on pages 163 to 172. 請參閱綜合財務報表附註 15 及第 163 至 172 頁的會計政策。

The Key Audit Matter 關鍵審計事項

How the matter was addressed in our audit 我們的審計如何處理該事項

As disclosed in note 15 to the consolidated financial statements, the Group has gross trade receivables amounting to approximately RMB136,381,000 as at 31 December 2022. Impairment losses of RMB31,367,000 were recorded as at 31 December 2022.

誠如綜合財務報表附註15所披露,貴集團於2022 年12月31日的貿易應收款項總額約為人民幣136,381,000元。於2022年12月31日錄得減值虧損人民幣31,367,000元。

Management recognises a loss allowance for lifetime expected credit losses (ECLs) on the trade receivables. 管理層就貿易應收款項的全期預期信貸虧損確認虧 • 損撥備。

Management measures the ECL allowance for creditimpaired trade receivables individually based on the future cash flows expected to be collected.

管理層根據預期收取的未來現金流量就信貸減值貿 易應收款項計量預期信貸虧損撥備。 Our audit procedures to assess the impairment of trade receivables included the following:

我們評估貿易應收款項減值的審計程序包括以下各項:

- assessing the design, implementation and operating effectiveness of key internal controls which govern credit control, debt collection and the estimation of loss allowance;
- 評估規管信貸控制、債務收回及虧損撥備估計 的關鍵內部控制的設計、實施及運作有效性;
- assessing, on a sample basis, whether items in the trade receivables aging report were classified within the appropriate aging bracket by comparing individual items in the report with the relevant supporting documents;
- 在抽樣的基礎上,通過將貿易應收款項賬齡報告中的個別項目與相關證明文件進行比較,評估貿易應收款項賬齡報告中的項目是否分類至適當的賬齡類別:

KEY AUDIT MATTERS (Continued)

Impairment of trade receivables (Continued)

The Key Audit Matter 關鍵審計事項

For trade receivables that are not credit-impaired, the ECL allowance is measured using a provision matrix, which involves the use of estimated loss rates for each category of trade receivables which are grouped according to shared credit risk characteristics. The estimated loss rates take into account the ageing of trade receivable balances, historical payment profiles, the corresponding historical credit losses rate of the Group's customers, current market conditions and forecast of future economic conditions, and with reference to expected credit loss rates of comparable companies at the end of each reporting period.

就並無信貸減值的貿易應收款項而言,預期信貸虧 損撥備乃使用撥備矩陣計量,當中涉及使用根據共 同信貸風險特徵歸類的各類貿易應收款項的估計虧 損率。估計虧損率考慮貿易應收款項結餘的賬齡、 貴集團客戶的過往付款情況及相應過往信貸虧損 率、當前市況及未來經濟狀況預測,並參考可資比 較公司於各報告期末的預期信貸虧損率。

Such assessment involves a significant degree of management judgement and estimation. 有關評估涉及重大程度的管理層判斷及估計。

We identified assessing the impairment of trade receivables as a key audit matter because the assessment of loss allowances for trade receivables is inherently subjective and requires significant management judgement, which increases the risk of error or potential management bias.

我們將評估貿易應收款項減值識別為關鍵審計事項,原因為評估貿易應收款項的虧損撥備本質上具有主觀性,並需要管理層作出重大判斷,因而增加錯誤或潛在管理層偏見的風險。

關鍵審計事項(續)

貿易應收款項減值(續)

How the matter was addressed in our audit 我們的審計如何處理該事項

- evaluating the future cash flows expected to be collected for credit-impaired trade receivables;
- 評估就信貸減值貿易應收款項預期收取的未來 現金流量;
- challenging management's estimation of expected credit losses, taking into consideration the aging of the balances, credit terms, recent settlement patterns, historical observed default rate and the forecast of future economic conditions; and
- 考慮結餘賬齡、信貸期、近期結算模式、過往 觀察違約率及未來經濟狀況預測,質疑管理層 對預期信貸虧損的估計;及
- identifying significant or long overdue trade receivables by inspecting the trade receivable aging report and challenging management's assessment of the recoverability of these balances, taking into consideration the aging of the balances, credit terms, recent settlement patterns, and current market conditions and forecast of future economic conditions.
- 透過檢查貿易應收款項賬齡報告識別重大或長 期逾期貿易應收款項,並質疑管理層對該等結 餘可收回性的評估,當中考慮結餘的賬齡、信 貸期、近期結算模式、當前市況及未來經濟狀 況預測。

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

綜合財務報表及其核數師報告以外 的資料

董事須就其他資料承擔責任。其他資料包括刊載於年報內的全部資料,但不包括綜合財務報表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他 資料,我們亦不對該等其他資料發表任何 形式的鑒證結論。

就對綜合財務報表的審計而言,我們的責任為閱讀其他資料,並於審讀時考慮其他資料是否與綜合財務報表嚴重不符,或我們從審計中了解者或其他內容有否重大錯誤陳述。

基於我們已執行的工作,如果我們認為其 他信息存在重大錯誤陳述,我們需要報告 該事實。我們就此方面並無報告。

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佈的香港財務報告準則及香港公司條例的披露規定編製提出真實及公平意見的綜合財務報表,並對其認為為使綜合財務報表的編製不存在由於欺詐或錯誤而導致的重大錯誤陳述所需的內部控制負責。

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

審計委員會協助董事履行其監督貴集團財 務報告程序的責任。

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

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

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

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

核數師就審計綜合財務報表所承擔 的責任

我們的目標為對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述而取得合理核證,並出具包含我們意見的核數師報告。本報告僅為閣下(作為整體)而編製,並無其他用途。我們並不就本報告的內容對任何其他人士承擔責任或負責。

合理保證屬高水平的保證,但不能保證根據香港會計準則進行的審計工作於重大錯誤陳述存在時總能發現。錯誤陳述可源於欺詐或錯誤,倘個別或整體該等錯誤陳述在合理預期情況下可影響使用者根據該等綜合財務報表所作出的經濟決定時,則有關錯誤陳述被視為重大。

我們根據香港會計準則進行審計的工作包 括運用專業判斷並於整個審計過程中保持 專業懷疑態度。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。

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

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 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.

核數師就審計綜合財務報表所承擔的責任(續)

- 評估董事所用會計政策的恰當性以及作出的會計估計及相關披露的合理性。
- 評估綜合財務報表(包括披露)的整體列報方式、架構及內容,以及綜合財務報表是否已公允地反映相關交易及事項。
- 就貴集團內實體或業務活動的財務 資料獲得充足恰當的審計憑證,以 便就綜合財務報表發表意見。我們 須負責貴集團審計工作的指導、監 督及執行。我們須為我們的審計意 見承擔全部責任。

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

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

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

From the matters communicated with the Audit Committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in this independent auditor's report is Chung Kai Ming.

核數師就審計綜合財務報表所承擔的責任(續)

我們就(其中包括)審計工作的計劃範圍及時間以及重大審計發現(包括我們在審計過程中識別出內部控制的任何重大缺陷)與審計委員會進行溝通。

我們亦向審計委員會提交聲明,説明我們 已符合有關獨立性的相關專業道德要求, 並與其溝通有可能合理地被認為會影響我 們獨立性的所有關係和其他事項,以及在 適用的情況下,為消除威脅所採取的行動 或應用的防範措施。

我們從與審計委員會溝通的事項中確定哪 些事項對本期綜合財務報表的審計最為 要,因而構成關鍵審計事項。除非法律或 法規不容許公開披露該等事項或在極端罕 見的情況下,否則我們認為,倘披露該 項可合理預期的負面後果將超過公眾知 該事項的利益,則不應在報告中溝通該等 項,否則我們會於核數師報告中描述該等 事項。

出具本獨立核數師報告的審計項目合夥人 為鐘啟明。

KPMG

Certified Public Accountants

8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

29 March 2023

畢馬威會計師事務所

執業會計師

香港中環 遮打道10號 太子大廈8樓

2023年3月29日

Consolidated Statement of Profit or Loss

綜合損益表

For the year ended 31 December 2022 截至 2022 年 12 月 31 日止年度 (Expressed in Renminbi) (以人民幣列示)

		Note 附註	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Revenue	收益	3	68,969	175,360
Cost of sales	銷售成本		(73,468)	(144,792)
Gross (loss)/profit	(毛虧)/毛利		(4,499)	30,568
Other revenue Other net loss Selling expenses Administrative expenses	其他收益 其他虧損淨額 銷售開支 行政開支	4	663 (10) (4,231) (37,604)	3,572 (4) (10,268) (15,805)
(Loss)/profit from operations	經營(虧損)/溢利		(45,681)	8,063
Finance costs	財務費用	5(a)	(870)	(443)
(Loss)/profit before taxation	除税前(虧損)/溢利	5	(46,551)	7,620
Income tax	所得税	6	6,791	(2,749)
(Loss)/profit for the year attributable to equity shareholders of the Company	本公司權益股東應佔 年內(虧損)/溢利		(39,760)	4,871
(Loss)/earnings per share (RMB)	每股(虧損)/盈利(人民幣)			
Basic	基本	9	(0.22)	0.03
Diluted	攤薄	9	(0.22)	0.03

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

For the year ended 31 December 2022 截至 2022 年 12 月 31 日止年度 (Expressed in Renminbi) (以人民幣列示)

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
(Loss)/profit for the year attributable to equity shareholders of the Company	本公司權益股東應佔 年內(虧損)/溢利	(39,760)	4,871
Other comprehensive income for the year	年內其他全面收益		
Exchange differences on translation of financial statements of entities not using Renminbi (" RMB ") as functional currency	換算不使用人民幣 (「 人民幣 」)作為功能貨幣 的實體財務報表的 匯兑差額	(46)	(39)
Other comprehensive income for the year	年內其他全面收益	(46)	(39)
Total comprehensive income for the year attributable to equity shareholders of the Company	本公司權益股東應佔 年內全面收益總額	(39,806)	4,832

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 December 2022 於 2022 年 12 月 31 日 (Expressed in Renminbi) (以人民幣列示)

		Note 附註	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	10	1,458	524
Right-of-use assets	使用權資產	11	7,240	10,420
Deferred tax assets	遞延税項資產	21(b)	8,724	1,820
Other non-current assets	其他非流動資產	13	965	1,107
Total non-current assets	非流動資產總額		18,387	13,871
Current assets	流動資產			
Contract cost	合約成本	14	4,254	_
Trade and other receivables Restricted deposits with a bank	貿易及其他應收款項 存放在一間銀行的	15	106,395	167,859
	受限制存款		7	7
Cash and cash equivalents	現金及現金等價物	16	12,019	12,318
Total current assets	流動資產總額		122,675	180,184
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付款項	17	23,396	55,266
Contract liabilities	合約負債	18	14,119	8,035
Bank loans	銀行貸款	19	20,000	_
Lease liabilities	租賃負債	20	4,707	3,519
Current taxation	即期税項	21(a)	2,707	7,825
Total current liabilities	流動負債總額		64,929	74,645
Net current assets	流動資產淨額		57,746	105,539

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 December 2022 於 2022 年 12 月 31 日 (Expressed in Renminbi) (以人民幣列示)

		Note 附註	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
			八八市「九	八八市1九
Non-current liability	非流動負債			
Lease liabilities	租賃負債	20	3,682	7,153
Total non-current liability	非流動負債總額		3,682	7,153
Net assets	資產淨值		72,451	112,257
Capital and reserves	資本及儲備			
Share capital	股本	22(b)	1,596	1,596
Reserves	儲備	22(c)	70,855	110,661
Total equity	權益總額		72,451	112,257

Approved and authorised for issue by the board of directors on 29 經董事會於2023年3月29日批准及授權刊發。 March 2023.

Liang Wei	Liu Biao
梁薇	劉標
Director	Director
<i>董事</i>	董事

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 December 2022 截至 2022 年 12 月 31 日止年度 (Expressed in Renminbi) (以人民幣列示)

						Retained	
	Share	Share	Other	Statutory	Exchange	(accumulated	
	capital	premium	reserve	reserve	reserve	loss)	Total
						保留盈利/	
	股本	股份溢價	其他儲備	法定儲備	匯兑儲備	(累計虧損)	總計
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
	Note 22(b)	Note 22(c)(i)	Note 22(c)(iv)	Note 22(c)(ii)	Note 22(c)(iii)		
	附註22(b)	附註22(c)(i)	附註22(c)(iv)	附註 22(c)(ii)	附註22(c)(iii)		
於 2022 年1月1日的 結餘	1,596	91,866	(11,907)	8,407	11	22,284	112,257
2022年權益變動:							
年內虧損	_	_	-	-	-	(39,760)	(39,760)
其他全面收益	-	-	-	-	(46)	-	(46)
全面收益總額	-	-	<u>-</u>	-	(46)	(39,760)	(39,806)
	1 506	91 866	(11 907)	8 407	(35)	(17 476)	72,451
	結餘 2022年權益變動: 年內虧損 其他全面收益	capital 股本 RMB'000 人民幣千元 Note 22(b) 附註 22(b) 於2022年1月1日的 結餘 1,596 2022年權益變動: 年內虧損 - 其他全面收益 - 全面收益總額 - 2 於2022年12月31日	Capital premium 股本 股份溢價 RMB'000 RMB'000 人民幣千元 人民幣千元 Note 22(c)(i) Note 22(c)(i) 附註 22(b) 附註 22(c)(i) 附註 22(b) で	Ramb'000 RmB'000 RmB'000 RmB'000	Capital premium reserve reserve RW本 股份溢價 其他儲備 法定儲備 RMB'000 RMB'000 RMB'000 RMB'000 人民幣千元 人民幣千元 人民幣千元 人民幣千元 人民幣千元 Note 22(c)(ii) Note 22(c)(iii) 附註 22(b) 附註 22(c)(ii) 附註 22(c)(iii) 附註 22(c)(iii) 附註 22(c)(iii) 附註 22(c)(iii) 附註 22(c)(iii) 附註 22(c)(iiii) 附註 22(c)(iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	Rapital premium reserve Re	Share Share Other Statutory Exchange (accumulated capital premium reserve reserve reserve reserve loss) 保留盈利 /

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 December 2022 截至 2022 年 12 月 31 日止年度 (Expressed in Renminbi) (以人民幣列示)

		Share	Share	Other	Statutory	Exchange	Retained	
		capital	premium	reserve	reserve	reserve	earnings	Total
		股本	股份溢價	其他儲備	法定儲備	匯兑儲備	保留盈利	總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		Note 22(b)	Note 22(c)(i)	Note 22(c)(iv)	Note 22(c)(ii)	Note 22(c)(iii)		
		附註22(b)	附註22(c)(i)	附註22(c)(iv)	附註22(c)(ii)	附註22(c)(iii)		
Balance at 1 January 2021	於2021年1月1日	1500	01.066	(11.007\	7.670	50	10.141	107.425
	的結餘 	1,596	91,866	(11,907)	7,679	50 	18,141	107,425
Changes in equity for 2021:	2021年權益變動:							
Profit for the year	年內溢利	-	-	_	-	_	4,871	4,871
Other comprehensive income	其他全面收益	-	-	_	_	(39)		(39)
Total comprehensive income	全面收益總額	-	-	-	-	(39)	4,871	4,832
Appropriations to statutory reserve (note 22(c)(ii))	轉撥至法定儲備 <i>(附註22(c)(ii))</i>	-	-	-	728	-	(728)	_
Balance at 31 December 2021	1 於 2021年12月31日 的結餘	1,596	91,866	(11,907)	8,407	11	22,284	112,257

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 December 2022 截至 2022 年 12 月 31 日止年度 (Expressed in Renminbi) (以人民幣列示)

		Note	2022 2022年 RMB′000	2021 2021年 RMB'000
		附註	人民幣千元	人民幣千元
Operating activities	經營活動			
Cash (used in)/generated from	營運(所用)/所得現金			
operations		16(b)	(11,035)	1,565
Income tax paid	已付所得税	21(a)	(5,231)	(3,335)
Net cash used in operating activities	經營活動所用現金淨額		(16,266)	(1,770)
Investing activities	投資活動			
Proceeds from disposal of property, plant and equipment Proceed from disposal of	出售物業、廠房及設備 之所得款項 出售金融資產之所得款項		3	-
financial assets	山台亚做具座之川付承次		_	2,728
Payment for purchase of property, plant and equipment	購置物業、廠房及設備 之付款		(251)	(529)
Net cash (used in)/generated fron investing activities	n 投資活動(所用)/所得 現金淨額		(248)	2,199

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 December 2022 截至 2022 年 12 月 31 日止年度 (Expressed in Renminbi) (以人民幣列示)

		A	2022 2022年	2021 2021年
		Note 附註	RMB'000 人民幣千元	RMB'000 人民幣千元
Financing activities	融資活動			
Capital element of lease rentals paid	已付租賃租金的資本部分	16(c)	(2,869)	(2,195)
Interest element of lease rentals paid	已付租賃租金的利息部分	16(c)	(445)	(443)
Proceeds from bank loans Interests paid	銀行貸款所得款項 已付利息	16(c) 16(c)	20,000 (425)	-
Net cash generated from/(used in) financing activities	融資活動所得/(所用)現金淨額		16,261	(2,638)
Net decrease in cash and cash equivalents	現金及現金等價物減少 淨額		(253)	(2,209)
Cash and cash equivalents at the beginning of the year	年初現金及現金等價物		12,318	14,566
Effect of foreign exchange rate changes	外匯匯率變動的影響		(46)	(39)
Cash and cash equivalents at the	年末現金及現金等價物	10/-1	12.010	12.240
end of the year		16(a)	12,019	12,318

綜合財務報表附註

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

These financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards (HKFRSs), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards (HKASs) and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (HKICPA), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. These financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited. Significant accounting policies adopted by the Group are disclosed below.

(b) Basis of preparation of the financial statements

The consolidated financial statements are prepared on a going concern basis. Despite the Group recorded a loss of RMB39,760,000 and a net cash outflow of RMB16,266,000 from operating activities for the year, the directors of the Company are of the opinion that the Group will have necessary funds to finance its working capital and capital expenditure requirements, having regards to the following:

- the Group expects to generate positive operating cash flows for the next 12 months ending 31 December 2023;
- II. the Group has the ability to renew or rollover of its banking or other financing sources;
- III. the ultimate controlling shareholder undertakes to provide financial support to the Group as is necessary to ensure its continuing operation for a period of at least 12 months from 1 January 2023 to 31 December 2023.

1 主要會計政策

(a) 合規聲明

(b) 財務報表編製基準

綜合財務報表乃按持續基準編製。儘管本集團年內自經營活動錄得虧損人民幣39,760,000元及現金流出淨額人民幣16,266,000元,本公司董事認為,經考慮下列因素後,本集團將擁有所需資金支付營運資金及資本開支需求:

- I. 本集團預期於截至2023年 12月31日止未來12個月將 錄得正數營運現金流量;
- 本集團有能力重續或滾存 其銀行或其他財務資源;
- III. 最終控股股東承諾向本集 園提供其所需財務支援, 以確保其自2023年1月1 日起至2023年12月31日 最少12個月期間持續經營。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Basis of preparation of the financial statements (Continued)

The consolidated financial statements are presented in Renminbi ("**RMB**"), rounded to the nearest thousand except share data, which is the functional currency of the major subsidiaries of the Group in mainland China.

The measurement basis used in the preparation of the financial statements is the historical cost basis.

The preparation of financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. 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.

Judgements made by management in the application of HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 2.

1 主要會計政策(續)

(b) 財務報表編製基準(續)

綜合財務報表以人民幣(「**人民** 幣」)列示,並四捨五入至最接 近的千位數(股份資料除外), 人民幣為本集團於中國內地主 要附屬公司的功能貨幣。

編製財務報表所使用的計量基 準為歷史成本基準。

管理層會不斷審閱各項估計和 相關假設。如果會計估計的修 訂只是影響某一期間,則修訂 會在該期間內確認,或如果修 訂對當前和未來期間均有影 響,則在作出修訂的期間和未 來期間確認。

有關管理層在應用香港財務報告準則時所作對財務報表有重大影響的判斷,以及估計不確定因素的主要來源的討論內容,載列於附註2。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Changes in accounting policies

The Group has applied the following amendments to HKFRSs issued by the HKICPA to these financial statements for the current accounting period:

- Amendments to HKAS 16, Property, plant and equipment: Proceeds before intended use
- Amendments to HKAS 37, Provisions, contingent liabilities and contingent assets: Onerous contracts
 — cost of fulfilling a contract

None of these developments have had a material effect on how the Group's results and financial position for the current or prior periods have been prepared or presented in this financial report. The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

1 主要會計政策(續)

(c) 會計政策變動

本集團已就本會計期間之財務 報表應用下列由香港會計師公 會頒佈之香港財務報告準則之 修訂:

- 香港會計準則第16號的修 訂,物業、廠房及設備: 擬定用途前的所得款項
- 香港會計準則第37號的修 訂,撥備、或然負債及或 然資產:虧損合約一履行 合約的成本

該等發展概無對本財務報告中編製或呈列本集團於當前或過往期間的業績及財務狀況的方式產生重大影響。本集團並無應用於本會計期間尚未生效的任何新準則或詮釋。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances, transactions and cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

1 主要會計政策(續)

(d) 附屬公司

附屬公司是指受本集團控制的實體。當本集團因參與實體。當本集團因參與實體之務而承擔可變動回報或因由有變動回報的權利,且有影過向實體施加權力而影過向實體。在評估本集團是否擁別上述權力時,僅考慮(本集團上述權力時,僅考慮(本集團和其他方所持有的)實質權利。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see note 1(g)(ii)).

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal.

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using the straight-line method over their estimated useful lives as follows:

Motor vehicles
 4 years

Leasehold improvement Over the remaining lease terms

• Office equipment and others 2–5 years

Both the useful life of an asset and its residual value, if any, are reviewed annually.

1 主要會計政策(續)

(e) 物業、廠房及設備

物業、廠房及設備以成本減累計折舊及減值虧損列賬(見附註 1(g)(ii))。

報廢或出售物業、廠房及設備 項目所產生的損益以該項目的 出售所得款項淨額與其賬面值 之間的差額釐定,並於報廢或 出售當日在損益內予以確認。

物業、廠房及設備項目折舊按 下列估計可使用年期,在扣除 其估計剩餘價值(如有)後,以 直線法撇銷其成本計算:

汽車4年

• 租賃裝修 餘下租期

• 辦公設備及其他 2至5年

資產的可使用年期及其剩餘價值(如有)每年進行檢討。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Leased assets

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

At the lease commencement date, the Group recognises a right-of use asset and a lease liability, except for short-term leases that have a lease term of 12 months or less and leases of low-value assets. When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

Where the lease is capitalised, the lease liability is initially recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is calculated using the effective interest method. Variable lease payments that do not depend on an index or rate are not included in the measurement of the lease liability and hence are charged to profit or loss in the accounting period in which they are incurred.

1 主要會計政策(續)

(f) 和賃資產

於合約成立時,本集團會評估合約是否為租賃或包含租賃或包含租賃或包含租赁的人的基础的資產使用的權利以換實別資產使用的權利控制負責。 他客戶擁有權利控制使用已被別資產以及從使用中獲得大級從使用中獲得不過的經濟利益,則控制權已轉移。

本集團於租賃開始日確認使用 權資產及租賃開始日確認使用 12個月或以下租賃期租賃期租賃 價值資產的租賃所立租賃 團就低價值資產訂立租 實之是否按個別租 實之是否按個別租 實工 資本化的租賃相關的租 。 對租賃期內有系統地確認 為開 支。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Leased assets (Continued)

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability plus any lease payment made at or before the commencement date, and any initial direct costs incurred. Where applicable, the cost of the right-of-use assets also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, discounted to their present value, less any lease incentives received. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses.

The lease liability is remeasured when there is a change in future lease payments arising from a change in an index or rate, or there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or there is a change arising from the reassessment of whether the Group will be reasonably certain to exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or losses if the carrying amount of the right-of-use asset has been reduced to zero.

1 主要會計政策(續)

(f) 租賃資產(續)

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Leased assets (Continued)

The lease liability is also remeasured when there is a change in the scope of a lease or the consideration for a lease that is not originally provided for in the lease contract ("lease modification") that is not accounted for as a separate lease. In this case the lease liability is remeasured based on the revised lease payments and lease term using a revised discount rate at the effective date of the modification. The only exceptions are rent concessions that occurred as a direct consequence of the COVID-19 pandemic and met the conditions set out in paragraph 46B of HKFRS 16 Leases. In such cases, the Group took advantage of the practical expedient not to assess whether the rent concessions are lease modifications, and recognised the change in consideration as negative variable lease payments in profit or loss in the period in which the event or condition that triggers the rent concessions occurred.

The current portion of long-term lease liabilities is determined as the present value of contractual payments that are due to be settled within twelve months after the reporting period.

1 主要會計政策(續)

(f) 租賃資產(續)

租賃負債亦於租賃範圍或租賃 代價(並非原先於和賃合約中撥 備)(「租賃修訂|)出現變動(並 非作為一項單獨租賃入賬)時重 新計量。在此情況下,租賃負 債於修訂生效日期根據經修訂 和賃付款及和期使用經修訂貼 現率重新計量。唯一例外者為 因新冠肺炎疫情直接導致並符 合香港財務報告準則第16號租 賃46B段所載條件的租金優惠。 在該等情況下,本集團利用可 行權宜方法不評估租金寬減是 否為租賃修改,並將代價變動 於觸發租金寬減的事件或條件 發生之期間在損益確認為負可 變和賃付款。

長期租賃負債的即期部分釐定 為於報告期後十二個月內到期 結算的合約付款的現值。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Credit losses and impairment of assets

(i) Credit losses from financial instruments

The Group recognises a loss allowance for expected credit losses (ECLs) on financial assets measured at amortised cost (including cash and cash equivalents, restricted deposits with a bank, trade and other receivables).

Financial assets measured at fair value are not subject to the ECL assessment.

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all expected cash shortfalls (i.e. the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive).

The expected cash shortfalls are discounted using the following discount rates where the effect of discounting is material:

- trade and other receivables: effective interest rate determined at initial recognition or an approximation thereof;
- variable-rate financial assets: current effective interest rate.

1 主要會計政策(續)

(q) 信貸虧損及資產減值

(i) 來自金融工具的信貸虧損

本集團就按攤銷成本計量 的金融資產(包括現金及 現金等價物、存放在一間 銀行的受限制存款、貿易 及其他應收款項)的預期 信貸虧損(預期信貸虧損) 確認虧損撥備。

按公允價值計量的金融資 產毋須進行預期信貸虧損 評估。

預期信貸虧損的計量

預期信貸虧損為信貸虧損 的概率加權估計。信貸虧 損以所有預期現金虧絀金 額(即根據合約應歸還予 本集團的現金流量與本集 團預計收到的現金流量之 間的差額)的現值計量。

倘貼現的影響重大,預期 現金虧絀金額將使用以下 貼現率貼現:

- 一 貿易及其他應收款 項:於初次確認時釐 定的實際利率或其近 似值:
- 浮動利率金融資產: 當前實際利率。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments (Continued)

Measurement of ECLs (Continued)

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

In measuring ECLs, the Group takes into account reasonable and supportable information that is available without undue cost or effort. This includes information about past events, current conditions and forecasts of future economic conditions.

ECLs are measured on either of the following bases:

- 12-month ECLs: these are losses that are expected to result from possible default events within the 12 months after the reporting date; and
- Life time ECLs: these are losses that are expected to result from all possible default events over the expected lives of the items to which the ECL model applies.

1 主要會計政策(續)

(g) 信貸虧損及資產減值(續)

(i) 來自金融工具的信貸虧損 (續)

預期信貸虧損的計量(續)

於估計預期信貸虧損時所 考慮的最長期間為本集團 面臨信用風險的最長合約 期間。

於計量預期信貸虧損時,本集團會考慮合理及有理據而毋須付出不必要成本或努力即可獲得的資料。該等資料包括過往事件、當前狀況及未來經濟狀況預測。

預期信貸虧損基於下列其中一個基準計量:

- 一 12個月的預期信貸虧 損:預計於報告日期 後12個月內可能發生 的違約事件而導致的 虧損;及
- 整個存續期的預期信 貸虧損:預計該等採 用預期信貸虧損模式 的項目於整個存續期 內所有可能發生的違 約事件而導致的虧 損。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (g) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments (Continued)

Measurement of ECLs (Continued)

Loss allowances for trade receivables are always measured at an amount equal to lifetime ECLs. ECLs on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors and an assessment of both the current and forecast general economic conditions at the reporting date.

For all other financial instruments, the Group recognises a loss allowance equal to 12-month ECLs unless there has been a significant increase in credit risk of the financial instrument since initial recognition, in which case the loss allowance is measured at an amount equal to lifetime ECLs.

1 主要會計政策(續)

- (q) 信貸虧損及資產減值(續)
 - (i) 來自金融工具的信貸虧損 (續)

預期信貸虧損的計量(續)

對於所有其他金融工具而言,本集團確認相當於12個月預期信貸虧損的虧損 撥備,除自初始確認與的信用風險關來 金融工具的信用風險顯,在該情況下有 增加外,在該情況下存額 損撥備按相當於整個分金額 期的預期信貸虧損的金額 計量。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (g) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments (Continued)

Significant increases in credit risk

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

1 主要會計政策(續)

- (g) 信貸虧損及資產減值(續)
 - (i) 來自金融工具的信貸虧損 (續)

信用風險顯著增加

在評估金融工具的信用風 險自初次確認後是否顯著 增加時,本集團將於報告 日期評估金融工具的違約 風險與初次確認當日評估 的違約風險作比較。在進 行該項重新評估時,本集 團認為於借款人不大可能 在本集團無追索權(例如: 變現擔保(如持有))的情 況下向本集團悉數支付其 信貸義務時構成違約事 件。本集團會考慮合理及 有理據的定量和定性資 料,包括毋須付出不必要 成本或努力即可獲得的過 往經驗及前瞻性資料。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments (Continued)

Significant increases in credit risk (Continued)

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

- failure to make payments of principal or interest on their contractually due dates;
- an actual or expected significant deterioration in a financial instrument's external or internal credit rating (if available);
- an actual or expected significant deterioration in the operating results of the debtor; and
- existing or forecast changes in the technological, market, economic or legal environment that have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

1 主要會計政策(續)

(g) 信貸虧損及資產減值(續)

(i) 來自金融工具的信貸虧損 (續)

信用風險顯著增加(續)

特別是,在評估自初次確認後信用風險是否顯著增加時,會考慮以下資料:

- 一 未能在合約到期日支付本金或利息;
- 一 金融工具的外部或內 部信貸評級(如可獲 取)實際或預期顯著 惡化;
- 債務人經營業績實際 或預期顯著惡化;及
- 一 科技、市場、經濟或 法律環境的目前或預 期變動對債務人履行 其對本集團責任的能 力構成重大不利影 響。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (g) Credit losses and impairment of assets (Continued)
 - (i) Credit losses from financial instruments (Continued)

Significant increases in credit risk (Continued)

Depending on the nature of the financial instruments, the assessment of a significant increase in credit risk is performed on either an individual basis or a collective basis. When the assessment is performed on a collective basis, the financial instruments are grouped based on shared credit risk characteristics, such as past due status and credit risk ratings.

ECLs are remeasured at each reporting date to reflect changes in the financial instrument's credit risk since initial recognition. Any change in the ECL amount is recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt securities that are measured at FVOCI (recycling), for which the loss allowance is recognised in other comprehensive income and accumulated in the fair value reserve (recycling).

1 主要會計政策(續)

- (g) 信貸虧損及資產減值(續)
 - (i) 來自金融工具的信貸虧損 (續)

信用風險顯著增加(續)

根據金融工具的性質,信用風險顯著增加的評估按個別基準或集體基準進行。倘評估以集體基準進行時,會按照金融工具的共有信用風險特徵(例如過期狀態及信用風險評級)歸類。

預期信貸虧損在每個報告 日期重新計量,以反映自 初次確認後金融工具信用 風險的變化。預期信貸虧 損金額的任何變化均在損 益中確認為減值收益或虧 損。本集團確認所有金融 工具的減值收益或虧損 時,會透過虧損撥備賬對 其賬面值作出相應調整, 惟按公允價值計入其他全 面收益(可劃轉)計量的債 務證券投資除外,其虧損 撥備於其他全面收益確 認,並於公允價值儲備(可 劃轉)累計。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Credit losses and impairment of assets (Continued)

(i) Credit losses from financial instruments (Continued)

Write-off policy

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off.

Subsequent recoveries of an asset that was previously written off are recognised as a reversal of impairment in profit or loss in the period in which the recovery occurs.

(ii) Impairment of other non-current assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or, an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment;
- right-of-use assets; and
- investment in a subsidiary in the Company's statement of financial position.

1 主要會計政策(續)

(a) 信貸虧損及資產減值(續)

(i) 來自金融工具的信貸虧損 (續)

撇銷政策

倘無實際可回收的前景, 金融資產的賬面總額(部 份或全數)會被撇銷。一 般而言,本集團認為債務 人並無資產或收入來源可 產生足夠現金流量以償還 該等須撇銷款項。

以往撇銷的資產的後續回 收在回收期間被確認為減 值撥回計入損益。

(ii) 其他非流動資產減值

於每個報告期末,對內部及外界資訊進行審閱,以識別下列資產是否已出現減值跡象或先前確認的減值虧損是否不再存在或可能已經減少:

- 一 物業、廠房及設備;
- 一 使用權資產;及
- 一 於本公司財務狀況表 中投資一間附屬公 司。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Credit losses and impairment of assets (Continued)

(ii) Impairment of other non-current assets (Continued)

If any such indication exists, the asset's recoverable amount is estimated.

Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit ("**CGU**")).

1 主要會計政策(續)

(q) 信貸虧損及資產減值(續)

(ii) 其他非流動資產減值(續)

倘若出現任何減值跡象, 則須估計有關資產的可收 回金額。

一 可收回金額的計算

資產的可收回金額為 其公允價值減出售成 本與其使用價值兩者 中之較高者。在評估 使用價值時,會使用 除税前折現率將估計 未來現金流量折現至 其現值。該折現率應 能反映當前市場對貨 幣的時間價值及資產 的獨有風險的評估。 如資產所產生的現金 流入基本上並非獨立 於其他資產所產生的 現金流入,則以能產 生獨立現金流入的最 小資產類別(即現金 產生單位(「現金產生 單位」))來釐定可收 回余額。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

- (g) Credit losses and impairment of assets (Continued)
 - (ii) Impairment of other non-current assets (Continued)
 - Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated to reduce the carrying amount of the assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

1 主要會計政策(續)

- (g) 信貸虧損及資產減值(續)
 - (ii) 其他非流動資產減值(續)
 - 一 確認減值虧損

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Credit losses and impairment of assets (Continued)

(ii) Impairment of other non-current assets (Continued)

Reversals of impairment losses

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the period in which the reversals are recognised.

(h) Contract Costs

Contract costs are the costs to fulfil a contract with a customer which are not capitalised as inventory, property, plant and equipment (see note 1(e)).

1 主要會計政策(續)

(g) 信貸虧損及資產減值(續)

(ii) 其他非流動資產減值(續)

一 轉回減值虧損

倘用以釐定可收回金額的估計發生有利的變化,便會將減值虧損轉回。

減值虧損的轉回以過 往年度未有確認減值 虧損時的資產賬面值 為限。減值虧損的轉 回會於確認轉回的期 間計入損益。

(h) 合約成本

合約成本為合約的履約成本, 其成本並不會予以資本化及計 入存貨、物業、廠房及設備(見 附註 1(e))。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Contract Costs (Continued)

Costs to fulfil a contract are capitalised if the costs relate directly to an existing contract or to a specifically identifiable anticipated contract; generate or enhance resources that will be used to provide goods or services in the future; and are expected to be recovered. Costs that relate directly to an existing contract or to a specifically identifiable anticipated contract may include direct labour, direct materials, allocations of costs, costs that are explicitly chargeable to the customer and other costs that are incurred only because the Group entered into the contract (for example, payments to subcontractors). Other costs of fulfilling a contract, which are not capitalised as inventory, property, plant and equipment or intangible assets, are expensed as incurred.

Capitalised contract costs are stated at cost less accumulated amortisation and impairment losses.

1 主要會計政策(續)

(h) 合約成本(續)

倘成本直接與現有合約或預期 取得可特別認定的合約相關, 則履約成本會予以資本化;其 成本產生或增加將來用於提供 商品或服務的資源; 及其成本 預期可被收回。與現有合約或 預期取得可特別認定的合約直 接相關的成本可能包括直接人 工、直接材料、分配費用、明 確由客戶承擔的成本以及僅因 本集團訂立合約而產生的其他 成本(例如向分包商付款)。履 行合約的其他成本(不包括資本 化及計入存貨、物業、廠房及 設備或無形資產的成本)於產生 時列作支出。

資本化合約成本按成本減累計 攤銷及減值虧損列賬。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Contract liabilities

A contract liability is recognised when the customer pays non-refundable consideration before the Group recognises the related revenue (see note 1(p)). A contract liability would also be recognised if the Group has an unconditional right to receive non-refundable consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised (see note 1(j)).

For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

When the contract includes a significant financing component, the contract balance includes interest accrued under the effective interest method (see note 1(p)(iii)).

(j) Trade and other receivables

A receivable is recognised when the Group has an unconditional right to receive consideration. A right to receive consideration is unconditional if only the passage of time is required before payment of that consideration is due.

Receivables are stated at amortised cost using the effective interest method less allowance for credit losses (see note 1(g)(i)).

1 主要會計政策(續)

(i) 合約負債

倘客戶於本集團確認相關收益 之前支付不可退款的代價,則 確認合約負債(見附註1(p))。倘 本集團擁有無條件權利可於本 集團確認相關收益之前收取不 可退款的代價,亦將確認合約 負債。在此等情況下,亦將確 認相應的應收款項(見附註 1(j))。

就與客戶簽訂的單一合約而言,應按合約資產淨值或合約 負債淨額呈列。就多份合約而 言,不相關合約的合約資產與 合約負債不以淨額呈列。

倘合約包含重大融資部分,合約結餘包括按實際利息法計算的應計利息(見附註1(p)(iii))。

(j) 貿易及其他應收款項

應收款項於本集團有無條件權 利收取代價時予以確認。倘代 價僅隨時間推移即會成為到期 應付,則收取代價的權利為無 條件。

應收款項以採用實際利率法計算的攤銷成本減信貸虧損撥備列賬(見附註1(g)(i))。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Cash and cash equivalents are assessed for expected credit losses (ECL) in accordance with the policy set out in note 1(g)(i).

(I) Trade and other payables

Trade and other payables are initially recognised at fair value. Subsequent to initial recognition, trade and other payables are stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at invoice amounts.

(m) Employee benefits

(i) Short-term employee benefits

Salaries, annual bonuses, paid annual leave and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

1 主要會計政策(續)

(k) 現金及現金等價物

現金及現金等價物包括銀行及 手頭現金、銀行及其他金融機 構的活期存款、以及可隨時轉 換為已知現金額且價值變動的 風險不大,並在購入後三個月 內到期的短期和高流動性投 資。現金及現金等價物乃按照 附註1(g)(i)所載之政策對預期信 貸虧損(預期信貸虧損)作出評 估。

(I) 貿易及其他應付款項

貿易及其他應付款項以公允價值初始確認。於初步確認後, 貿易及其他應付款項以攤銷成 本列賬,惟倘貼現的影響不重 大,則以發票金額列賬。

(m) 僱員福利

(i) 短期僱員福利

薪金、年度花紅、帶薪年 假及非貨幣福利成本於僱 員提供相關服務的年度計 提。倘該等金額的付款或 結算遞延及影響重大時, 以現值列賬。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(m) Employee benefits (Continued)

(ii) Contributions to defined contribution retirement plans

Pursuant to the relevant laws and regulations of the PRC, the Group participates in a defined contribution basic pension insurance in the social insurance system established and managed by government organisations. The Group makes contributions to basic pension insurance plans based on the applicable benchmarks and rates stipulated by the government. Basic pension insurance contributions are charged to profit or loss as the related services are rendered by the employees.

(n) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

1 主要會計政策(續)

(m) 僱員福利(續)

(ii) 定額供款退休計劃供款

(n) 所得税

年內所得稅包括即期稅項及 延稅項資產及負債的變動。 期稅項及遞延稅項資產與稅項 數數均於損益確認,負 與在其他全面收益確認, 與在其確認的項目有關 。 管況下,有關的稅項金額 接 於其他全面收益確認或直接 於其他全面收益確認或 直接確認。

即期税項為預期就年內應課税 收入應付並根據於報告期末已 執行或實質上已執行的税率計 算的税項,並就以往年度應付 税項作出任何調整。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(n) Income tax (Continued)

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

1 主要會計政策(續)

(n) 所得税(續)

遞延税項資產與負債分別由可 抵扣和應課税暫時性差異產 生。暫時性差異指資產與負債 就財務報告而言的賬面值與其 計税基礎之間的差額。遞延税 項資產亦由未利用的税務虧損 和未利用的税款抵減產生。

除若干有限的例外情况外,所 有遞延税項負債和遞延税項資 產(只在可能獲得能用遞延税項 資產抵扣的未來應課稅利潤時 可動用的資產)均會確認。可能 支持確認由可抵扣暫時性差異 所產生的遞延税項資產的未來 應課税利潤包括因現有應課税 暫時性差異轉回而產生者;但 該等差異須有關同一税務部門 和同一應課税實體,並預期在 可抵扣暫時性差異預計轉回的 同一期間或遞延税項資產所產 生的税務虧損可向以前或向未 來結轉的期間內轉回。在決定 現時的應課税暫時性差異是否 足以支持確認由未利用税務虧 損和税款抵減所產生的遞延税 項資產時,亦會採用同一準 則,即倘若該等差異是有關同 一税務部門和同一應課税實 體,並預期在能夠利用税務虧 損或税款抵減的期間內轉回, 則會考慮該等差異。

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1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(n) Income tax (Continued)

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investment in a subsidiary to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

1 主要會計政策(續)

(n) 所得税(續)

所確認的遞延税項金額會按預 期實現資產賬面值或清償負債 賬面值的方式計量,依據於報 告期末已執行或實質上已執行 的税率計算。遞延税項資產和 負債不會折現。

於各報告期末,對遞延稅項資產的賬面值予以覆核。如果不再是很可能獲得足夠的應課稅利潤以允許利用有關稅務利益,則減少該項遞延稅項資產的賬面值。當有可能獲得足夠的應課稅利潤時,則任何扣減金額予以撥回。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(n) Income tax (Continued)

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Group or the Company has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Group or the Company intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
- the same taxable entity; or
- different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

1 主要會計政策(續)

(n) 所得税(續)

即期税項結餘及遞延税項結餘以及其變動,會各自分開,並且不會互相抵銷。倘為明期稅項負債互相抵銷可產產則期稅項負債互相抵銷,則即有資產與即期稅項負債會相互抵銷,及遞延稅項資產與遞延稅項負債會相互抵銷:

- 即期税項資產和負債:本 集團或本公司擬按淨額基 準結算,或同時實現該資 產和清償該負債;或
- 遞延税項資產和負債:倘若其有關同一税務部門就以下其中一項徵收的所得稅:
- 一 同一應課税實體;或
- 一 不同應課税實體,而該等 實體擬於每個預期有大 遞延税項負債清償或遞 税項資產收回的未來期 間,按淨額基準實現即 税項資產和清償即期稅項 負債,或同時實現該等 產和清償該等負債。

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1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(o) Provisions and contingent liabilities

Provisions are recognised when the Group has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

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, whose existence 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.

(p) Revenue and other income

Income is classified by the Group as revenue when it arises from the provision of services and the sales of goods in the ordinary course of the Group's business.

Revenue is recognised when control over a product or service is transferred to the customer at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax ("VAT") and is after deduction of any trade discounts.

1 主要會計政策(續)

(o) 撥備及或然負債

當本集團因過往事件而須負上 法律或推定責任,可能須為履 行該責任而導致經濟利益外流 及於可作出可靠的估計時而須 確認撥備。當貨幣時間價值屬 重大時,撥備以預計履行該責 任所需支出的現值入賬。

倘若不大可能涉及經濟利益的 流出,或是無法對有關數額任 出可靠的估計,便會將責任 國為或然負債,但如流出。 和益的可能性極低則除外。 視乎某宗或多宗未來事件是 視乎某宗確定存在與否的 提生才能確定存在與否的 責任,亦會披露為或可能性 個則除外。 低則除外。

(p) 收益及其他收入

本集團將於其日常業務過程中 提供服務及銷售貨品所產生的 收入分類為收益。

收益在產品或服務的控制權轉移至客戶時,按本集團預期有權收取的承諾代價金額確認,不包括代表第三方收取的款項。收益不包括增值稅(「增值稅」),並經扣除任何貿易折扣。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(p) Revenue and other income (Continued)

Further details of the Group's revenue and other income recognition policies are as follows:

(i) Integrated multimedia advertising services

Revenue from integrated multimedia advertising services is recognised on a straight-line basis over the performance period for which the services are rendered, or recognised when the Group fulfilled the specific performance obligation under the finalised contract terms with customers.

(ii) Public relations, marketing campaigns and other services

Revenue from public relations, marketing campaigns and other services is recognised when the Group fulfilled the specific performance obligation under the finalised contract terms with customers.

(iii) Interest income

Interest income is recognised as it accrues using the effective interest method.

1 主要會計政策(續)

(p) 收益及其他收入(續)

有關本集團收益及其他收入確認政策的進一步詳情如下:

(i) 綜合多媒體廣告服務

來自綜合多媒體廣告服務 的收益按直線法於提供服 務的履約期間確認,或於 本集團根據與客戶敲定的 合約條款履行完指定履約 責任時確認。

(ii) 公關、營銷活動及其他服 務

來自公共關係、營銷活動 及其他服務的收益於本集 團根據與客戶敲定的合約 條款履行指定履約責任時 確認。

(iii) 利息收入

利息收入於產生時使用實 際利率法確認。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(p) Revenue and other income (Continued)

(iv) Government grants

Government grants are recognised in the statement of financial position initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Grants that compensate the Group for expenses incurred are recognised as income in profit or loss on a systematic basis in the same periods in which the expenses are incurred. Grants that compensate the Group for the cost of an asset are recognised as deferred income and consequently are effectively recognised in profit or loss on a systematic basis over the useful life of the asset.

(q) Translation of foreign currencies

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of each reporting period. Exchange gains and losses are recognised in profit or loss.

The results of foreign operations with functional currency other than RMB are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Assets and liabilities of foreign operations are translated into RMB at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

1 主要會計政策(續)

(p) 收益及其他收入(續)

(iv) 政府補貼

(q) 外幣換算

年內外幣交易按交易日的匯率 換算。以外幣計值的貨幣性資 產及負債按各報告期末的匯率 換算。匯兑盈虧於損益內確認。

非人民幣功能貨幣的海外業務 的業績乃按與交易日匯率相若 的匯率換算為人民幣。外國業 務的資產及負債乃於報告期末 按收市匯率換算為人民幣。產 生的匯兑差額乃於其他全面收 益內確認,並於權益的匯兑儲 備獨立累計。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) 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 the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiaries and fellow subsidiaries 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.

1 主要會計政策(續)

(r) 關聯方

- (a) 在以下情況下,某人士或 其近親家庭成員與本集團 有關聯:
 - (i) 可控制或共同控制本 集團;
 - (ii) 對本集團有重大影響 力;或
 - (iii) 為本集團或本集團母 公司的主要管理人員 的成員。
- (b) 在以下任何情況下,某實 體與本集團有關聯:
 - (i) 該實體及本集團均是 同一集團的成員公司 (即母公司、附屬公 司及同系附屬公司各 自有關聯)。
 - (ii) 某實體是另一實體的 聯營公司或合營企業 (或另一實體為成員 公司的集團旗下成員 公司的聯營公司或合 營企業)。
 - (iii) 兩家實體均是同一第 三方的合營企業。
 - (iv) 某實體是第三方實體 的合營企業而另一實 體則是該第三方實體 的聯營公司。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) Related parties (Continued)

(b) (Continued)

- (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
- (vi) The entity is controlled or jointly controlled by a person identified in (a).
- (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
- (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.

1 主要會計政策(續)

(r) 關聯方(續)

(b) (續)

- (v) 該實體為提供福利予 本集團或與本集團有 關聯的實體的僱員的 離職後福利計劃。
- (vi) 該實體受(a)項所識別 人士控制或共同控 制。
- (vii) (a)(i)項所識別人士對該實體有重大影響力,或該人士是該實體(或是該實體的母公司)的主要管理人員的成員。
- (viii) 該實體或該實體屬其 中一部分之集團之任 何成員公司為向本集 團或本集團之母公司 提供主要管理人員服 務。

某人士的近親家庭成員為在與 實體交易時預期會影響該名人 士或受到該名人士影響的家庭 成員。

1 SIGNIFICANT ACCOUNTING POLICIES (Continued)

(s) Segment reporting

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

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

1 主要會計政策(續)

(s) 分部報告

經營分部及財務報表所呈報各分部項目的金額,乃根據向本集團各條業務線及地區分配資源及評估其表現而定期向本集團最高行政管理層提供的財務資料當中識別出來。

除非分部具備相似的經濟特徵及在產品及服務性質、生產品及服務性質、生產品及服務性質、生產、序性質、客戶類型或類別方配產品或提供服務的方配產品或提供服務的方面。則各個重大經營分部中國人工,與各個別非重大的經營分部,則可進行合併計算。

2 ACCOUNTING JUDGEMENTS AND ESTIMATES

(a) Principal versus agent considerations — revenue from provision of advertising services

In determining whether the Group is acting as a principal or as an agent in the provision of advertising services, judgements and considerations of all relevant facts and circumstances are required. The Group is a principal in a transaction if the Group obtains control of services provided before they are transferred to customers. If control is unclear, when the Group is primarily obligated in a transaction, and has latitude in establishing prices and selecting publishers, or has several but not all of these indicators, the Group records revenues on a gross basis. Otherwise, the Group records the net amount earned as commissions from services provided.

(b) Loss allowance for trade and other receivables

The Group estimates the loss allowances for trade and other receivables by assessing the ECLs. This requires the use of estimates and judgements. ECLs are estimated based on a number of factors which include ageing of overdue trade receivables, historical payment profiles and the corresponding historical credit losses rate of the Group's customers, current market conditions and forecast of future economic conditions, and with reference to expected credit loss rates of comparable companies in the same industry at the end of each reporting period. Where the estimation is different from the original estimate, such difference will affect the carrying amounts of trade and other receivables and thus the impairment loss in the period in which such estimate is changed. The Group keeps assessing the expected credit loss of trade receivables during their expected lives while assessing the expected credit loss of other receivables during 12 months unless there has been significant increase in credit risk since the initial recognition.

2 會計判斷及估計

(a) 主要責任人對代理考量 — 提 供廣告服務的收益

(b) 貿易及其他應收款項的虧損 撥備

本集團評估預期信貸虧捐以對 貿易及其他應收款項的虧損撥 備進行估計。此舉需要使用估 計及判斷。預期信貸虧損是基 於對以下若干因素進行估算: 逾期貿易應收款項的賬齡、過 往付款情况及本集團客戶的相 應歷史信貸虧損率、當前市場 狀況及對未來經濟狀況的預 測,並參考各報告期末相同行 業內可比公司預期信貸虧損 率。倘若估計數額與之前估計 有所不同,則有關差額將影響 貿易及其他應收款項的賬面值 以及因此有關估計變動發生之 期間的減值虧損。本集團於貿 易應收款項預計的存續期內對 其預期信貸虧損進行持續評 估,同時評估12個月期間其他 應收款項的預期信貸虧損,除 非自初步確認後信用風險大幅 增加。

3 REVENUE AND SEGMENT REPORTING

3 收益及分部報告

(a) Revenue

The principal activities of the Group are rendering of traditional offline media advertising, online media advertising, public relations, marketing campaigns and other services. Further details regarding the Group's principal activities are disclosed in note 3(b).

Disaggregation of revenue

Disaggregation of revenue from contracts with customers by major service lines is as follows:

(a) 收益

本集團之主要業務為提供傳統 線下媒體廣告、網上媒體廣 告、公關、營銷活動及其他服 務。有關本集團主要業務之進 一步詳情於附註3(b)內披露。

收益分列

來自客戶合約的收益按主要服 務線的分列如下:

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Revenue from contracts with customers within the scope of HKFRS 15	香港財務報告準則 第 15 號範圍內的 來自客戶合約的收益		
Disaggregated by major service lines	按主要服務線的分列		
Traditional offline media advertising services	傳統線下媒體廣告服務		
— acting as a principal Online media advertising services	一 作為主要責任人 網上媒體廣告服務	60,850	136,856
— acting as a principal	一作為主要責任人	3,870	29,740
 acting as an agent Public relations, marketing campaigns and other services* 	一作為代理 公關、營銷活動及 其他服務*	447	1,416
— acting as a principal	一作為主要責任人	3,802	7,348
		68,969	175,360

^{*} Revenue from public relations, marketing campaigns includes revenue of sales of goods.

^{*} 來自公關、營銷活動的收益 包括銷售貨品的收益。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

REVENUE AND SEGMENT REPORTING 3 (Continued)

收益及分部報告(續)

(a) Revenue (Continued)

(a) 收益(續)

Disaggregation of revenue (Continued)

收益分列(續)

Disaggregation of revenue from contracts with customers by timing is disclosed in note 3(b)(i).

來自客戶合約的收益按時間的 分列於附註3(b)(i)披露。

The Group's customers with whom transactions have exceeded 10% of the Group's revenue in the respective year are set out below:

於各年度交易超過本集團收入 10%的本集團客戶載列如下:

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Customer A	客戶A	11,505	N/A不適用*
Customer B	客戶B	10,860	N/A不適用*
Customer C	客戶C	10,843	18,023
Customer D	客戶D	7,963	N/A不適用*
Customer E	客戶E	N/A 不適用*	54,837
Customer F	客戶F	N/A 不適用*	19,245
Customer G	客戶G	N/A 不適用*	17,440
Customer H	客戶H	N/A不適用*	17,014
		41,171	126,559

Revenue from relevant customer was less than 10% of the Group's total revenue for the respective year.

來自相關客戶的收入佔本集 團各年度總收入少於10%。

Details of concentrations of credit risk arising from these customers are set out in note 23(a).

該等客戶產生的信貸風險集中 詳情載於附註23(a)。

3 REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting

The Group manages its businesses by divisions, which are organised by business lines. In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following reportable segments. No operating segments have been aggregated to form the following reportable segments.

- Traditional offline media advertising services: operation of media advertising services on television and other broadcasting channels, newspapers, journals, public transports, elevators and lifts;
- Online media advertising services: operation of media advertising services on selected websites, online social media groups and applications (refer to as "Apps").

3 收益及分部報告(續)

(b) 分部報告

本集團透過按業務線組成分部 管理業務。按與向本集團最高 層行政管理人員就資源配置及 表現評估的內部匯報資料一致 方式,本集團已呈報下列可報 告分部。經營分部並未被合併 以組成以下可報告分部。

- 傳統線下媒體廣告服務: 於電視及其他廣播渠道、 報章、刊物、公共交通、 電梯及升降機經營媒體廣 告服務;
- 一網上媒體廣告服務:於選 定網站、網上社交媒體群 組及應用程式(「應用程 式」)經營媒體廣告服務。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

3 REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

(i) Segment results, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results attributable to each reportable segment on the following bases:

Revenue and costs are allocated to the reportable segments with reference to sales generated by those segments and the costs incurred by those segments or which otherwise arise from the depreciation of assets attributable to those segments. However, assistance provided by one segment to another, including sharing of assets, is not measured.

The Group's senior executive management is provided with segment information concerning segment revenue and profit. Segment assets and liabilities are not reported to the Group's senior executive management regularly.

The measure used for reporting segment profit is "adjusted EBITDA" i.e. "adjusted earnings before finance costs, interest income, taxes and depreciation", where "interest" is regarded as including investment income and "depreciation and amortisation" is regarded as including impairment losses on non-current assets. To arrive at adjusted EBITDA the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as listing expenses, staff costs, directors' and auditors' remuneration and other head office or corporate administration costs.

3 收益及分部報告(續)

(b) 分部報告(續)

(i) 分部業績、資產及負債

就評估分部表現及分配分 部間資源而言,本集團之 高級行政管理人員乃按以 下基準監察各可報告分部 應佔之業績:

收益及成本乃參考該等分 部所產生之銷售額及成 本,或因該等分部應佔資 產之折舊所產生而分配至 可報告分部。然而,分部 間支援,包括共用資產, 則不會計量。

本集團之高級行政管理人 員獲提供有關分部收益及 溢利之分部資料。分部資 產及負債並無定期向本集 團高級行政管理人員匯報。

用作計量在可報告分部之 溢利是「調整EBITDA | (即 「調整扣除財務費用、利息 收入、税項及折舊前盈 利」),其中「利息」被視為 包括投資收入,而「折舊 及攤銷」被視為包括非流 動資產減值虧損。為符合 調整扣除財務費用、利息 收入、税項及折舊前盈 利,本集團會就並無明確 個別分部應佔之項目,如 上市開支、員工成本、董 事及核數師薪酬及其他總 公司或企業行政成本,進 一步調整盈利。

3 REVENUE AND SEGMENT REPORTING (Continued)

3 收益及分部報告(續)

(b) Segment reporting (Continued)

(b) 分部報告(續)

(i) Segment results, assets and liabilities (Continued)

(i) 分部業績、資產及負債 (續)

Disaggregation of revenue from contracts with customers by the timing of revenue recognition, as well as information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for each of the years ended 31 December 2022 and 2021 is set out below.

截至2022年及2021年12月 31日止各年度,按確認收 益時間分類的來自客戶合 約的收益,以及本集團最 高層行政管理人員取得有 關本集團可報告分部的資 料(以供其進行資源分配 及分部表現評估),詳情如 下。

For the year ended 31 December 2022	截至 2022 年12月31日 止年度	Traditional offline media advertising services 傳統 線下媒體 廣告服務 RMB'000 人民幣千元	Online media advertising services 網上媒體 廣告服務 RMB'000 人民幣千元	Other services* 其他服務* RMB'000 人民幣千元	### Total ### ### ### #########################
Disaggregated by timing of revenue recognition	按確認收益時間分類				
Point in time Over time	即時確認 隨著時間確認	- 60,850	2,090 2,227	1,184 2,618	3,274 65,695
Reportable segment revenue	可報告分部收益	60,850	4,317	3,802	68,969
Reportable segment profit/(los (adjusted EBITDA)	s) 可報告分部溢利/(虧損) (調整扣除財務費用、 利息收入、税項及 折舊前盈利)	13,062	(6,317)	1,486	8,231

REVENUE AND SEGMENT REPORTING 3 (Continued)

收益及分部報告(續)

(b) Segment reporting (Continued)

- (b) 分部報告(續)
- Segment results, assets and liabilities (Continued)

分部業績、資產及負債 (續)

		Traditional			
		offline media	Online media		
For the year ended	截至2021年12月31日	advertising	advertising		
31 December 2021	止年度	services	services	Other services*	Total
		傳統			
		線下媒體	網上媒體		
		廣告服務	廣告服務	其他服務*	總計
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Disaggregated by timing of revenue recognition	按確認收益時間分類				
Point in time	即時確認	_	6,780	2,715	9,495
Over time	隨著時間確認	136,856	24,376	4,633	165,865
Reportable segment revenue	可報告分部收益	136,856	31,156	7,348	175,360
Reportable segment profit	可報告分部溢利				
(adjusted EBITDA)	(調整扣除財務費用、				
	利息收入、税項及				
	折舊前盈利)	34,171	2,916	2,750	39,837

Other services include devising strategies, formulating advertising solutions, co-ordinating with media platforms as well as organising and executing campaigns.

其他服務包括制定策 略、制定廣告解決方 案、與媒體平台協調以 及組織及執行活動。

3 REVENUE AND SEGMENT REPORTING (Continued)

3 收益及分部報告(續)

(b) Segment reporting (Continued)

- (b) 分部報告(續)
- (ii) Reconciliations of reportable segment (loss)/ profit

(ii) 可報告分部(虧損)/溢利 的對賬

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Reportable segment profit Depreciation	可報告分部溢利 折舊	8,231	39,837
 Property, plant and equipment 		(590)	(662)
— Right-of-use assets	一使用權資產	(3,766)	(3,116)
Finance costs	財務費用	(870)	(443)
Other revenue	其他收益	663	3,572
Other net loss	其他虧損淨額	(10)	(4)
Unallocated head office and	未分配總公司及企業開支		
corporate expenses and	以及其他開支		
other expenses		(50,209)	(31,564)
Consolidated (loss)/profit	綜合除稅前(虧損)/溢利		
before taxation		(46,551)	7,620

(iii) Geographic information

(iii) 地理資料

All of the Group's revenue and assets are generated and located in the PRC.

本集團所有收益及資產均 來自及位於中國。

3 **REVENUE AND SEGMENT REPORTING** (Continued)

(c) Revenue expected to be recognised in the future arising from contracts in existence at the reporting date

Contracts with customers within the scope of **HKFRS 15**

The Group has applied the practical expedient in paragraph 121 of HKFRS 15 to its service contracts. Hence the Group does not disclose information about revenue that it will be entitled to when it satisfies the remaining performance obligations under these contracts that had an original expected duration of one year or less. Excluding these contracts, the aggregated amount of the transaction price allocated to the remaining performance obligations under the Group's existing contracts is RMB8,016,000 as at 31 December 2022 (2021: RMB9,727,000). The Group expects to recognise these revenue within four years when these services are rendered.

OTHER REVENUE

Government grants represent various forms of incentives and subsidies granted to the Group unconditionally by the local government authorities in the PRC.

收益及分部報告(續)

(c) 預期於未來確認來自於報告 日期現有合約的收益

香港財務報告準則第15號範圍 內的客戶合約

本集團已對其服務合約應用香 港財務報告準則第15號121段 的實際權宜方法。因此,本集 團並無披露有關其於履行該等 合約(原預期期限為一年或以 下)項下剩餘履約責任時有權獲 得的收益的資料。除該等合約 外,於2022年12月31日,分配 至本集團現有合約項下剩餘履 約責任的交易價格總額為 人民幣8.016.000元(2021年:人 民幣 9.727.000 元)。本集團預期 於四年內提供該等服務時確認 該等收益。

其他收益

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Interest income	利息收入	29	130
Government grants (i)	政府補貼(i)	177	2,000
Others	其他	457	1,442
		663	3,572

政府補貼指中國地方政府機關 無條件授予本集團不同形式之 獎金及資助。

5 (LOSS)/PROFIT BEFORE TAXATION

5 除税前(虧損)/溢利

(Loss)/profit before taxation is arrived at after charging:

除税前(虧損)/溢利乃經扣除下列 各項後達致:

(a) Finance costs

(a) 財務費用

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Interest on bank loans Interest on lease liabilities	銀行貸款利息租賃負債利息	425 445	- 443
		870	443

(b) Staff costs (including directors' emoluments)

(b) 員工成本(包括董事酬金)

other benefits 其他福利 Contributions to retirement schemes 退休計劃供款	14,105 1,368	11,820 943
	•	
	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元

Employees of the Group's PRC subsidiary are required to participate in a defined contribution scheme administered and operated by the local municipal governments. The Group's PRC subsidiary contributes funds which are calculated on certain percentages of the employee salary as agreed by the local municipal government to the scheme to fund the retirement benefits of the employees.

The Group has no other material obligations for payments of pension benefits beyond the contributions to retirement schemes described above.

本集團中國附屬公司的僱員須 參與由當地市政府管理及營辦 的界定供款計劃。本集團中國 附屬公司向該計劃供款,為僱 員的退休福利撥資。供款根據 當地市政府協定的僱員薪金的 特定百分比計算。

除上述退休計劃供款外,本集 團毋須承擔其他退休福利付款 的重大責任。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

(LOSS)/PROFIT BEFORE TAXATION (Continued) 5 除税前(虧損)/溢利(續)

(c) Other items

(c) 其他項目

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Media costs Costs for public relations, marketing		61,219	133,242
campaigns and other services	其他服務成本	2,313 63,532	4,587 137,829
Depreciation charge — Property, plant and equipment — Right-of-use assets	折舊支出 一物業、廠房及設備 一使用權資產	590 3,766	662 3,116
	(X, ()) pas X ()	4,356	3,778
Recognition of credit losses allowance for — Trade receivables	確認信貸虧損撥備 一貿易應收款項	26,721	3,741
Auditors' remuneration — audit services	核數師酬金 一審核服務	1,680	2,220

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

6 綜合損益表的所得税

- (a) Taxation in the consolidated statement of (a) 綜合損益表税項指: profit or loss represents:

	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Provision for PRC income tax for 年內中國	開支 <i>(附註21(a))</i> 所得税撥備 121	2.521
	中國所得税 養備)/撥備不足 (8)	3,531
Deferred tax遞延税項Origination of temporary differences (note 21(b))產生暫時	性差額	(973)
	(6,791)	2,749

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

6 INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS (Continued)

6 綜合損益表的所得稅(續)

- (b) Reconciliation between tax expense and accounting (loss)/profit at applicable tax rates:
- (b) 按適用税率計算的税項開支 與會計(虧損)/溢利的對 賬:

		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
(Loss)/profit before taxation	除税前(虧損)/溢利	(46,551)	7,620
Notional tax on (loss)/profit before	有關除税前(虧損)/溢利		
taxation, calculated at the rates	的名義税項,按適用於		
applicable to profits in the	相關司法權區溢利的		
jurisdiction concerned (note (i))	税率計算(附註(i))	(11,393)	2,506
Tax effect of unused tax losses not	尚未確認未利用税務虧損		
recognised	的税務影響	4,564	_
Effect of non-deductible expenses	不可扣税開支的影響	46	52
(Over)/under-provision in respect of	過往年度(超額撥備)/		
prior years	撥備不足	(8)	191
Income tax expense	所得税開支	(6,791)	2,749

Note:

Pursuant to the rules and regulations of the Cayman Islands and the BVI, the Group is not subject to any income tax in the Cayman Islands and the BVI.

The Group's subsidiary in Hong Kong is a qualifying corporation under the two-tiered Profits Tax rate regime, and the first HK\$2 million of assessable profits are taxed at 8.25% (2021: 8.25%) and the remaining assessable profits are taxed at 16.5% (2021: 16.5%).

The statutory income tax rate for the PRC subsidiaries is 25% (2021: 25%).

附註:

(i) 根據開曼群島及英屬處女群島的規則及規例,本集團毋須於開曼群島及英屬處女群島繳納任何所得稅。

本集團於香港之附屬公司為利得稅兩級制合資格企業,首2百萬港元應課稅溢利以8.25%(2021年:8.25%)的稅率徵稅,而餘下應課稅溢利以16.5%(2021:16.5%)的稅率徵稅。

中國附屬公司的法定所得税 率為25%(2021年:25%)。

7 DIRECTORS' EMOLUMENTS

7 董事酬金

Directors' emoluments disclosed pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation are as follows: 根據香港公司條例第383(1)條以及公司規例第2部(披露董事利益資料)披露的董事酬金如下:

Year ended 31 December 2022

截至2022年12月31日止年度

		Directors' fees 董事袍金 RMB'000 人民幣千元	Salaries, allowances and benefits in kind 工資、補貼 及實物福利 RMB'000 人民幣千元	Discretionary bonuses 酌情花紅 RMB'000 人民幣千元	Retirement scheme contributions 退休 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Executive directors (including chairman)	執行董事(包括主席)					
Mr. Chow Eric Tse To	周子濤先生	120	-	-	_	120
Ms. Cai Xiaoshan	蔡曉珊女士	120	-	-	-	120
Mr. Lau Tung Hei Derek	劉東曦先生	120	-	-	-	120
Mr. Liu Biao	劉標先生	120	616	2	39	777
Ms. Liang Wei	梁薇女士	120	364	7	42	533
Sub-total	小計	600	980	9	81	1,670
Independent non-executive directors	獨立非執行董事					
Mr. Lee Siu Hang Foster	李兆鏗先生	180	-	-	-	180
Mr. Tian Tao	田濤先生	180	-	-	-	180
Ms. Tam Hon Shan Celia	譚漢珊女士	180	-	-		180
Sub-total	小計	540	_	_	-	540
Total	總計	1,140	980	9	81	2,210

DIRECTORS' EMOLUMENTS (Continued)

董事酬金(續)

Year ended 31 December 2021

截至2021年12月31日止年度

			Salaries, allowances	Di di	Retirement	
		Directors' fees	and benefits in kind 工資、補貼	Discretionary bonuses	scheme contributions 退休	Total
		董事袍金 RMB'000 人民幣千元	及實物福利 RMB'000 人民幣千元	酌情花紅 RMB'000 人民幣千元	計劃供款 RMB'000 人民幣千元	總計 RMB'000
		人氏常十兀		人氏常十兀		人民幣千元
Executive directors (including chairman)	執行董事(包括主席)					
Mr. Chow Eric Tse To	周子濤先生	120	_	_	_	120
Ms. Cai Xiaoshan	蔡曉珊女士	120	_	-	_	120
Mr. Lau Tung Hei Derek	劉東曦先生	120	-		_	120
Mr. Liu Biao	劉標先生	120	486	119	36	761
Ms. Liang Wei	梁薇女士	120	605	48	36	809
Sub-total	小計	600	1,091	167	72	1,930
Independent non-executive directors	獨立非執行董事					
Mr. Lee Siu Hang Foster	李兆鏗先生	180	_	_	_	180
Mr. Tian Tao	田濤先生	180	_	_	-	180
Ms. Tam Hon Shan Celia	譚漢珊女士	180		_		180
Sub-total	小計	540	_			540
Total	總計	1,140	1,091	167	72	2,470

There were no amounts paid or payable by the Group to the directors or any of the 5 highest paid individuals set out in note 8 below as an inducement to join or upon joining Company or the Group or as a compensation for loss of office. No directors waived or agreed to waive any emolument during the year.

本集團概無向董事或以下附註8所載 5名最高薪酬人士支付或應付任何酬 金,作為鼓勵其加入或加入本公司 或本集團時的獎勵,或作為離職補 償。年內概無董事放棄或同意放棄 任何酬金。

8 INDIVIDUALS WITH HIGHEST EMOLUMENTS

8 最高薪酬人士

Of the five individuals with the highest emoluments, two (2021: two) are directors whose emoluments are disclosed in note 7. The aggregate of the emoluments in respect of the other three (2021: three) individuals are as follows:

在5名最高薪酬人士中,2名(2021年:2名)為董事,其薪酬於附註7披露。有關其他3名人士(2021年:3名)的薪酬總額分別如下:

The emoluments of the three (2021: three) individuals with the highest emoluments are within the following bands: 3名(2021年:3名)最高薪酬人士的薪酬介乎以下範圍:

		2022	2021
		2022年	2021年
		Number of	Number of
		individuals	individuals
		人數	人數
Nil to HKD1,000,000	零至1,000,000港元	3	3

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

9 (LOSS)/EARNINGS PER SHARE

(a) Basic (loss)/earnings per share

The calculation of basic (loss)/earnings per share is based on the loss attributable to equity shareholders of the Company for the year of RMB39,760,000 (2021: profit of RMB4,871,000) and the weighted average of 180,000,000 ordinary shares (2021: 180,000,000 shares) in issue during the year.

(b) Diluted (loss)/earnings per share

During the years ended 31 December 2022 and 2021, there were no dilutive potential ordinary shares issued.

9 每股(虧損)/盈利

(a) 每股基本(虧損)/盈利

每股基本(虧損)/盈利乃根據 年內本公司普通權益股東應佔 虧損人民幣39,760,000元(2021 年:溢利人民幣4,871,000元)及 年內已發行普通股加權平均數 180,000,000股(2021年: 180,000,000股)計算。

(b) 每股攤薄(虧損)/盈利

截至2022年及2021年12月31日 止年度,概無發行潛在攤薄普 通股。

10 PROPERTY, PLANT AND EQUIPMENT

10 物業、廠房及設備

		Motor	Leasehold	Office equipment	
		vehicles	improvement	and others 辦公設備	Total
		汽車 RMB'000 人民幣千元	租賃裝修 RMB'000 人民幣千元	及其他 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
Cost:	成本:				
At 1 January 2021 Additions	於2021年1月1日 添置	1,123	- -	1,445 529	2,568 529
At 31 December 2021 and 1 January 2022	於2021年12月31日及 2022年1月1日	1,123	-	1,974	3,097
Additions Disposal	添置 出售	-	1,277 	251 (97)	1,528 (97)
At 31 December 2022	於2022年12月31日	1,123	1,277	2,128	4,528
Accumulated depreciation:	累計折舊:				
At 1 January 2021 Charge for the year	於2021年1月1日 年內扣除	(927) (185)	-	(984) (477)	(1,911) (662)
At 31 December 2021 and 1 January 2022	於2021年12月31日及2022年1月1日	(1,112)	-	(1,461)	(2,573)
Charge for the year Written back on disposals	年內扣除 出售時撥回		(276)	(314)	(590) 93
At 31 December 2022	於2022年12月31日	(1,112)	(276)	(1,682)	(3,070)
Net book value:	賬面淨值:				
At 31 December 2022	於2022年12月31日	11	1,001	446	1,458
At 31 December 2021	於2021年12月31日	11	_	513	524

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

11 RIGHT-OF-USE ASSETS

11 使用權資產

Information about leases for which the Group is a lessee is presenting as below:

有關本集團作為承租人的租賃資料 呈列如下:

		Advertising spaces and		
		billboards 廣告位及	Office	Total
		廣告牌	辦公室	總計
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Cost:	成本:			
At 1 January 2021	於2021年1月1日	-	2,728	2,728
Additions	添置	9,612	3,356	12,968
At 31 December 2021 and	於2021年12月31日及			
1 January 2022	2022年1月1日	9,612	6,084	15,696
Remeasurement	重新計量	-	586	586
At 31 December 2022	於2022年12月31日	9,612	6,670	16,282
Accumulated depreciation	: 累計折舊:			
At 1 January 2021	於2021年1月1日	-	(2,160)	(2,160)
Charge for the year	年內扣除	(2,403)	(713)	(3,116)
At 31 December 2021 and	於2021年12月31日及			
1 January 2022	2022年1月1日	(2,403)	(2,873)	(5,276)
Charge for the year	年內扣除	(2,403)	(1,363)	(3,766)
At 31 December 2022	於2022年12月31日	(4,806)	(4,236)	(9,042)
Net book value:	賬面淨值:			
At 31 December 2022	於2022年12月31日	4,806	2,434	7,240
At 31 December 2021	於2021年12月31日	7,209	3,211	10,420
At 31 December 2021	ぶ2021 午 12 月 31 日	/,209	3,211	10,420

11 RIGHT-OF-USE ASSETS (Continued)

The Group leases advertising spaces and billboards and offices expiring from 20 to 36 months. None of the leases includes variable lease payments.

Some leases include an option to renew the lease for an additional period after the end of the contract term. Where practicable, the Group seeks to include such extension options exercisable by the Group to provide operational flexibility. The Group assesses at lease commencement date whether it is reasonably certain to exercise the extension options. If the Group is not reasonably certain to exercise the extension options, the future lease payments during the extension periods are not included in the measurement of lease liabilities.

The analysis of expense items in relation to leases recognised in profit or loss is as follows:

11 使用權資產(續)

本集團出租廣告位及廣告牌以及辦公室,租期於20至36個月內屆滿。 概無租賃包含浮動租賃付款。

若干租賃包含於合約期限結束後重續租約一段額外期限的選擇權。可行情況下,本集團尋求包含外期限的選擇權本專可行使的有關延長選擇權。開營運靈活性。在集團於租赁行使延長期間內的土土。對於數不計入租賃負債的計量。

有關於損益確認的租賃之開支項目 分析如下:

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Depreciation charge of right-of-use assets by class of underlying asset: Advertising spaces and billboards Office	按相關資產類別劃分的 使用權資產折舊費用: 廣告位及廣告牌 辦公室	2,403 1,363	2,403 713
		3,766	3,116
Interest on lease liabilities (note 5(a))	租賃負債利息(附註5(a))	445	443
COVID-19-related rent concessions received	已收取新冠肺炎相關 租金寬減	_	(771)

12 INVESTMENTS IN SUBSIDIARIES

The following list contains only the particulars of subsidiaries which principally affected the results, assets, or liabilities of the Group. The class of shares held is ordinary unless otherwise stated.

12 於附屬公司投資

下表僅包括主要影響本集團業績、 資產或負債的附屬公司詳情。除另 有註明外,所持股份類別為普通股。

Proportion of ownership interest

所有權權益比例

Name of company 公司名稱	Place of incorporation and business 註冊成立及業務地點	Particulars of issued and paid up capital 已發行及 繳足股本詳情	Group's effective interest 本集團的 實際利率	Held by the Company 本公司 持有	Held by a subsidiary 附屬公司 持有	Principal activity 主要業務
Inspiring Chance Holding Limited	British Virgin Islands 英屬處女群島	US\$1 1美元	100%	100%	-	Investment holding 投資控股
Shining Glow Limited	Hong Kong 香港	HK\$1 1港元	100%	-	100%	Investment holding 投資控股
Icon Culture Media Investment Co., Ltd.* 天泓文化傳媒投資有限公司*	The PRC 中國	RMB71,960,000 人民幣71,960,000元	100%	-	100%	Integrated multimedia advertising services 綜合多媒體廣告服務

^{*} Icon Culture Media Investment Co., Ltd. is a wholly foreign owned enterprise in the PRC and the official name is in Chinese. The English translation of the name is for reference only.

13 OTHER NON-CURRENT ASSETS

As of 31 December 2022, other non-current assets mainly represent rental deposits.

14 CONTRACT COSTS

Contract costs capitalised as at 31 December 2022 are the costs paid to service suppliers to fulfil a contract with one of the Group's customers. Contract costs will be recognised as part of "cost" in the statement of profit or loss in the period in which revenue from the related service is recognised. There was no revenue nor impairment loss recognised related to the contract costs during the year (2021: nil).

13 其他非流動資產

於2022年12月31日,其他非流動資 產主要為租金按金。

14 合約成本

於2022年12月31日的資本化合約成本指為履行與本集團其中一名客戶的合約而向服務供應商支付的成本。合約成本將於確認相關服務收益期間內的損益表內確認為「成本」的一部分。年內並無確認有關合約成本的收益或減值虧損(2021年:無)。

^{*} 天泓文化傳媒投資有限公司為一間於中國的外商獨資企業,其官方名稱為中文。其名稱之英文譯本僅供參考。

15 TRADE AND OTHER RECEIVABLES

15 貿易及其他應收款項

		Note 附註	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Current	流動			
Trade debtors Less: Credit loss allowance	貿易應收賬款 減:信貸虧損撥備	23(a)	136,381 (31,367)	150,514 (4,646)
Subtotal	小計		105,014	145,868
Prepayments for media costs Others Less: Credit loss allowance	就媒體成本的預付款項 其他 減:信貸虧損撥備		444 3,317 (2,380)	15,193 9,178 (2,380)
Subtotal	小計		1,381	21,991
			106,395	167,859

Rental deposits might be recovered after more than one year. All of the trade and other receivables apart from rental deposits are expected to be recovered or recognised as expense within one year.

As at 31 December 2022, the Group pledged accounts receivable with carrying amount of RMB31,200,000 (2021: nil) for the bank loans of the Group (note 19).

租金按金可於一年後收回。租金按金除外的所有貿易及其他應收款項預期於一年內收回或確認為開支。

於2022年12月31日,本集團已就本集團的銀行貸款(附註19)質押賬面值為人民幣31,200,000元(2021年:無)的應收賬款。

15 TRADE AND OTHER RECEIVABLES (Continued)

15 貿易及其他應收款項(續)

(a) Ageing analysis

As of 31 December 2022, the ageing analysis of trade receivables, based on the date of revenue recognition and net of loss allowance, is as follows:

(a) 賬齡分析

於2022年12月31日,貿易應收 款項根據確認收益日期並扣除 虧損撥備的賬齡分析如下:

		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within 1 month	一個月內	2,866	28,964
1 to 3 months	一至三個月	4,764	40,617
3 to 12 months	三至十二個月	97,384	76,287
		105,014	145,868

Trade receivables are due 90 days to 180 days from the date of revenue recognition (2021: 60 days to 180 days). Further details on the Group's credit policy are set out in note 23(a).

貿易應收款項於確認收益日期 起計90日至180日(2021年:60 日至180日)到期。有關本集團 信用政策的進一步詳情載於附 註23(a)。

		2022 2022年 RMB'000	2021 2021年 RMB'000
Prepayments for:	預付款項:	人民幣千元	人民幣千元
Media costs	媒體成本	444	15,193

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

16 CASH AND CASH EQUIVALENTS

16 現金及現金等價物

(a) Cash and cash equivalents comprise:

(a) 現金及現金等價物包括:

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Cash at bank Cash on hand	銀行現金手頭現金	12,016 3	12,317 1
		12,019	12,318

At 31 December 2022, cash and cash equivalents placed with banks in the mainland China amounted to RMB11,594,000 (2021: RMB12,141,000). Remittance of funds out of mainland China is subject to the relevant rules and regulations of foreign exchange control promulgated by the PRC government.

於2022年12月31日,存放於中國內地銀行之現金及現金等價物為人民幣11,594,000元(2021年:人民幣12,141,000元)。從中國內地匯出資金須遵守中國政府頒佈的相關外匯管制規則及規例。

16 CASH AND CASH EQUIVALENTS (Continued)

16 現金及現金等價物(續)

- (b) Reconciliation of (loss)/profit before taxation to cash (used in)/generated from operations:
- (b) 除税前(虧損)/溢利與經營 (所用)/所得現金的對賬:

		Note 附註	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB′000 人民幣千元
(Loss)/profit before taxation	除税前(虧損)/溢利		(46,551)	7,620
Adjustments for:	就以下各項作出調整:			
Finance costs Depreciation	財務費用 折舊	5(a)	870	443
 — Property, plant and equipment — Right-of-use assets Recognition of credit losses 	# · · ·	5(c) 5(c)	590 3,766	662 3,116
allowance for trade receivables Disposal of property, plant and		5(c)	26,721	3,741
equipment COVID-19-related rent concessions received	已收取的新冠肺炎 相關租金寬減	11	1	(771)
Changes in working capital:	營運資金變動:			
Decrease in trade and other receivables	貿易及其他應收款項 減少		29,213	8,522
Decrease/(increase) in other non-current assets	其他非流動資產減少/(增加)		142	(1,107)
Decrease in trade and other payables and contract liabilities	貿易及其他應付款項 以及合約負債減少		(25,787)	(20,661)
Cash (used in)/generated from	經營(所用)/所得現金			
operations			(11,035)	1,565

16 CASH AND CASH EQUIVALENTS (Continued)

(c) Reconciliation of liabilities arising from financing activities:

Other than those disclosed elsewhere in the consolidated financial statements, the table below details changes in the Group's liabilities from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are liabilities for which cash flows were, or future cash flows will be, classified in the Group's consolidated statements of cash flows as cash flows from financing activities.

16 現金及現金等價物(續)

(c) 融資活動所產生負債的對 賬:

除綜合財務報表另有披露者外,下表為本集團融資活動產生的負債變動詳情,包括現金變動。融資活動產生的負債乃為現金流量或未來現金流量於本集團綜合現金流量的表分類為融資活動現金流量的負債。

		Bank loans and other borrowings 銀行貸款及 其他借款 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 January 2022	於2022年1月1日	-	10,672	10,672
Changes from financing cash flows:	融資現金流量變動:			
Capital element of lease rentals paid Interest element of lease rentals paid Proceeds from bank loans	已付租賃租金的 資本部分 已付租賃租金的 利息部分 銀行貸款所得款項	- - 20,000	(2,869) (445)	(2,869) (445) 20,000
Interests paid	或行員款所侍款項 已付利息	(425)	_ _	(425)
Total changes from financing cash flows	融資現金流量變動 總額	19,575	(3,314)	16,261
Other changes:	其他變動:			
Increase in lease liabilities from entering into new leases during the period	於本期間訂立新 租賃的租賃 負債增加	_	586	586
Interest expenses (note 5(a))	利息開支(附註5(a))	425	445	870
Total other changes	其他變動總額	425	1,031	1,456
At 31 December 2022	於2022年12月31日	20,000	8,389	28,389

16 CASH AND CASH EQUIVALENTS (Continued)

16 現金及現金等價物(續)

(c) Reconciliation of liabilities arising from financing activities: (Continued)

(c) 融資活動所產生負債的對 賬:(續)

> Lease liabilities 租賃負債 RMB'000 人民幣千元

At 1 January 2021	於2021年1月1日	670
Changes from financing cash flows:	融資現金流量變動:	
Capital element of lease rentals paid Interest element of lease rentals paid	已付租賃租金的資本部分 已付租賃租金的利息部分	(2,195) (443)
Total changes from financing cash flows	融資現金流量變動總額	(2,638)
Other changes:	其他變動:	
Increase in lease liabilities from entering into new leases during the period COVID-19-related rent concessions received	於本期間訂立新租賃的 租賃負債增加 已收取新冠肺炎相關租金寬減	12,968
(note 11) Interest expenses (note 5(a))	<i>(附註11)</i> 利息開支 <i>(附註5(a))</i>	(771) 443
Total other changes	其他變動總額	12,640
At 31 December 2021	於2021年12月31日	10,672

17 TRADE AND OTHER PAYABLES

17 貿易及其他應付款項

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Trade payables Other tax payables Payroll payables Others	貿易應付款項 其他應付税項 應付工資 其他	18,706 219 719 3,752	48,567 1,026 1,570 4,103
		23,396	55,266

All of trade and other payables as at 31 December 2022 are expected to be settled within one year or are repayable on demand.

The credit period granted by the suppliers is between 30 and 180 days (2021: between 10 and 120 days).

As of the end of each of the reporting period, the ageing analysis of trade payables, based on the invoice date, is as follows:

於2022年12月31日的所有貿易及其 他應付款項預期將於一年內結清或 按要求償還。

供應商授予的信貸期30至180天(2021 年:介乎10至120天)。

截至各報告期末,貿易應付款項根 據發票日期的賬齡分析如下:

		2022 2022年 RMB'000	2021 2021年 RMB'000
		人民幣千元	人民幣千元
Within 1 month	一個月內	3,361	11,145
1 to 3 months	一至三個月	4,321	9,421
3 to 12 months	三至十二個月	6,162	26,188
Over 12 months	超過十二個月	4,862	1,813
		18,706	48,567

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

18 CONTRACT LIABILITIES

18 合約負債

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Services fees received in advance from customers	預收客戶的服務費	14,119	8,035

Services fees received in advance from customers are recorded as contract liabilities upon receipt. Revenue from provision of services is recognised according to the accounting policy set out in note 1(p).

預收客戶的服務費於收取時記錄為 合約負債。提供服務所得收益根據 附註1(p)所載的會計政策確認。

Movements in contract liabilities

合約負債變動

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
At the beginning of the year Decrease in contract liabilities as a result of recognising revenue during the year that was included in the contract liabilities at the	年初 因確認已計入年初合約 負債的年內收益導致 的合約負債減少	8,035	8,636
beginning of the year Increase in contract liabilities as a result of receipt in advance	因預收款項導致的合約 負債增加	(715) 6,799	(2,121) 1,520
		14,119	8,035

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

19 BANK LOANS

19 銀行貸款

- (a) The analysis of the repayment schedule of bank loans is as follows:
- (a) 銀行貸款還款時間表分析如 下:

		2022 2022 年	2021 2021年
		RMB′000 人民幣千元	RMB'000 人民幣千元
Within 1 year or on demand	一年內或按要求償還	20,000	_

- (b) Assets pledged as security and covenants for bank loans
- (b) 已就銀行貸款抵押為擔保及 契諾的資產

		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Secured bank loans	有抵押銀行貸款	20,000	_

At 31 December 2022, RMB10,000,000 of the bank facilities of the Group was guaranteed by a director and pledged by the accounts receivable with amount of RMB31,200,000 of the Group. The other bank facility of RMB10,000,000 was guaranteed by a director.

於2022年12月31日,本集團為數人民幣10,000,000元的銀行融資由一名董事作擔保及本集團為數人民幣31,200,000元的應收賬款作質押。人民幣10,000,000元的其他銀行融資由一名董事作擔保。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

20 LEASE LIABILITIES

20 租賃負債

At 31 December 2022, the lease liabilities were repayable as follows:

於2022年12月31日,應償還的租賃 負債如下:

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Within 1 year	一年內	4,707	3,519
After 1 year but within 2 years	一年後但兩年內	3,682	3,419
After 2 years but within 5 years	兩年後但五年內	-	3,734
Over 1 year	超過一年	3,682	7,153
		8,389	10,672

21 INCOME TAX IN THE CONSOLIDATED **STATEMENTS OF FINANCIAL POSITION**

21 綜合財務狀況表所得税

(a) Current taxation in the consolidated statements of financial position represents: (a) 綜合財務狀況表即期税項 指:

		2022	2021
		2022年	2021年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At the beginning of the year	年初	7,825	7,438
Provision for PRC income tax	年內中國所得税撥備		
for the year (note 6(a))	(附註6(a))	121	3,531
(Over)/under-provision for PRC	過往年度就中國所得税		
income tax in respect of prior	(超額撥備)/撥備不足		
years (note 6(a))	(附註6(a))	(8)	191
Income tax paid during the year	年內已付所得税	(5,231)	(3,335)
At the end of the year	年末	2,707	7,825

21 INCOME TAX IN THE CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Continued)

21 綜合財務狀況表所得税(續)

(b) Deferred tax assets recognised

(b) 已確認遞延税項資產

Movement of each component of deferred tax assets

遞延税項資產各組成部分的變 動

The component of deferred tax assets recognised in the consolidated statements of financial position and the movements during the year ended 31 December 2022 and 2021 are as follows:

於截至2022年及2021年12月31日止年度,在綜合財務狀況表確認的遞延税項資產的組成部分及其變動如下:

		Credit loss allowance 信貸	Others	Total
		虧損撥備 RMB'000 人民幣千元	其他 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
At 1 January 2021 Credited to profit or loss	於2021年1月1日 計入損益(<i>附註6(a))</i>	821	26	847
(note 6(a))		935	38	973
At 31 December 2021 and 1 January 2022	於2021年12月31日 及2022年1月1日	1,756	64	1,820
Credited to profit or loss (note 6(a))	計入損益(<i>附註6(a))</i>	6,681	223	6,904
At 31 December 2022	於2022年12月31日	8,437	287	8,724

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

21 INCOME TAX IN THE CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Continued)

(c) Deferred tax assets not recognised

In accordance with the accounting policy set out in note 1(n), the Group has not recognised deferred tax assets in respect of cumulative tax losses of RMB17,979,000 (2021: nil) as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction and entity. Unrecognised tax losses are all from the PRC operations that will expire in five years, from the year the losses were incurred.

(d) Deferred tax liabilities not recognised

According to the Corporate Income Tax ("CIT") Law and its implementation rules, dividends receivable by non-PRC corporate residents from PRC enterprises are subject to withholding income tax at 10%, unless reduced by tax treaties or arrangements, for profits earned since 1 January 2008.

At 31 December 2022, temporary differences relating to the undistributed profits of the Group's PRC subsidiary amounted to RMB3,482,000 (2021: RMB43,821,000). Deferred tax liabilities relating to these temporary differences amounting to RMB348,000 (2021: RMB4,382,000) have not been recognised in respect of the tax that would be payable on the distribution of these retained profits as the Company controls the dividend policy of these subsidiaries and it has been determined that it is probable that these profits will not be distributed in the foreseeable future.

21 綜合財務狀況表所得税(續)

(c) 未確認遞延税項資產

根據附註1(n)所載會計政策, 本集團尚未就累計稅務虧損人 民幣17,979,000元(2021年:無) 確認遞延稅項資產,此乃由於 日後於相關稅務司法權區及 體獲得可用作抵扣虧損的。 體獲得可用作抵扣虧損的。 認稅務虧損均來自於產生虧損 的年度起計五年內屆滿的中國 營運。

(d) 未確認遞延税項負債

根據企業所得税(「企業所得税(」)法及其實施條例,非中國企業居民就自2008年1月1日起賺取的溢利而應收的中國企業股息,須按10%繳納預扣所得稅,除非獲稅務條約或安排減免。

於2022年12月31日,有關本集團中國附屬公司的未分派溢利的暫時差額為人民幣3,482,000元(2021年:人民幣43,821,000元)。有關該等暫時差額的遞延税項負債人民幣348,000元(2021年:人民幣4,382,000元)並無就該等保留溢利分派而須繳納的稅項予以確認,此乃由於本公司控制該等附屬公司的股息政策,且其釐定該等溢利很可能不會於可見將來分派。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

22 CAPITAL, RESERVES AND DIVIDENDS

22 資本、儲備及股息

(a) Share capital

(a) 股本

Authorised share capital of the Company

本公司的法定股本

			2022 2022年		21 1年	
		Number of	Shares	Number of	Shares	
		shares	capital	shares	capital	
		股份數目	股本	股份數目	股本	
			HK\$		HK\$	
			港元		港元	
Ordinary shares of HK\$0.01 each	每股面值0.01港元					
	之普通股	2,000,000,000	20,000,000	2,000,000,000	20,000,000	

As of 31 December 2022, ordinary shares of the Company with a total number of 180,000,000 (2021: 180,000,000 shares) were issued.

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at general meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

於 2022 年 12 月 31 日 , 合共 180,000,000 股本公司普通股已 發行(2021年: 180,000,000 股)。

普通股持有人有權收取不時宣 派的股息,並有權於本公司股 東大會上就每股股份投一票。 所有普通股在本公司剩餘資產 方面享有同等權利。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

22 CAPITAL, RESERVES AND DIVIDENDS (Continued)

22 資本、儲備及股息(續)

Sharo Accumulated

(b) Movements in component of equity

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out below:

(b) 權益組成部分變動

本集團綜合權益各組成部分之 年初及年末結餘之對賬載於綜 合權益變動表。本公司於年初 至年末的個別權益組成部分變 動詳情載列如下:

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		Share	Share	Accumulated	Exchange	
		capital 股本	premium 股份溢價	loss 累計虧損	reserves 匯兑儲備	Total 總計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
At 1 January 2021	於2021年1月1日	1,596	91,866	(19,500)	(1,511)	72,451
Loss for the year	年內虧損	-	_	(2,376)	_	(2,376)
Other comprehensive income	其他全面收益	_			(647)	(647)
Total comprehensive income	全面收益總額			(2,376)	(647)	(3,023)
At 31 December 2021	於2021年12月31日	1,596	91,866	(21,876)	(2,158)	69,428
At 1 January 2022	於2022年1月1日	1,596	91,866	(21,876)	(2,158)	69,428
Loss for the year	年內虧損	-	-	(498)	-	(498)
Other comprehensive income	其他全面收益	_			1,907	1,907
Total comprehensive income	全面收益總額			(498)	1,907	1,409
At 31 December 2022	於2022年12月31日	1,596	91,866	(22,374)	(251)	70,837

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22 CAPITAL, RESERVES AND DIVIDENDS (Continued)

(c) Nature and purpose of reserves

(i) Share premium

The share premium at 31 December 2022 represented premium arising from capital injection made by shareholders to the Company.

Under the Companies Law of Cayman Islands, the funds in the Company's share premium account are distributable to the equity shareholders provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.

(ii) Statutory reserve

According to the PRC Company Law, the Company's PRC subsidiaries are required to transfer 10% of their profit after taxation, as determined under the PRC accounting regulations, to statutory reserve until the reserve balance reaches 50% of the registered capital. The transfer to this reserve must be made before distribution of a dividend to shareholders

Statutory reserve can be used to reduce previous years' losses, if any, and may be converted into capital in proportion to the existing equity interest of investors.

22 資本、儲備及股息(續)

(c) 儲備的性質及用途

(i) 股份溢價

於2022年12月31日的股份 溢價指股東向本公司注資 產生的溢價。

根據開曼群島公司法,倘 緊隨建議派發股息當日 後,本公司將能夠償付於 日常業務過程中到期之債 務,則本公司之股份溢價 賬之資金可分派予權益股 東。

(ii) 法定儲備

根據中國公司法,本公司 的中國附屬公司須將彼等 按照中國會計規定釐定之 10%稅後溢利轉撥至法定 儲備,直至儲備結餘相等 於註冊資本之50%。轉撥 至此儲備必須於分派股息 予股東前進行。

法定儲備可用於減少過去 年度的虧損(如有),並可 按投資者之現有股權百分 比按比例轉換為股本。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

22 CAPITAL, RESERVES AND DIVIDENDS (Continued)

(c) Nature and purpose of reserves (Continued)

(iii) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations with functional currencies other than the RMB presentation currency. The reserve is dealt with in accordance with the accounting policies set out in note 1(g).

(iv) Other reserve

Other reserve represents the difference between (1) the total consideration of RMB48,731,000 due from the Company's shareholders arising from reorganisation; and (2) the aggregate amount of share capital and share premium of Icon Media of RMB36,824,000 prior to reorganisation.

(d) Distributability of reserves

As at 31 December 2022, the aggregate amounts of reserves available for distribution to equity shareholders of the Company was approximately RMB69,241,000 (2021: RMB67,832,000) which comprises of share premium offset by accumulated loss and exchange reserve of the Company.

22 資本、儲備及股息(續)

(c) 儲備的性質及用途(續)

(iii) 匯兑儲備

匯兑儲備包括來自換算使 用人民幣呈列貨幣以外貨 幣作為功能貨幣的海外業 務之財務報表的所有外匯 差異。儲備乃根據附註 1(q)所載會計政策處理。

(iv) 其他儲備

其他儲備指(1)重組期間應收本公司股東總代價人民幣48,731,000元;及(2)重組前天泓傳媒的股本及股份溢價總金額人民幣36,824,000元之間的差額。

(d) 可供分派儲備

於2022年12月31日,可供分派 予本公司權益股東的儲備總額 約為人民幣69,241,000元(2021 年:人民幣67,832,000元),包 括本公司經累計虧損及匯兑儲 備抵銷的股份溢價。

22 CAPITAL, RESERVES AND DIVIDENDS (Continued)

(e) Capital management

The Group's primary objective when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, by pricing services commensurately with the level of risk and by securing access to finance at a reasonable cost.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

Neither the Company nor its subsidiaries are subject to externally imposed capital requirements.

(f) Dividends

The directors have resolved not to declare any dividends for the year ended 31 December 2022 (2021: nil).

22 資本、儲備及股息(續)

(e) 資本管理

本集團管理資本主要旨在保障 本集團能夠持續經營,透過與 風險水平對等的服務定價及按 合理成本取得融資,從而能夠 繼續為股東帶來回報及為其他 持份者提供利益。

本集團積極及定期檢討及管理 其資本架構,以維持較高借貸 水平可能帶來較高股東回報與 取得充裕資金狀況所帶來的裨 益及保障之間的平衡,並就經 濟環境的轉變對資本架構進行 調整。

本公司或其附屬公司毋須遵守 外部施加的資本要求。

(f) 股息

董事決議不予宣派截至2022年 12月31日止年度之任何股息 (2021年:無)。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

23 FINANCIAL RISK MANAGEMENT

Exposure to credit, liquidity and currency risks arises in the normal course of the Group's business. The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. The Group's credit risk is primarily attributable to trade and other receivables. The Group's exposure to credit risk arising from cash and cash equivalents and restricted deposits with a bank is limited because the counterparties are banks with high-credit-quality, for which the Group considers to have low credit risk. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

The Group does not provide any guarantees which would expose the Group to credit risk.

Trade and other receivables

The Group has established a credit risk management policy under which individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due 90 days to 180 days from the date of revenue recognition. Normally, the Group does not obtain collateral from customers

23 金融風險管理

本集團一般業務過程中涉及信用、 流動資金及貨幣風險。本集團對此 等風險的承擔及本集團用於管理此 等風險的金融風險管理政策及慣例 載於下文。

(a) 信用風險

本集團並無提供任何擔保而令 致本集團會面對信用風險。

貿易及其他應收款項

23 金融風險管理(續)

(a) Credit risk (Continued)

Trade and other receivables (Continued)

Significant concentrations of credit risk primarily arise when the Group has significant exposure to individual customers. At the end of the reporting period, 29% (2021: 33%) and 77% (2021: 75%) of the total trade receivables was due from the Group's largest customer and the five largest customers.

The Group measures loss allowances for trade receivables and other receivables at an amount equal to lifetime ECLs and 12-month ECLs, respectively, which is calculated using a provision matrix. As the Group's credit loss experience does not indicate significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer segments.

(a) 信用風險(續)

貿易及其他應收款項(續)

重大集中信貸風險主要於本集 團面臨個別客戶的重大風險時 產生。於報告期末,29%(2021 年:33%)及77%(2021年:75%) 的貿易應收款項總額為應收本 集團最大客戶及五大客戶的款 項。

本集團按相等於整個存續期的 預期信貸虧損及12個月的預 這貸虧損的金額分別計量項 實虧損及其他應收款項及其他應 損撥備,其乃使用撥備矩 算。由於本集團的信類更 算。由於本集團的結 質 素就不同客戶分部 續 虧損撥備不會進一步於 不同客戶分部 之間區分。

23 金融風險管理(續)

(a) Credit risk (Continued)

Trade and other receivables (Continued)

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables:

(a) 信用風險(續)

貿易及其他應收款項(續)

下表載列本集團就貿易應收款 項承受的信用風險及預期信貸 虧損資料:

			2022 2022年	
		Expected loss rates 預期虧損率 % 百分比	Gross carrying amount 賬面總值 RMB'000 人民幣千元	Loss allowance 虧損撥備 RMB'000 人民幣千元
	,			
Current (not past due)	即期(未逾期)	0.85%	23,441	198
Less than 3 months past due	逾期少於3個月	1.89%	4,793	91
Over 3 months but less than	逾期3個月以上但			
6 months past due	少於6個月	7.99%	50,191	4,010
Over 6 months but less than	逾期6個月以上但			
9 months past due	少於9個月	12.25%	30,365	3,720
Over 9 months but less than	逾期9個月以上但			
12 months past due	少於12個月	N/A 不適用	-	-
Over 12 months past due	逾期12個月以上	21.06%	5,375	1,132
			114,165	9,151

23 金融風險管理(續)

(a) Credit risk (Continued)

(a) 信用風險(續)

Trade and other receivables (Continued)

貿易及其他應收款項(續)

			2021		
			2021年		
			Gross		
		Expected	carrying	Loss	
		loss rates	amount	allowance	
		預期虧損率	賬面總值	虧損撥備	
		%	RMB'000	RMB'000	
		百分比	人民幣千元	人民幣千元	
Current (not past due)	即期(未逾期)	0.41%	99,043	406	
Less than 3 months past due	逾期少於3個月	0.97%	15,306	148	
Over 3 months but less than	逾期3個月以上但				
9 months past due	少於9個月	8.44%	35,003	2,955	
Over 9 months but less than	逾期9個月以上但				
12 months past due	少於12個月	72.56%	92	67	
Over 12 months past due	逾期12個月以上	N/A 不適用	_	_	

^{*} In addition to above provision matrix, the Group has made individual loss allowance for certain customers. As at 31 December 2022, the accumulated individual loss allowance was RMB22,216,000 (2021: RMB1,070,000) with the carrying amounts before loss allowance of RMB22,216,000 (2021: RMB1,070,000).

149,444

3,576

^{*} 除上述撥備矩陣外,本集團已就若干客戶作出個別虧損撥備。於2022年12月31日,累計個別虧損撥備為人民幣22,216,000元(2021年:人民幣1,070,000元),扣除虧損撥備前的賬面值為人民幣22,216,000元(2021年:人民幣1,070,000元)。

23 金融風險管理(續)

(a) Credit risk (Continued)

Trade and other receivables (Continued)

The Group used judgement in assessing the expected credit loss rate and selecting the inputs to the impairment calculation, mainly based on the ageing of overdue trade receivables, historical payment profiles and the corresponding historical credit losses rate of the Group's customers, current market conditions and forecast of future economic conditions, and with reference to expected credit loss rates of comparable companies in the same industry at the end of each reporting period.

Movement in the loss allowance account in respect of trade receivables during the year is as follows:

(a) 信用風險(續)

貿易及其他應收款項(續)

本集團已於評估預期信貸虧損 率時作出判斷並選取用於減值 計算的輸入值,乃主要根據各 報告期末本集團客戶的逾期貿 易應收款項賬齡、歷史支付概 況及相應歷史信貸虧損率、市 場現況及未來經濟狀況預測, 並參考相同行業內可比公司預 期信貸虧損率。

年內與貿易應收款項有關的虧 損撥備賬目變動如下:

> Loss allowance 虧損撥備

RMB'000

人民幣千元

Balance at 1 January 2021	於2021年1月1日的結餘	905
Impairment losses recognised during the year	年內已確認減值虧損	3,741
Balance at 31 December 2021 and	於2021年12月31日及	
1 January 2022	2022年1月1日的結餘	4,646
Impairment losses recognised during the year	年內已確認減值虧損	26,721
Balance at 31 December 2022	於2022年12月31日的結餘	31,367

23 FINANCIAL RISK MANAGEMENT (Continued)

23 金融風險管理(續)

(b) Liquidity risk

The Group's policy is to regularly monitor its liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates) and the earliest date the Group can be required to pay:

(b) 流動資金風險

本集團的政策為定期監察其流動資金需求及其遵守借貸契約的情況,以確保其維持充足現金儲備及獲主要財務機構承諾提供充裕的融資額度以應付其短期及長期流動資金需求。

下表顯示本集團的金融負債於報告期末的餘下合約到期情況,該等資料乃基於合約未貼現現金流量(包括使用合約利率計算的利息付款)及本集團被要求付款的最早日期:

			As at 31 December 2022 於2022年 12 月 31 日		
		Within 1 year or	•		Carrying
		on demand	on demand 2 years Total		
		一年內或 按要求	一年以上 但兩年以下	總計	賬面值
		RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
Bank loans	銀行貸款	20,504	-	20,504	20,000
Lease liabilities	租賃負債	4,958	3,772	8,730	8,389
Trade and other payables	貿易及其他應付款項	23,396	-	23,396	23,396
		48,858	3,772	52,630	51,785

23 金融風險管理(續)

(b) Liquidity risk (Continued)

(b) 流動資金風險(續)

			As at 31 December 2021			
			於2021年12月31日			
			More than	More than		
		Within	1 year but	2 years but		
		1 year or	less than	less than		Carrying
		on demand	2 years	5 years	Total	amount
		一年內或	一年以上	兩年以上		
		按要求	但兩年以下	但五年以下	總計	賬面值
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Lease liabilities	租賃負債	3,876	3,879	3,718	11,473	10,672
Trade and other payables	貿易及其他應付款項	55,266	-	-	55,266	55,266
		59,142	3,879	3,718	66,739	65,938

(c) Currency risk

Individual companies within the Group have limited foreign currency risk as most of the transactions are denominated in the same currency as the functional currency of the operations in which they relate.

(c) 貨幣風險

本集團內個別公司的外幣風險 有限,乃由於大部份交易均以 與彼等營運有關的功能貨幣的 相同貨幣計值。

24 MATERIAL RELATED PARTY TRANSACTIONS

24 重大關聯方交易

(a) Key management personnel compensation

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors as disclosed in note 7, is as follows:

(a) 主要管理人員報酬

本集團主要管理人員的薪酬(包括附註7披露的支付予本公司董事的款項)如下:

		2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Salaries and other benefits Retirement scheme of define	薪金及其他福利 定額供款退休計劃	3,503	3,930
contribution		207	181
		3,710	4,111

Total remuneration is included in "staff costs" (note 5(b)).

薪酬總額計入「員工成本」(附註 5(b))。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

24 MATERIAL RELATED PARTY TRANSACTIONS (Continued)

(b) Other material related parties transactions and balances

- (i) The Group rendered media services to related parties that included companies that were owned or under significant influence by a close family member of the controlling shareholder and chairman of the Group. The service revenue for the year ended 31 December 2022 was RMB7,801,000 (2021: RMB3,808,000) and the amount of trade receivables and contract liabilities at 31 December 2022 were RMB1,323,000 (2021: RMB580,000) and RMB5,415,000 (2021: RMB480,000) respectively.
- (ii) The Group purchased media resources from related parties that included companies that were owned or under significant influence by a close family member of the controlling shareholder and chairman of the Group. The resource procurement for the year ended 31 December 2022 was RMB2,392,000 (2021: RMB2,352,000) and the amount payables at 31 December 2022 were RMB673,000 (2021: RMB584,000).
- (iii) The Group leased office premises from related parties that included companies that were owned or under significant influence by a close family member of the controlling shareholder and chairman of the Group. The rental and management fee for the year ended 31 December 2022 was RMB1,314,000 (2021: RMB852,000) and the deposit receivables at 31 December 2022 were RMB61,000 (2021: RMB203,000).

24 重大關聯方交易(續)

(b) 其他重大關聯方交易及結餘

- (ii) 本集團向關聯方購買媒體資源,包括由本集團控股股東兼主席的近親家庭成員擁有的公司或其具截至2022年12月31日止年度,購買的資源為人民年民人。第2,392,000元(2021年日月31日的應付款項為人民幣673,000元(2021年日人民幣584,000元)。
- (iii) 本集團向關聯方租賃辦公室處所,包括由本集團控股股東兼主席的近親其歷成員擁有的公司或其具有重大影響力的公司。在實力,在實力的公司。在12月31日止年度幣852,000元),而於2022年12月31日的應收押金為人民幣61,000元(2021年:人民幣203,000元)。

25 COMPANY-LEVEL STATEMENT OF FINANCIAL **POSITION**

25 公司層面財務狀況表

(Expressed in Renminbi)

(以人民幣列示)

		Note 附註	2022 2022年 RMB′000 人民幣千元	2021 2021年 RMB'000 人民幣千元
Non-current assets Investment in a subsidiary Other non-current assets	非流動資產 於附屬公司的投資 其他非流動資產	12	_* 82,290	_* 80,408
			82,290	80,408
Current asset Cash and cash equivalents	流動資產 現金及現金等價物		364	113
			364	113
Net current assets	流動資產淨值		364	113
Non-current liability Other non-current liabilities	非流動負債 其他非流動負債		11,817	11,093
			11,817	11,093
Net assets	資產淨值		70,837	69,428
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	22(b)	1,596 69,241	1,596 67,832
Total equity	權益總額		70,837	69,428

As the amount of share capital is less than RMB1,000, it is * 由於股本金額少於人民幣1,000元, represented as nil for presentation purpose.

就呈列而言,其列示為零。

(Expressed in Renminbi unless otherwise indicated) (除另有所指外,均以人民幣列示)

26 IMMEDIATE AND ULTIMATE CONTROLLING PARTIES

As at 31 December 2022, the directors consider the immediate controlling party to be Shining Icon (BVI) Limited, while the ultimate controlling party of the Company to be Mr. Chow Eric Tse To.

27 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2022

Up to the date of issue of these financial statements, the HKICPA has issued a number of new or amended standards, which are not yet effective for the year ended 31 December 2022 and which have not been adopted in these financial statements. These developments include the following which may be relevant to the Group.

26 直接及最終控制方

於2022年12月31日,董事認為本公司直接控制方為Shining Icon (BVI) Limited,最終控制方為周子濤先生。

27 已頒佈但尚未在截至2022年12 月31日止年度生效的修訂、新 準則及詮釋可能帶來的影響

截至該等財務報表刊發日期,香港會計師公會已頒佈數項在截至2022年12月31日止年度尚未生效的新訂或經修訂準則,而該等準則尚未於該等財務報表採納。該等準則變化包括下列可能與本集團有關的項目。

27 POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2022 (Continued)

27 已頒佈但尚未在截至2022年12 月31日止年度生效的修訂、新 準則及詮釋可能帶來的影響(續)

Effective for accounting periods beginning on or after 於以下日期或之後開始的會計期間生效

HKFRS 17, Insurance contracts 1 January 2023 香港財務報告準則第17號,保險合約 2023年1月1日 Amendments to HKAS 1. Presentation of financial statements: Classification of liabilities as current or non-current 1 January 2023 香港會計準則第1號的修訂,財務報表的呈列:負債分類為流動或非流動 2023年1月1日 Amendments to HKAS 1, Presentation of financial statements and HKFRS Practice 1 January 2023 Statement 2, Making materiality judgements: Disclosure of accounting policies 香港會計準則第1號的修訂,財務報表的呈列及香港財務報告準則實務聲明 2023年1月1日 第2號,作出重大判斷:會計政策的披露 Amendments to HKAS 8, Accounting policies, changes in accounting estimates and errors: 1 January 2023 Definition of accounting estimates 香港會計準則第8號的修訂,會計政策、會計估計變動及錯誤:會計估計的定義 2023年1月1日 Amendments to HKAS 12, Income taxes: Deferred tax related to assets and 1 January 2023 liabilities arising from a single transaction 香港會計準則第12號的修訂,所得稅:單一交易所產生資產及 2023年1月1日

The Group is in the process of making an assessment of what the impact of these developments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements

負債相關的遞延税項

本集團正在評估該等變動於首次應 用期間的預期影響。目前為止,本 集團認為採納該等修訂不大可能對 綜合財務報表造成重大影響。

Five-Year Financial Summary

五年財務摘要

A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the 績以及資產及負債概要,乃摘錄自已刊發 published audited financial statements, is set out below:

下文載列本集團於過往五個財政年度之業 的經審核財務報表:

Year ended 31 December 截至12月31日止年度

		2022	2021	2020	2019	2018
		2022年	2021年	2020年	2019年	2018年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Revenue	收益	68,969	175,360	268,612	150,099	208,941
nevenue	IX IIII	00,505	173,300	200,012	130,033	200/511
(Loss)/profit before taxation	除税前(虧損)/溢利	(46,551)	7,620	85,683	(51,555)	24,717
Income tax	所得税	6,791	(2,749)	(22,952)	9,266	(6,245)
(Loss)/profit for the year	本公司權益股東					
attributable to equity	應佔年內					
shareholders of	(虧損)/溢利					
the Company		(39,760)	4,871	62,731	(42,289)	18,472
Total assets	資產總額	141,062	194,055	199,495	134,369	129,444
Total liabilities	負債總額	68,611	81,798	92,070	134,650	57,242
Total equity/(deficit)	權益/(虧損)總額	72,451	112,257	107,425	(281)	72,202



天泓文創國際集團有限公司 Icon Culture Global Company Limited