

HKE Holdings Limited

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司) Stock Code 股份代號: 1726

2025 INTERIM REPORT 中期報告

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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Lin Ho Man *(Chairman)* Mr. Tsang Wing Fung Mr. Koh Lee Huat Mr. Zhou Peng (appointed on 1 August 2024)

Non-Executive Directors

Mr. Cheng Yiu Mo Mr. Lim Kai Jia Kesley

Independent Non-Executive Directors

Mr. Siu Man Ho Simon Mr. Cheung Kwok Yan Wilfred Prof. Pong Kam Keung Ms. Xu Aijia (appointed on 16 December 2024)

AUDIT COMMITTEE

Mr. Cheung Kwok Yan Wilfred *(Chairman)* Mr. Siu Man Ho Simon Prof. Pong Kam Keung Ms. Xu Aijia (appointed on 16 December 2024)

REMUNERATION COMMITTEE

Mr. Siu Man Ho Simon (*Chairman*) Mr. Tsang Wing Fung Prof. Pong Kam Keung Mr. Cheung Kwok Yan Wilfred Ms. Xu Aijia (appointed on 16 December 2024)

NOMINATION COMMITTEE

Prof. Pong Kam Keung *(Chairman)* Mr. Tsang Wing Fung Mr. Cheung Kwok Yan Wilfred Mr. Siu Man Ho Simon Ms. Xu Aijia (appointed on 16 December 2024)

COMPANY SECRETARY

Mr. Yip Chi Keung

董事會

執行董事

連浩民先生(*主席)* 曾榮峰先生 許利發先生 周鵬先生(於2024年8月1日獲委任)

非執行董事

鄭耀武先生 林凱佳先生

獨立非執行董事

蕭文豪先生 張國仁先生 龐錦強教授 許艾嘉女士(於2024年12月16日獲委任)

審核委員會

張國仁先生(*主席*) 蕭文豪先生 龐錦強教授 許艾嘉女士(於2024年12月16日獲委任)

薪酬委員會

蕭文豪先生(*主席*) 曾榮峰先生 龐錦強教授 張國仁先生 許艾嘉女士(於2024年12月16日獲委任)

提名委員會

龐錦強教授(*主席*) 曾榮峰先生 張國仁先生 蕭文豪先生 許艾嘉女士(於2024年12月16日獲委任)

公司秘書

葉智強先生

CORPORATE INFORMATION 公司資料

AUTHORISED REPRESENTATIVES

Mr. Koh Lee Huat Mr. Yip Chi Keung

REGISTERED OFFICE

Windward 3 Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 2414-2416, 24/F China Merchants Tower Shun Tak Centre 168-200 Connaught Road Central Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Ocorian Trust (Cayman) Limited Windward 3 Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND 香 TRANSFER OFFICE

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

授權代表

許利發先生 葉智強先生

註冊辦事處

Windward 3 Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

總部及香港主要營業地點

香港 干諾道中168-200號 信德中心 招商局大廈 24樓2414-2416室

主要股份過戶登記處

Ocorian Trust (Cayman) Limited Windward 3 Regatta Office Park P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

香港股份過戶登記分處

寶德隆證券登記有限公司 香港北角 電氣道148號 21樓2103B室

CORPORATE INFORMATION 公司資料

LEGAL ADVISOR

TWSL Partners Unit 1602, 16/F COFCO Tower 262 Gloucester Road Causeway Bay Hong Kong

PRINCIPAL BANKERS

Bank of Communications (Hong Kong) Limited CIMB Bank Berhad Dah Sing Bank, Limited DBS Bank (Hong Kong) Limited Hang Seng Bank Limited Industrial and Commercial Bank of China (Asia) Limited Oversea-Chinese Banking Corporation Limited The Hongkong and Shanghai Banking Corporation Limited

AUDITOR

ZHONGHUI ANDA CPA Limited 23/F, Tower 2, Enterprise Square Five 38 Wang Chiu Road Kowloon Bay Hong Kong *Registered Public Interest Entity Auditor*

COMPANY'S WEBSITE

hke.holdings

STOCK CODE

1726

法律顧問

黃梁律師事務所 香港 銅鑼灣 告士打道262號 中糧大廈 16樓1602室

主要往來銀行

交通銀行(香港)有限公司 聯昌銀行有限公司 大新銀行有限公司 星展銀行(香港)有限公司 恒生銀行有限公司 中國工商銀行(亞洲)有限公司 華僑銀行有限公司 香港上海滙豐銀行有限公司

核數師

中匯安達會計師事務所有限公司 香港 九龍灣 宏照道38號 企業廣場第五期2座23樓 註冊公眾利益實體核數師

公司網站

hke.holdings

股份代號

1726

The board (the "Board") of directors (the "Directors" and each a "Director") of HKE Holdings Limited (the "Company", together with its subsidiaries, the "Group"), hereby announces the unaudited results of the Group for the six months ended 31 December 2024, together with comparative amounts for the corresponding period ended 31 December 2023, as follows:

HKE Holdings Limited(「本公司」,連同其 附屬公司為「本集團」)董事(「董事」)會(「董事 會」)謹此宣佈本集團截至2024年12月31日止 六個月的未經審核業績,連同截至2023年12 月31日止同期的可比較金額,現載述如下:

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

未經審核簡明綜合損益及其他全面收益表

For the six months ended 31 December 2024 截至2024年12月31日止六個月

			Six months ended 31 December 截至12月31日止六個月 2024		
		Note 附註	2024年 2024年 S\$ 新加坡元 (Unaudited) (未經審核)	2023 2023年 S\$ 新加坡元 (Unaudited) (未經審核)	
Revenue	收益	3		8,276,252	
Cost of services rendered/sales	提供服務/銷售成本		(7,671,683)	(4,343,635)	
Gross profit	毛利		2,884,492	3,932,617	
Other income	其他收入	4	255,638	320,257	
Other gains and losses, net	其他收益及虧損淨額	5	200,540	166,570	
Administrative expenses	行政開支			(11,146,585)	
Finance costs	融資成本			(33,464)	
Loss before taxation	除税前虧損	6		(6,760,605)	
Income tax credit/(expense)	所得税抵免/(開支)	7		(51,650)	
Loss for the period	期內虧損			(6,812,255)	
Other comprehensive loss: Items that may be reclassified subsequently to profit or loss Exchange differences on translation of foreign operations, net of tax	其他全面虧損 : <i>其後可重新分類至 損益的項目</i> 換算海外業務的 匯兑差額,扣除税項		(31,977)	(69,495)	
Total comprehensive loss for the period	期內全面虧損總額		(7,588,838)	(6,881,750)	

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

未經審核簡明綜合損益及其他全面收益表

For the six months ended 31 December 2024 截至2024年12月31日止六個月

		Note 附註	Six month 31 Dec 截至12月31 2024 2024年 S\$ 新加坡元 (Unaudited) (未經審核)	ember
Loss for the period attributable to: Owners of the Company Non-controlling interests	以下人士應佔期內虧損 : 本公司擁有人 非控股權益		(7,556,541) (320)	(6,811,489) (766)
			(7,556,861)	(6,812,255)
Total comprehensive loss for the period attributable to: Owners of the Company Non-controlling interests	以下人士應佔期內 全面虧損總額: 本公司擁有人 非控股權益		(7,588,518) (320)	(6,880,984) (766)
			(7,588,838)	(6,881,750)
Loss per share Basic and diluted (Singapore cents)	每股虧損 基本及攤薄(新加坡分)	9	0.70	0.65

See accompanying notes to unaudited condensed consolidated 參見隨附未經審核簡明綜合財務報表附註。 financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

未經審核簡明綜合財務狀況表

As at 31 December 2024 於2024年12月31日

		Note 附註	31 December 2024 2024年 12月31日 S\$ 新加坡元 (Unaudited) (未經審核)	30 June 2024 2024年 6月30日 S\$ 新加坡元 (Audited) (經審核)
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	10		1,391,508
Investment properties	投資物業		5,006,725	4,942,078
Goodwill	商譽		32,066	32,066
Right-of-use assets	使用權資產			674,755
Financial assets at fair value	按公平值計入損益的			
through profit or loss	金融資產	10		4
Deposits and prepayments	按金及預付款項	12	205,828	203,170
Deferred tax assets	遞延税項資產		25,026	25,026
Total non-current assets	非流動資產總值		8,354,490	7,268,607
Current assets	流動資產			
Cryptocurrencies	加密貨幣	14		1,324,934
Trade receivables	貿易應收款項	11	6,584,453	3,440,873
Other receivables, deposits and	其他應收款項、按金及			
prepayments	預付款項	12	7,605,230	24,623,041
Derivative financial instruments	衍生金融工具	16		439,157
Contract assets	合約資產	13		4,402,271
Bank and cash balances	銀行及現金結餘	15	6,246,367	15,715,715
Total current assets	流動資產總值		27,811,618	49,945,991
Current liabilities	流動負債			
Trade and other payables	氚劃貝隕 貿易及其他應付款項	17		27,759,145
Derivative financial instruments	衍生金融工具	16		435,559
Amount due to a related company	應付一間關聯公司款項	10	7,603	433,337
Contract liabilities	腐的 间翻脚厶刊款填 合約負債	13		1,248,775
Lease liabilities	租賃負債	,0		394,460
Tax payable	應付税項			213,680
Total current liabilities	流動負債總額		15,877,085	30,053,022
Net current assets	流動資產淨值		11,934,533	19,892,969
Total assets less current liabilities	資產總值減流動負債		20,289,023	27,161,576

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

未經審核簡明綜合財務狀況表

As at 31 December 2024 於2024年12月31日

		Note 附註	31 December 2024 2024年 12月31日 \$\$ 新加坡元 (Unaudited) (未經審核)	30 June 2024 2024年 6月30日 \$\$ 新加坡元 (Audited) (經審核)
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債			298,734
Deferred tax liabilities	遞延税項負債			35,342
Total non-current liabilities	非流動負債總額		827,523	334,076
Net assets	資產淨值		19,461,500	26,827,500
EQUITY	權益			
Capital and reserves attributable to the equity holders of the Company	本公司權益持有人 應佔資本及儲備			
Share capital	股本	18		1,812,705
Reserves	儲備		17,652,280	25,018,490
			19,465,515	26,831,195
Non-controlling interests	非控股權益			(3,695)
Total equity	權益總額		19,461,500	26,827,500

See accompanying notes to unaudited condensed consolidated 參見隨附未經審核簡明綜合財務報表附註。 financial statements.

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

未經審核簡明綜合權益變動表

For the six months ended 31 December 2024 截至2024年12月31日止六個月

			Attributable to equity holders of the Company 本公司權益持有人應佔							
		Share capital (Note 18) 股本	Share premium (Note 19) 股份溢價	Merger reserve		Share-based payment reserve 以股份				
		(<i>附註18)</i> S\$ 新加坡元	<i>成 W 溢 []</i> (<i>附註19)</i> S\$ 新加坡元	合併儲備 S\$ 新加坡元	換算儲備 \$\$ 新加坡元	支付的儲備 S\$ 新加坡元	累計虧損 S\$ 新加坡元	總計 S\$ 新加坡元	非控股權益 S\$ 新加坡元	總計 S\$ 新加坡元
Balance at 1 July 2023 (audited)	於 2023 年7月1日 之結餘(經審核)	1,767,677	41,969,550	1,000,119	(381,799)	935,223	(15,233,024)	30,057,746	(2,835)	30,054,911
Loss for the period Other comprehensive loss for the period	期內虧損 期內其他全面虧損	_	_	-	(69,495)	-	(6,811,489)	(6,811,489) (69,495)	(766)	(6,812,255) (69,495)
Total comprehensive loss for the period	期內全面虧損總額				(69,495)		(6,811,489)	(6,880,984)	(766)	(6,881,750)
Transactions with owners of the Company Equity-settled share- based payment transactions	與本公司擁有人 進行的交易 以股權結算以股份 支付的交易					357,485		357,485		357,485
Forfeiture of share option	s 購股權被沒收	-	_	_	-	(1,873)	1,873	557,405	_	557,405
Total transactions with owners of the Company	與本公司擁有人 , 進行的交易總額	-	_	_	-	355,612	1,873	357,485	-	357,485
Balance at 31 December 2023 (unaudited)	於2023年12月31日 之結餘(未經審核)	1,767,677	41,969,550	1,000,119	(451,294)	1,290,835	(22,042,640)	23,534,247	(3,601)	23,530,646
Balance at 1 July 2024 (audited)	於 2024 年7月1日 之結餘(經審核)									
Loss for the period Other comprehensive loss for the period	期內虧損 期內其他全面虧損									
Total comprehensive loss for the period	期內全面虧損總額	-								
Transactions with owners of the Company Equity-settled share- based payment	與本公司擁有人 進行的交易 以股權結算以股份 支付的交易									
transactions Exercise of share options Forfeiture of share option	購股權被行使 s 購股權被沒收									
Total transactions with owners of the Company	與本公司擁有人 進行的交易總額									
Balance at 31 December 2024 (unaudited)	於2024年12月31日 之結餘(未經審核)	1,813,235	50,915,930	1,000,119	(470,561)	1,635,873	(35,429,081)	19,465,515	(4,015)	19,461,500

See accompanying notes to unaudited condensed consolidated financial statements.

參見隨附未經審核簡明綜合財務報表附註。

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

未經審核簡明綜合現金流量表

For the six months ended 31 December 2024 截至2024年12月31日止六個月

		Six montl 31 Dec 截至12月31 2024 2024年	ember 日止六個月 2023 2023年
		S\$ 新加坡元 (Unaudited) (未經審核)	S\$ 新加坡元 (Unaudited) (未經審核)
Loss before taxation	經營活動 除税前虧損		(6,760,605)
Adjustments for:	就下列各項作出調整:		207 (20
Depreciation for right-of-use assets Depreciation for property, plant and equipment	使用權資產折舊 物業、廠房及設備折舊	360,063 228,789	307,629 161,818
Loss/(Gain) on disposal of property, plant and equipment	初末、		101,010
equipment	設備之虧損/(收益)		(415)
Gain on disposal of a subsidiary	出售一間附屬公司之收益		(253,476)
Gain on bargain purchase	議價收購之收益		(31,279)
Interest income	利息收入	(144,202)	(208,093)
Interest on lease liabilities Unrealised foreign exchange	租賃負債利息 未變現外匯(收益)/		33,464
(gain)/loss, net	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	(5,988)	222,671
Fair value gain on cryptocurrencies	加密貨幣公平值收益		(104,071)
Reversal of impairment loss on	加密貨幣減值虧損撥回		
cryptocurrencies			-
Share option expenses	購股權開支	154,031	363,920
Operating cash flows before working	營運資金變動前的經營		
capital changes	現金流量		(6,268,437)
Movements in working capital:	營運資金變動:		
Increase in trade receivables	貿易應收款項增加	(3,143,580)	(1,501,796)
Decrease/(Increase) in other receivables,	其他應收款項、按金及預付		(1 2/2 277)
deposits and prepayments Increase in derivative financial assets	款項減少/(增加) 衍生金融資產增加		(1,362,277) (185,100)
Increase in cryptocurrencies	加密貨幣增加		(479,312)
(Increase)/Decrease in contract assets	合約資產(增加)/減少		857,960
(Decrease)/Increase in trade and other	貿易及其他應付款項		
payables	(減少)/增加	(15,388,787)	1,752,184
Increase in amount due to a related company Increase in derivative financial liabilities	應付一間關聯公司款項增加 衍生金融負債增加	6,200 94,338	- 1 /70 150
Increase in contract liabilities	们生金融貝俱增加 合約負債增加	94,338 968,488	1,478,153 154,845
			101,010
Cash used in operations	經營所用現金	(8,571,089)	(5,553,780)
Income tax paid	已付所得税		(37,634)
Income tax refunded	已退回所得税	38,000	-
Interest on lease liabilities	租賃負債利息	(63,916)	(33,464)
Net cash used in operating activities	經營活動所用現金淨額	(8,724,990)	(5,624,878)

UNAUDITED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

未經審核簡明綜合現金流量表

For the six months ended 31 December 2024 截至2024年12月31日止六個月

		Six montl 31 Dec 截至12月31 2024 2024年 S\$ 新加坡元 (Unaudited) (未經審核)	ember
Investing activities Purchase of property, plant and equipment Net cash acquired from acquisition of subsidiaries Proceeds from disposal of a subsidiary Placement of time deposits Withdrawal of time deposits Interest received Compensation received from a cryptocurrency platform	投資活動 購買物業、廠房及設備 收購附屬公司所得 現金淨額 出售一間附屬公司所得款項 存入定期存款 提取定期存款 已收利息 來自一個加密貨幣平台的 已收補償	(530,767) - - 144,202 33,759	(278,210) 62,003 253,481 (1,621,799) 6,422,927 208,093 –
Net cash (used in)/from investing activities	投資活動(所用)/所得現金淨 額	(352,806)	5,046,495
Financing activities Proceeds from exercise of share options Repayment of lease liabilities	融資活動 購股權被行使所得款項 償還租賃負債	68,807 (318,102)	_ (305,879)
Net cash used in financing activities	融資活動所用現金淨額	(249,295)	(305,879)
Net decrease in cash and cash equivalents Effect of foreign exchange rate changes on the balance of cash held in foreign currencies Cash and cash equivalents at beginning of the period	現金及現金等價物減少淨額 匯率變動對以外幣持有的 現金結餘之影響 期初現金及現金等價物	(9,327,091) (142,257) 15,715,715	(884,262) (139,223) 12,732,088
Cash and cash equivalents at end of the period, represented by bank and cash balances (Note 15)	期末現金及現金等價物, 指銀行及現金結餘 (附註15)	6,246,367	11,708,603

See accompanying notes to unaudited condensed consolidated 參見隨附未經審核簡明綜合財務報表附註。 financial statements.

1. GENERAL INFORMATION

The Company was incorporated and registered as an exempted company in the Cayman Islands with limited liability on 18 August 2017 and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its registered office is Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cavman Islands.

The principal place of business is at Unit 2414-2416, 24/F, China Merchants Tower Shun Tak Centre, 168-200 Connaught Road Central, Hong Kong. The Company is an investment holding company. The Group are principally engaged in (i) provision of engineering business in the Republic of Singapore ("Singapore"); (ii) financial technology ("FinTech") platform business; and (iii) trading and asset management business.

The Directors regard Flourish Nation Enterprises Limited, a company incorporated in the British Virgin Islands, as the ultimate holding company, and Mr. Lin Ho Man is the ultimate controlling party of the Company.

The functional currency of the Company is Hong Kong dollars ("HK\$"), and the presentation currency of the Company and its principal subsidiaries is Singapore dollars ("S\$").

The unaudited condensed consolidated financial statements for the six months ended 31 December 2024 were approved by the Board on 25 February 2025.

1. 一般資料

本公司於2017年8月18日在開曼群島註 冊成立及登記為獲豁免有限公司,其 股份於香港聯合交易所有限公司(「聯 交所」)主板上市。其註冊辦事處地址 為 Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands •

本公司主要營業地點為香港干諾道中 168-200號信德中心招商局大廈24樓 2414-2416室。本公司為一家投資控股 公司。本集團的主要業務為(i)在新加坡 共和國(「新加坡」)提供工程業務;(ii)金 融科技(「金融科技」)平台業務;及(iii)交 易及資產管理業務。

董 事 視 Flourish Nation Enterprises Limited,一家於英屬處女群島註冊成立 的公司,為最終控股公司,而連浩民先 生為本公司最終控股方。

本公司的功能貨幣為港元(「港元」),而 本公司及其主要附屬公司的呈列貨幣為 新加坡元(「新加坡元」)。

截至2024年12月31日止六個月的未經審 核簡明綜合財務報表經董事會於2025年 2月25日批准。

未經審核簡明綜合財務報表附註

2. BASIS OF PRESENTATION OF UNAUDITED CONDENSED CONSOLIDATED FINANCIAL **STATEMENTS**

The unaudited condensed consolidated financial statements have been prepared in accordance with all applicable International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board (the "IASB"). In addition, the unaudited condensed consolidated financial statements also comply with the applicable disclosures provisions of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") and the disclosure requirement of the Companies Ordinance (Cap. 622). These unaudited condensed consolidated financial statements have been prepared under the historical cost convention, unless mentioned otherwise in the accounting policies (e.g. investment properties and inventories-cryptocurrencies that are measured at fair value).

In the current period, the Group has adopted all the new and revised IFRSs issued by the IASB that are relevant to its operations and effective for its accounting period beginning on 1 July 2024. IFRSs comprise International Financial Reporting Standards, International Accounting Standards and Interpretations. The adoption of these new and revised IFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's unaudited condensed consolidated financial statements and amounts reported for the current period and prior periods.

The Group has not applied the new and revised IFRSs that have been issued but are not yet effective. The application of these new and revised IFRSs will not have material impact on the unaudited condensed consolidated financial statements of the Group.

2. 未經審核簡明綜合財務報表的 呈列基準

未經審核簡明綜合財務報表乃根據國際 會計準則委員會(「國際會計準則委員 會」)頒佈之所有適用國際財務報告準則 (「國際財務報告準則」)編製。此外,未 經審核簡明綜合財務報表亦遵守聯交所 證券上市規則(「上市規則」)之適用披露 條文及公司條例(第622章)之披露規定。 除會計政策內所述者(如投資物業及存 貨-按公平值計量的加密貨幣)外,該等 未經審核簡明綜合財務報表已按歷史成 本慣例編製。

於本期間,本集團已採納由國際會計準 則委員會頒佈的與其運營有關的所有於 2024年7月1日開始的會計期間生效新訂 及經修訂國際財務報告準則。國際財務 報告準則包括國際財務報告準則、國際 會計準則及詮釋。採納該等新訂及經修 訂國際財務報告準則並無對本集團於本 期間及過往期間的會計政策、本集團未 經審核簡明綜合財務報表呈列及所呈報 金額造成重大變動。

本集團並無應用已頒佈但未生效的新訂 及經修訂國際財務報告準則。應用該等 新訂及經修訂國際財務報告準則不會對 本集團未經審核簡明綜合財務報表產生 重大影響。

3. REVENUE AND SEGMENT INFORMATION

The chief operating decision-makers ("CODM") have been identified as the executive Directors of the Company. The CODM assess the performance of the operating segments mainly based on segment revenue and gross profit of each operating segment. Segment results do not include other income, because this information is not used by CODM as a basis for the purpose of resource allocation and assessment of segment performance. The accounting policies of the operating segments are the same as those adopted by the Group.

The Group determined four operating segments: (i) Engineering business segment which engaged in provision of integrated designs and building services, maintenance and other service as well as sales of tools and materials ("Engineering Business"); (ii) FinTech platform business segment which engaged in provision of virtual assets platform services ("FinTech Platform Business"); (iii) Trading and asset management segment which engaged in trading of derivatives and provision of advisory and asset management services ("Trading and Asset Management Business"); and (iv) Investment holding segment which engaged in provision of investment services ("Investment Holding").

There were no material inter-segment sales during the period. The revenue from external customers reported to the CODM is measured in a manner consistent with that applied in the unaudited condensed consolidated financial statements.

3. 收益及分部資料

主要營運決策者(「主要營運決策者」)為 本公司執行董事。主要營運決策者主要 根據各經營分部的分部收益及毛利評估 經營分部的表現。分部業績並不包括其 他收入,乃由於主要營運決策者並無使 用此資料作資源分配及評估分部表現的 基準。經營分部的會計政策與本集團已 採納的相同。

本集團釐定四個經營分部:(i)工程業務 分部(從事提供綜合設計及建築服務、維 護及其他服務以及工具及材料銷售)(「工 程業務」):(ii)金融科技平台業務分部(從 事提供虛擬資產平台服務)(「金融科技平 台業務」):(iii)交易及資產管理分部(從 事衍生工具交易以及提供諮詢及資產管 理服務)(「交易及資產管理業務」):及 (iv)投資控股分部(從事提供投資服務) (「投資控股」)。

期內概無重大分部間銷售。向主要營運 決策者報告的外部客戶收益以適用於未 經審核簡明綜合財務報表的一致方式計 量。

未經審核簡明綜合財務報表附註

3. REVENUE AND SEGMENT INFORMATION 3. 收益及分部資料(續) (Continued)

		Engineering Business 工程業務 S\$ 新加坡元	FinTech Platform Business 金融科技 平台業務 S\$ 新加坡元	Trading and Asset Management Business 交易及 資產管理 業務 S\$ 新加坡元	Investment Holding 投資控股 S\$ 新加坡元	Total 總計 SS 新加坡元
For the six months ended 31 December 2024 Revenue from external customers	截至2024年12月 31日止六個月 外部客戶收益					
Segment results	分部業績	(229,851)				
Other income	其他收入					
Consolidated loss before tax Income tax credit	除税前綜合虧損 所得税抵免					
Consolidated loss after tax	除税後綜合虧損					
Other information	其他資料					
Depreciation for:	式 I I I I I I I I I I I I I I I I I I I					
- property, plant and equipment	一物業、廠房及設備					
- right-of-use assets	一使用權資產					
Interest income	利息收入					
Interest expenses	利息支出					
Loss on disposal of property,	出售物業、廠房及設備之					
plant and equipment	盾損					
Fair value gain on cryptocurrencies	加密貨幣公平值收益					
Reversal of impairment loss on	加密貨幣減值虧損撥回					
cryptocurrencies						
Segment assets	分部資產					
Segment liabilities	分部負債					

未經審核簡明綜合財務報表附註

3. REVENUE AND SEGMENT INFORMATION 3. 收益及分部資料(續) (Continued)

		Engineering Business 工程業務 S\$ 年1111年二	FinTech Platform Business 金融科技 平台業務 S\$	Trading and Asset Management Business 交易及 資產管理 業務 S\$	Investment Holding 投資控股 S\$	Total 總計 S\$
		新加坡元	新加坡元	新加坡元	新加坡元	新加坡元
For the six months ended 31 December 2023	截至2023年12月 31日止六個月					
Revenue from external customers	外部客戶收益	7,593,283	306,107	376,862	-	8,276,252
Segment results	分部業績	239,244	(5,558,195)	60,879	(1,822,790)	(7,080,862)
Other income	其他收入					320,257
Consolidated loss before tax Income tax expense	除税前綜合虧損 所得税開支					(6,760,605) (51,650)
Consolidated loss after tax	除税後綜合虧損					(6,812,255)
Other information	其他資料					
Depreciation for:	就下列各項的折舊:					
– property, plant and equipment	-物業、廠房及設備	15,283	47,484	-	99,051	161,818
 right-of-use assets 	一使用權資產	53,316	80,960	-	173,353	307,629
Interest income	利息收入	60,264	2,232	895	144,702	208,093
Interest expenses	利息支出	1,195	13,431	-	18,838	33,464
Gain/(Loss) on disposal of property,	出售物業、廠房及設備之					
plant and equipment	收益/(虧損)	1,000	(585)	-	-	415
Gain on disposal of a subsidiary	出售一間附屬公司之收益	-	-	-	253,476	253,476
Gain on bargain purchase	議價收購之收益	-	-	-	31,279	31,279
Fair value gain on cryptocurrencies	加密貨幣公平值收益	-	104,071	-	-	104,071
Segment assets	分部資產	13,192,008	4,892,577	4,714,186	11,721,808	34,520,579
Segment liabilities	分部負債	4,708,869	1,048,105	4,265,606	967,353	10,989,933

未經審核簡明綜合財務報表附註

3. REVENUE AND SEGMENT INFORMATION 3. 收益及 (Continued)

Major customers

The revenue from customers individually contributed over 10% of total revenue of the Group during the period ended 31 December 2024 are as follows:

3. 收益及分部資料(續)

主要客戶

截至2024年12月31日止期間,來自個別 佔本集團收益總額超過10%的客戶的收 益如下:

		Six mont 31 Dec 截至12月31	ember
		2024	2023
		2024年	2023年
		S\$	S\$
		新加坡元	新加坡元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Customer A	客戶A		985,238
Customer B	客戶B	2,595,056	3,259,910
Customer C	客戶C		510,870

NOTES TO THE UNAUDITED CONDENSED CONSOLIDATED

未經審核簡明綜合財務報表附註

3. **REVENUE AND SEGMENT INFORMATION** (Continued)

Geographical information

The Group principally operates in Hong Kong, Mainland China and Singapore. Revenue derived from Singapore represents 94% (2023: 92%) of total revenue for the six months ended 31 December 2024 based on the location of products, services delivered. The breakdown of the total revenue and non-current assets by geographical location are as follows:

3. 收益及分部資料(續)

地區資料

本集團主要於香港、中國大陸及新加坡 經營業務。截至2024年12月31日止六個 月,根據所提供產品及服務地區,源自 新加坡的收益佔收益總額的94%(2023 年:92%)。按地區劃分的收益總額及非 流動資產的明細如下:

		收 Six mont	enue 益 hs ended cember		ent assets 動資產
			J31日止	31 December	
		六個	固月	2024	
		2024		2024年	
		2024年		12月31日	
		S\$	S\$	S\$	S\$
		新加坡元		新加坡元	
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
		(未經審核)		(未經審核)	
Hong Kong and Others	香港及其他		682,969		6,360,680
Mainland China	中國大陸		-	225,516	251,565
Singapore	新加坡		7,593,283	624,208	656,362
		10,556,175	8,276,252	8,354,490	7,268,607

未經審核簡明綜合財務報表附註

REVENUE AND SEGMENT INFORMATION (Continued)

		Six montl 31 Dec 截至12月31 2024 2024年 \$\$ 新加坡元 (Unaudited) (未經審核)	ember
Revenue	收益		
— Integrated designs and building	一 綜合設計及建築服務		
services			7,114,902
— Maintenance and other services	一 維護及其他服務		478,381
— Virtual assets custodian solutions	一 虛擬資產託管解決方案服		20/ 107
services	務 一 資產管理服務	- 159,504	306,107 147,461
— Asset management services — Trading fee income	— 頁座官哇版勝 — 交易費用收入	12,821	8,379
	入勿莫川状八	12,021	0,377
		10,074,002	8,055,230
			0,033,230
Net trading income (Note)	交易收入淨額(附註)	482,173	221,022
		10,556,175	8,276,252
Timing of revenue recognition	收益確認的時間		7 5 4 7 4 4 4
— Over time	一 隨時間		7,567,116
— At a point in time	— 於一個時間點	678,553	488,114
		10,074,002	8,055,230

Except for the asset management service contracts with customers that have no fixed duration and can be terminated or modified by other party at any time, all other contracts with customers are agreed at fixed price and the expected duration of the contracts is one year or less. 除與客戶訂立不附帶固定期限且任何一 方可隨時終止或修改的資產管理服務合 約外,與客戶之間的其他合約全部按固 定價格協定,而合約的預期年期為一年 或以內。

未經審核簡明綜合財務報表附註

3. **REVENUE AND SEGMENT INFORMATION** (Continued)

Segment revenue reported above represents revenue generated from external customers. There were no intersegment sales for the reporting period.

Note: The Group's trading and asset management business primary includes the provision of asset management services and trading of over-the-counter ("OTC") derivative financial instruments. The trading fee income represents the income arising from OTC swaps trading under the agreements entered with the customers and Monmonkey Group Securities Limited which is a related party to the Group. The trading fee income are under the scope of IFRS 15. The net trading income includes interest income and net fair value changes in the derivative financial instruments arising from the OTC trading transactions with its customers and those entered into for economic hedge of its position. The net trading income are under the scope of IFRS 9.

4. OTHER INCOME

3. 收益及分部資料(續)

上文所呈列之分部收益指來自外部客戶 之收益。報告期內並無分部間銷售。

附註:本集團的交易及資產管理業務主要包括提供資產管理服務及場外(「場外」)衍生金融工具交易。交易費用收入指與客戶及本集團之關聯方大聖證券有限公司根據所訂立的協議而進行場外掉期交易產生的收入。交易費用收入屬國際財務報告準則第15號的適用範圍。交易收入淨額包括與客戶進行場外交易及為其頭寸進行經濟對沖而產生之衍生金融工具的利息收入及公平值變動淨額。交易收入淨額屬國際財務報告準則第9號的適用範圍。

4. 其他收入

			Six months ended 31 December		
		截至12月31	日止六個月		
		2024	2023		
		2024年	2023年		
		S\$	S\$		
		新加坡元			
		(Unaudited)	(Unaudited)		
		(未經審核)			
Government grants (Note)	政府補助(附註)	10,097	992		
Interest income	利息收入	144,202	208,093		
Rental income	租賃收入		87,312		
Others	其他		23,860		
		255,638	320,257		

- Note: Government grants were mainly received/are receivable by a subsidiary in connection with employment of Singaporean and/ or non-Singaporean workers under the Special Employment Credit and the CPF Transition Offset provided by the Singapore Government. There were no unfulfilled conditions or contingencies relating to these grants.
- 附註:政府補助主要為一間附屬公司就根據由新 加坡政府提供的特別就業補貼及過渡性公 積金抵消計劃僱用新加坡人及/或非新加 坡籍工人而收取/應收。概無有關該等補 助的未履行條件或或然事項。

未經審核簡明綜合財務報表附註

5. OTHER GAINS AND LOSSES, NET

5. 其他收益及虧損淨額

		Six montl 31 Dec	
		截至12月31	日止六個月
		2024	2023
		2024年	2023年
		S\$	S\$
		新加坡元	
		(Unaudited)	(Unaudited)
		(未經審核)	
Foreign exchange gain/(loss), net	外匯收益/(虧損)淨額		(222,671)
(Loss)/Gain on disposal of property,	出售物業、廠房及設備之		
plant and equipment	(虧損)/收益		415
Gain on disposal of a subsidiary	出售一間附屬公司之收益		253,476
Gain on bargain purchase	議價收購之收益		31,279
Fair value gain on cryptocurrencies	加密貨幣公平值收益		104,071
Reversal of impairment loss on	加密貨幣減值虧損撥回		
cryptocurrencies			_
		200,540	166,570

未經審核簡明綜合財務報表附註

6. LOSS BEFORE TAXATION

Loss before taxation has been arrived at after charging/ (crediting):

6. 除税前虧損

除税前虧損經扣除/(計入)以下各項後 達致:

		Six months ended 31 December 截至12月31日止六個月		
		截至12月31 2024年 2024年 \$\$ 新加坡元 (Unaudited) (未經審核)	2023 2023年 \$ 新加坡元 (Unaudited) (未經審核)	
Finance costs — Interest on lease liabilities	財務費用 — 租賃負債之利息	63,916	33,464	
Depreciation for right-of-use assets — Recognised as cost of services rendered/sales — Recognised as administrative expenses	使用權資產折舊 — 確認為提供服務/銷售 成本 — 確認為行政開支	54,587 305,476	73,952 233,677	
		360,063	307,629	
Depreciation for property, plant and equipment — Recognised as cost of services	物業、廠房及設備折舊 一確認為提供服務/銷售			
rendered/sales — Recognised as administrative expenses	成本 一 確認為行政開支	9,285 219,504	6,026 155,792	
		228,789	161,818	
Cost of materials recognised as cost of services rendered/sales Subcontractor costs recognised as	確認為提供服務/銷售成本之 材料成本 確認為提供服務/銷售成本之	1,009,150	822,367	
cost of services rendered/sales	分包商成本	4,628,783	1,879,439	

未經審核簡明綜合財務報表附註

6. LOSS BEFORE TAXATION (Continued)

6. 除税前虧損(續)

		Six mont 31 Dec 截至12月31 2024 2024年 \$\$ 新加坡元 (Unaudited) (未經審核)	ember
Reversal of impairment loss on cryptocurrencies	出售物業、廠房及設備之虧 損/(收益) 出售一間附屬公司之收益(附註) 議價收購之收益 加密貨幣減值虧損撥回	3,212 - - (33,759)	(415) (253,476) (31,279)
Fair value gain on cryptocurrencies Short-term leases payments Unrealised foreign exchange (gain)/loss, net	加密貨幣公平值收益 短期租賃付款 未變現外匯(收益)/虧損 淨額	(147,757) 153,362 (5,988)	(104,071) 147,901 252,189
Directors' remuneration Staff costs — Salaries and other benefits — Contributions to retirement benefit scheme	董事薪酬 員工成本 -薪金及其他福利 -退休福利計劃供款	1,037,318 7,788,181 830,626	942,845 7,928,973 927,550
- Share option expenses	一購股權開支 員工成本總額		278,465

Note:

附註:

On 22 December 2023, the Company disposed of its 100% equity interest in BG Technologies Limited for a cash consideration of HK\$1,500,000 (equivalent to \$\$253,481).

The carrying amount of net identifiable assets disposed of amounted to \$\$5 at 22 December 2023, resulting in a gain on disposal of \$\$253,476.

於 2023 年 12 月 22 日 ,本 公 司 以 現 金 代 價 1,500,000港元(相等於253,481新加坡元)出售其 持有BG Technologies Limited的100%股權。

於2023年12月22日,獲出售可識別資產淨值的賬 面值為5新加坡元,因而錄得出售收益253,476新 加坡元。

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7. INCOME TAX CREDIT/(EXPENSE)

7. 所得税抵免/(開支)

		Six mont 31 Dec	ember
		截至12月31	日止六個月
		2024	2023
		2024年	2023年
		S\$	S\$
		新加坡元	新加坡元
		(Unaudited)	(Unaudited)
		(未經審核)	(未經審核)
Current tax:	即期税項:		
— Singapore corporate income tax	— 新加坡企業所得税		(51,650)
— Over-provision in prior years	一 過往年度超額撥備		-
		1,396	(51,650)

Singapore CIT is calculated at 17% (2023: 17%) of the estimated assessable profit. Singapore incorporated companies can also enjoy 75% tax exemption on the first \$\$10,000 of chargeable income for Years of Assessment 2026 and 2025 and a further 50% tax exemption on the next \$\$190,000 of chargeable income for Years of Assessment 2026 and 2025 respectively.

8. DIVIDENDS

The Board does not recommend the payment of an interim dividend for the six months ended 31 December 2024 (2023: Nil).

新加坡企業所得税按估計應課税溢利的 17%(2023年:17%)計算。新加坡註冊 成立的公司亦可就2026及2025課税年 度的首10,000新加坡元應課税收入享有 75%税項豁免,並就2026及2025課税年 度的下-190,000新加坡元應課税收入分 別享有50%税項豁免。

8. 股息

董事會不建議派付截至2024年12月31日 止六個月之中期股息(2023年:無)。

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9. LOSS PER SHARE

The calculation of basic and diluted loss per share attributable to owners of the Company is based on the following:

9. 每股虧損

本公司擁有人應佔每股基本及攤薄虧損 按下列者計算:

		Six months ended 31 December 截至12月31日止六個月		
		2024 2024年 S\$ 新加坡元 (Unaudited) (未經審核)	2023 2023年 S\$ 新加坡元 (Unaudited) (未經審核)	
Loss attributable to owners of the Company	本公司擁有人應佔虧損			
Loss for the purpose of calculating basic and diluted loss per share (S\$)	就計算每股基本及攤薄虧損的 虧損(新加坡元)		6,811,489	
Number of shares Weighted average number of ordinary shares for the purpose of calculating basic and diluted loss per share	股份數目 就計算每股基本及攤薄虧損的 普通股加權平均數	1,076,176,931	1,050,030,000	
Basic and diluted loss per share (Singapore Cents)	每股基本及攤薄虧損 (新加坡分)	0.70	0.65	

The computation of diluted loss per share for the six months ended 31 December 2024 and 2023 do not assume the exercise of the Company's outstanding share options as their assumed exercise would result in a decrease in loss per share.

計算截至2024年及2023年12月31日止六 個月每股攤薄虧損時並無假設本公司未 行使購股權已獲行使,因為假設行使該 等購股權將導致每股虧損減少。

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10. PROPERTY, PLANT AND EQUIPMENT

10. 物業、廠房及設備

		Leasehold properties	Leasehold improvement	Plant and Machinery	Computers and office equipment 電腦及	Motor vehicles	Furniture and fittings	Total
		租賃物業 S\$	租賃物業裝修 S\$	廠房及機械 S\$	辦公設備 S\$	汽車 SS	傢俬及裝置 S\$	總計 S\$
		新加坡元	新加坡元	新加坡元	新加坡元	新加坡元	新加坡元	新加坡元
Cost	成本							
At 1 July 2023 Additions Disposals Exchange realignment	於2023年7月1日 添置 出售 匯率調整	631,290 - -	533,896 272,042 - 4,714	62,448 6,114 (1,600)	757,346 297,962 (16,491) 4,468	418,364 18,490 _ _	102,544 3,444 - 232	2,505,888 598,052 (18,091) 9,414
At 30 June 2024 (audited) Additions Disposals Exchange realignment	於2024年6月30日(經審核) 添置 出售 匯率調整	631,290 - - -	810,652 311,324 - 19,911	66,962 - - -	1,043,285 183,434 (5,478) 15,073	436,854 36,009 - -	106,220 - - 543	3,095,263 530,767 (5,478) 35,527
At 31 December 2024 (unaudited)	於2024年12月31日 (未經審核)							3,656,079
Accumulated depreciation At 1 July 2023 Charge for the period Written back on disposals Exchange realignment	累計折舊 於2023年7月1日 期內開支 出售撥回 匯率調整	208,484 11,691 _	339,780 174,374 - 2,799	47,029 6,296 (1,600)	287,724 160,641 (10,941) 1,351	395,442 6,118 - -	62,658 11,796 - 113	1,341,117 370,916 (12,541) 4,263
At 30 June 2024 (audited) Charge for the period Written back on disposals Exchange realignment	於2024年6月30日(經審核) 期內開支 出售撥回 匯率調整							1,703,755 228,789 (2,266) 15,485
At 31 December 2024 (unaudited)	於2024年12月31日 (未經審核)							1,945,763
Carrying value At 31 December 2024 (unaudited)	賬面值 於2024年12月31日 (未經審核)							1,710,316
At 30 June 2024 (audited)	於2024年6月30日(經審核)	411,115	293,699	15,237	604,510	35,294	31,653	1,391,508

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11. TRADE RECEIVABLES

11. 貿易應收款項

			31 December 2024 2024年 12月31日 S\$ 新加坡元 (Unaudited) (未經審核)	30 June 2024 2024年 6月30日 S\$ 新加坡元 (Audited) (經審核)
Trade receivables	貿易應收款項		6,584,453	3,440,873
	ns to customers typically for 30, ce date for trade receivables.		團就貿易應收款項 常為發票日期起計3	
The Group applied simplif expected credit losses ("ECL"	ied approach to provide the) prescribed by IFRS 9.	則第	團應用簡化方法按 9號所規定的就預期 虧損」)撥備。	
assesses the impairment different group of custom characteristics that are rep	t risk management, the Group for its customers based on ers which share common risk resentative of the customers' s due in accordance with the	集 團 值,	本集團信貸風險管 根據不同客戶群言 客戶群具有共同風 合約條款支付所有到	平估其客戶的減 險特徵,指客戶

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11. TRADE RECEIVABLES (Continued)

Loss allowance for trade receivables has been measured at an amount equal to lifetime ECL. The ECL on trade receivables are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate.

During the six months ended 31 December 2024 and 2023, no impairment loss was recognised for the trade receivables.

The ageing analysis of the trade receivables based on invoice date is as follows:

11. 貿易應收款項(續)

貿易應收款項之虧損撥備已按相等於全 期預期信貸虧損的金額計量。貿易應收 款項的預期信貸虧損乃參考債務人的過 往拖欠經歷以及對債務人目前財務狀況 的分析,使用撥備矩陣估計,惟就債務 人特定的因素、債務人經營所在行業的 整體經濟狀況進行調整。

截至2024年及2023年12月31日止六個 月,概無確認貿易應收款項的減值虧損。

根據發票日期呈列的貿易應收款項之賬 齡分析如下:

		31 December	30 June
		2024	2024
		2024年	2024年
		12月31日	6月30日
		S\$	S\$
		新加坡元	新加坡元
		(Unaudited)	(Audited)
		(未經審核)	(經審核)
Within 30 days	30天內		1,403,441
31 days to 60 days	31天至60天		1,139,072
61 days to 90 days	61天至90天		682,063
91 days to 180 days	91天至180天	302,615	175,196
Over 180 days	180天以上		41,101
			3,440,873

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12. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

12. 其他應收款項、按金及預付款項

		31 December 2024 2024年 12月31日 S\$ 新加坡元	30 June 2024 2024年 6月30日 S\$ 新加坡元
		(Unaudited) (未經審核)	(Audited) (經審核)
Deposits with brokers (Note)	經紀商存款(附註)	6,306,101	23,577,883
Other receivables	其他應收款項	21,061	91,770
Deposits	按金		518,472
Prepayments	預付款項		638,086
		7,811,058	24,826,211
Less: non-current portion	減:非流動部分	(205,828)	(203,170)
Current portion	流動部分	7,605,230	24,623,041

Note: Deposits with brokers represent the balance deposited by the Group in the brokers for the purpose of conducting the derivative trading activities. The balance is repayable on demand except where certain amounts due to brokers represent the margin deposits paid to the brokers for the trading activities under normal course of business. Only the excess over the required margin deposits is repayable on demand and interestbearing at the prevailing market rates. 附註:經紀商存款指本集團為進行衍生工具交易 業務而存放於經紀商的結餘。結餘須按要 求償還,除非若干應付經紀商的款項指於 日常業務過程中就交易業務支付予經紀商 的保證金存款。只有超出規定的保證金存 款才須按要求償還及利息按當時市場利率 計息。

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13. CONTRACT ASSETS/CONTRACT LIABILITIES 13. 合約資產/合約負債

		31 December 2024 2024年 12月31日 S\$ 新加坡元 (Unaudited) (未經審核)	30 June 2024 2024年 6月30日 S\$ 新加坡元 (Audited) (經審核)
Contract assets	合約資產		
Arising from performance under	高約員產 來自履行建築合約		
construction contracts	不日腹门建来口約		4,292,998
Retention receivables (Note)	應收質保金(附註)	109,273	109,273
		5,362,969	4,402,271
Contract liabilities Billing in advance of performance obligation arising from performance under construction contracts	合約負債 根據建築合約履約產生之履行 責任前預收款項		1,248,775
			.,,, ., .
Analysed for reporting purposes as: Contract assets Contract liabilities	就呈報用途而作出之分析如下: 合約資產 合約負債	5,362,969 (2,217,263)	4,402,271 (1,248,775)
		3,145,706	3,153,496

Note: Retention monies withheld by customers of construction works are released after the completion of warranty period of the relevant contracts, which is usually 12 months from the completion date, and are classified as current as they are expected to be received within the Group's normal operating cycle of approximately 12 months. 附註:建築工程客戶扣留的質保金在相關合約的 保修期(通常為自完成日期起計12個月)結 束後解除,並分類為流動,原因為預期質 保金將於本集團一般營運週期約12個月內 收回。

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14. CRYPTOCURRENCIES

As at 31 December 2024, the fair value of these cryptocurrencies is \$\$1,475,103 (30 June 2024: \$\$1,324,934).

The fair value changes of cryptocurrencies are presented within "other gains and losses, net".

Cryptocurrencies held on behalf of customers

As at 31 December 2024, no cryptocurrencies were held on behalf of customers (30 June 2024: Nil).

The cryptocurrencies held on trust by the Group are not recognised on the unaudited condensed consolidated statement of financial position.

15. BANK AND CASH BALANCES

14. 加密貨幣

於2024年12月31日,該等加密貨幣的公 平值為1,475,103新加坡元(2024年6月 30日:1,324,934新加坡元)。

加密貨幣的公平值變動於「其他收益及虧 損淨額」呈列。

代客持有加密貨幣

於2024年12月31日,概無代客戶持有加 密貨幣(2024年6月30日:無)。

本集團以信託方式持有的加密貨幣並無 於未經審核簡明綜合財務狀況表內確認 入賬。

15. 銀行及現金結餘

		31 December	30 June
		2024	2024
		2024年	2024年 _
		12月31日	6月30日
		S\$	S\$
		新加坡元	
		(Unaudited)	(Audited)
		(未經審核)	
Bank and cash balances	銀行及現金結餘	6,246,367	15,715,715

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16. DERIVATIVE FINANCIAL INSTRUMENTS

16. 衍生金融工具

		31 Decem	31 December 2024 2024年12月31日		30 June 2024	
		2024年1				
		Notional	Notional Fair			
		amounts	Value			
		名義金額	公平值			
		S\$	S\$	S\$	S\$	
		新加坡元	新加坡元			
		(Unaudited)	(Unaudited)	(Audited)	(Audited)	
		(未經審核)	(未經審核)			
Assets	資產					
Unlisted swaps	非上市掉期合約			3,024,190	430,229	
Unlisted options	非上市期權合約			85,705	8,928	
				3,109,895	439,157	
Liabilities	負債					
Unlisted swaps	非上市掉期合約			3,023,104	426,631	
Unlisted options	非上市期權合約			89,181	8,928	
				3,112,285	435,559	

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17. TRADE AND OTHER PAYABLES

17. 貿易及其他應付款項

		31 December	30 June
		2024	2024
		2024年	2024年
		12月31日	6月30日
		S\$	S\$
		新加坡元	
		(Unaudited)	(Audited)
		(未經審核)	
Trade payables (Note a)	貿易應付款項(附註a)		1,301,065
Amounts due to clients (Note b)	應付客戶款項(<i>附註b)</i>		23,389,930
Accruals	應計費用		487,205
Goods and services tax payable	應付貨品及服務税	331,902	216,666
Staff cost payable	應付員工成本	2,409,967	1,820,732
Consideration payable for acquisition	收購應付代價		399,397
Others	其他	451,209	144,150
			27,759,145

Notes:

附註:

- (a) The credit period on purchases from suppliers and subcontractors is between 14 and 90 days or payable upon delivery and rendering of services.
- (a) 向供應商及分包商進行採購之信貸期為14至90天或於交付及提供服務時應付。

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17. TRADE AND OTHER PAYABLES (Continued) 17. 貿易及其他應付款項(續)

Notes	s: (Continued)	附註:	(續)
(a)	(Continued)	(a)	(續)

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

以下為於各報告期末根據發票日期呈列的 貿易應付款項賬齡分析:

		31 December 2024 2024年 12月31日 S\$ 新加坡元 (Unaudited) (未經審核)	
Within 90 days 91 days to 180 days	90天內 91天至180天	2,597,579 38,680	1,290,165 10,900
		2,636,259	1,301,065

- The amounts due to clients arise from the deposit from the (b) customers in the course of the Group's OTC derivative trading activities. The balance is repayable on demand except where certain amounts due to clients represent the margin deposits received from clients for their trading activities under normal course of business. Only the excess over the required margin deposits is repayable on demand and interest-bearing at the pre-determined fixed interest rate. No aging analysis is disclosed in the opinion of the directors of the Company, the aging analysis does not give additional value to the readers of these consolidated financial statements in view of the nature of the business.
- 應付客戶款項產生自本集團場外衍生工具 (b) 交易業務過程中向客戶收取的按金。結餘 須按要求償還,除非若干應付客戶款項指 於日常業務過程中就其交易業務向客戶收 取的保證金存款。只有超出規定的保證金 存款才須按要求償還及利息按預設固定利 率計息。本公司董事認為,鑒於業務性 質,賬齡分析不會為該等綜合財務報表的 讀者帶來額外價值, 故並無披露賬齡分 析。

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18. SHARE CAPITAL

18. 股本

Movement of the authorised and issued share capital of the Company are as follows:

本公司法定及已發行股本之變動如下:

			1 December 202 2024年12月31日				
		No. of shares 股份數目	HK\$ 港元	Equivalent to S\$ 新加坡元等值		HK \$ 港元	
			(Unaudited) (未經審核)			(Audited) (經審核)	
Authorised:	法定:						
At beginning of period/year and end of period/year	於期初/年初及 期末/年末	1,500,000,000			1,500,000,000	15,000,000	-
Issued and fully paid ordinary shares:	已發行及繳足 普通股:						
At beginning of period/year	於期初/年初	1,076,078,524			1,050,030,000	10,500,300	1,767,677
Issuance of shares (Note a)	發行股份(<i>附註a)</i>				25,550,000	255,500	44,166
Exercise of share options	購股權被行使						
(Notes b and c)	(附註b及c)	308,495			498,524	4,985	862
At end of period/year	於期末/年末	1,076,387,019			1,076,078,524	10,760,785	1,812,705

Notes:

附註:

- (a) On 28 May 2024, the Company allotted and issued a total of 25,550,000 ordinary share at a placing price of HK\$2.00 per share to no less than six independent placees through a placing agreement. Upon the issuance of the shares, a sum of HK\$255,500 (equivalent to \$\$44,166) was credited to the share capital and HK\$50,333,500 (equivalent to \$\$8,700,738), net of issuance expense, was credited to share premium.
- (b) During the period ended 31 December 2024, a total of 308,495 share options at a weighted average exercise price of HK\$1.30 per share were exercised. Upon the exercise of share options, a sum of HK\$3,085 (equivalent to \$\$530) was credited to share capital and HK\$400,239 (equivalent to \$\$68,277) was credited to share premium. The new shares issued rank pari passu in all respects with the existing shares in issue.
- (a) 於2024年5月28日,本公司透過一項配售協議,按每股配售價2.00港元向不少於六名獨立承配人配發及發行合共25,550,000股普通股。於發行股份後,合共255,500港元(相等於44,166新加坡元)入賬至股本,而扣除發行開支後50,333,500港元(相等於8,700,738新加坡元)入賬至股份溢價。
- (b) 截至2024年12月31日止期間,加權平均 行使價為每股1.30港元的合共308,495份 購股權獲行使。於行使購股權後,合共 3,085港元(相等於530新加坡元)入賬至 股本,而400,239港元(相等於68,277新加 坡元)入賬至股份溢價。所發行的新股份 於所有方面與現有已發行股份享有同等地 位。
18. SHARE CAPITAL (Continued)

Notes: (Continued)

(c) During the year ended 30 June 2024, a total of 498,524 share options at a weighted average exercise price of HK\$1.28 per share were exercised. Upon the exercise of share options, a sum of HK\$4,985 (equivalent to S\$862) was credited to share capital and HK\$632,216 (equivalent to S\$109,341) was credited to share premium. The new shares issued rank pari passu in all respects with the existing shares in issue.

19. SHARE PREMIUM

The amounts of the Group's share premium and the movements therein during the six months ended 31 December 2024 are presented in the unaudited condensed consolidated statement of changes in equity.

Share premium represents the excess of consideration for the shares issued over the aggregate par value.

20. RELATED PARTY TRANSACTIONS

Compensation of key management personnel

The remuneration of Directors and other members of key management during the period were as follows:

18. 股本(續)

附註:(續)

截至2024年6月30日止年度,加權平均 (c) 行使價為每股1.28港元的合共498,524份 購股權獲行使。於行使購股權後,合共 4,985港元(相等於862新加坡元)入賬至股 本,而632,216港元(相等於109,341新加 坡元)入賬至股份溢價。所發行的新股份 於所有方面與現有已發行股份享有同等地 ſ☆ ∘

19. 股份溢價

本集團截至2024年12月31日止六個月之 股份溢價金額及其變動於未經審核簡明 綜合權益變動表呈列。

股份溢價指已發行股份代價超出總面值 的部分。

20. 關聯方交易

主要管理人員薪酬

期內董事及主要管理層其他成員之薪酬 如下:

		Six montl 31 Dec 截至12月31	ember
		2024 2024年 S\$ 新加坡元 (Unaudited) (未經審核)	2023 2023年 S\$ 新加坡元 (Unaudited) (未經審核)
Short term benefits Post-employment benefits Share option expenses	短期福利 離職後福利 購股權開支	1,057,432 12,881 40,288	922,567 15,932 89,388
Total compensation	薪酬總額	1,110,601	1,027,887

21. SHARE OPTION SCHEME

The Company adopted a share option scheme on 15 March 2018 ("Share Option Scheme"). The purposes of the Share Option Scheme is to reward participants who have contributed to the Group and to encourage participants to work towards enhancing the value of the Company and the shares for the benefit of the Company and the shareholders as a whole. The board of directors of the Company may, at its sole discretion, invite Directors and employees of the Group to take up options to subscribe for shares in the Company. The participants require to remit HK\$1 as consideration for the grant of an option.

The Share Option Scheme is for a period of 10 years commencing on 15 March 2018 and shall not exceed 10 years from the date of grant of option.

The maximum number of shares which may be granted under the Share Option Scheme must not in aggregate exceed 10% of the Company's shares in issue at the date of adoption of the Share Option Scheme or the date of approval by the shareholders in general meeting where the limit is refreshed. The maximum number of shares issued and to be issued upon exercise of the options granted and to be granted to each individual in any 12-month period up to and including the date of grant shall not exceed 1% of the shares in issue at the date of grant unless approval from Company's shareholders has been obtained. Options granted to a substantial shareholder or an independent non-executive director of the Company in excess of 0.1% of the total number of shares in issue or with a value in excess of HK\$5 million must be approved in advance by the Company's shareholders.

21. 購股權計劃

本公司於2018年3月15日採納一項購股 權計劃(「購股權計劃」)。購股權計劃旨 在 獎勵對本集團 有所貢獻之參與人十, 並鼓勵參與人士為本公司及其股東整體 利益,致力提升本公司及其股份價值。 本公司之董事會可全權酌情邀請董事及 本集團僱員接納購股權以認購本公司股 份。參與人士須支付1港元作為獲授購股 權之代價。

購股權計劃由2018年3月15日起為期10 年及自購股權授出日期起計不得超過10 年。

根據購股權計劃可能發行之股份數目上 限,合共不得超過購股權計劃採納日期 或股東於股東大會批准新限額當日本公 司已發行股份之10%。行使於截至授出 日期(包括該日)起任何12個月期間,向 各個別人士已授出及將授出購股權時已 **經發行及將發行股份之數目上限**,不得 超過授出當日已發行股份1%,惟已取得 本公司股東批准者除外。向本公司主要 股東或獨立非執行董事授出購股權超過 已發行股份總數0.1%或價值超過5百萬 港元均須獲本公司股東事先批准。

21. SHARE OPTION SCHEME (Continued)

Options may be exercised at any time during the specified option period. The exercise price shall be determined by the board of directors of the Company, and shall be at least the highest of (i) the closing price of the Company's shares on the date of grant; (ii) the average closing price of the Company's shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's shares. The maximum number of shares which may be issued upon exercise of all options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the Company's shares in issue from time to time.

Share Options A

On 12 October 2021, the Company granted 19,300,000 share options ("Share Options A") to two Directors and employees ("Group A") with an exercise price of HK\$0.45. The details of the Share Options A are as follows:

21. 購股權計劃(續)

購股權可於指定購股權期限內隨時行 使。行使價須由本公司董事會釐定,及 至少須為以下三者之最高者:(i)授出日 期本公司股份之收市價:(ii)緊接授出日 期前五個營業日本公司股份之平均收市 價:及(iii)本公司股份面值。因行使根據 購股權計劃及本公司任何其他購股權計 劃已授出但尚未行使之所有購股權而可 發行之最高股份數目,不得超過本公司 不時已發行股份30%。

購股權A

於2021年10月12日,本公司以行使價 0.45港元向兩名董事及僱員(「A群」)授 出19,300,000份購股權(「購股權A」)。 購股權A的詳情如下:

	Directors 董事	Employees – Group A 僱員-A群
Number of share options 購股權數目	8,800,000	10,500,000
Date of grant	12.10.2021	12.10.2021
授出日期	2021年10月12日	2021年10月12日
Vesting period	12.10.2021 to	12.10.2021 to
	11.4.2023	11.4.2023
歸屬期	2021年10月12日至	2021年10月12日至
	2023年4月11日	2023年4月11日
Exercise period	12.4.2023 to	12.4.2023 to
	11.10.2031	11.10.2031
行使期	2023年4月12日至	2023年4月12日至
	2031年10月11日	2031年10月11日
Exercise price per share	HK\$0.45	HK\$0.45
每股行使價	0.45港元	0.45港元
Fair value per share at grant date	HK\$0.1734	HK\$0.1647
於授出日期每股公平值	0.1734港元	0.1647港元

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21. SHARE OPTION SCHEME (Continued)

Share Options A (Continued)

If the Share Options A remain unexercised after exercise periods, the options expire. Share Options A will be forfeited if the employee leaves the Group.

The fair values of the Share Options A were calculated using the Binomial Option Pricing Model. The inputs into the model were as follows:

21. 購股權計劃(續)

購股權A(續)

倘購股權A於行使期後仍未行使,則購股 權屆滿。倘僱員離開本集團,則購股權A 將被沒收。

購股權A之公平值以二項式期權定價模型 計算。該模式輸入數據如下:

	Directors 董事	Employees – Group A 僱員-A群
Share price at grant date	HK\$0.42	HK\$0.42
於授出日期股份價格	0.42港元	0.42港元
Expected volatility	34.42%	34.42%
預計波動		
Risk free rate	1.589%	1.589%
無風險息率		
Expected life of option	10 years	10 years
購股權預計年期	10年	10年
Early exercise multiple	2.8	2.2
提早行使倍數 		
Expected dividend yield	0%	0%
預期股息收益率		

Given the limited listing history of the Company, expected volatility was determined by calculating the historical volatility of the comparable companies' share price over the previous 10 years. The expected life used in the model has been adjusted, based on the Group's best estimate, for the effects of non transferability, exercise restrictions and behavioural considerations.

The options outstanding at the end of the period have a weighted average remaining contractual life of 6.8 years and the exercise price is HK\$0.45.

鑒於本公司上市歷史有限,預期波動率 乃根據過去10年內可比公司股份價格歷 史波動率計算。該模型內使用的預計期 限已根據本集團就不可轉讓性、行使限 制及行為考慮的相關影響的最佳估計進 行調整。

期末尚未行使購股權的加權平均剩餘合 約期限為6.8年,行使價為0.45港元。

未經審核簡明綜合財務報表附註

21. SHARE OPTION SCHEME (Continued)

Share Options B

Further on 24 January 2022, the Company granted 5,203,810 share options ("Share Options B") to employees ("Group B") with an exercise price of HK\$1.25. The details of the Share Options B are as follows:

21. 購股權計劃(續)

購股權B

此外,於2022年1月24日,本公司以 行使價1.25港元向僱員(「B群」)授出 5,203,810份購股權(「購股權B」)。購股 權B的詳情如下:

	Tranche 1 第1期	Tranche 2 第2期	Tranche 3 第3期
An Employee			
一名僱員			
Number of share options	250,000	250,000	250,000
購股權數目			
Date of grant	24.1.2022	24.1.2022	24.1.2022
授出日期	2022年1月24日	2022年1月24日	2022年1月24日
Vesting period	24.1.2022	24.1.2022 to	24.1.2022 to
·	<i>.</i>	23.1.2023	23.1.2024
歸屬期	2022年1月24日	2022年1月24日至	2022年1月24日至
		2023年1月23日	2024年1月23日
Exercise period	24.1.2022 to	24.1.2023 to	24.1.2024 to
	23.1.2032	23.1.2032	23.1.2032
行使期	2022年1月24日至	2023年1月24日至	2024年1月24日至
E	2032年1月23日	2032年1月23日	2032年1月23日
Exercise price per share 每股行使價	HK\$1.25 1.25港元	HK\$1.25 1.25港元	HK\$1.25 1.25港元
母枢行使惧 Fair value per share at grant date	T.25沧兀 HK\$0.4582	T.25)他元 HK\$0.4585	T.25)沧兀 HK\$0.4617
於授出日期每股公平值	0.4582港元	0.4585港元	0.4617港元
水	0.4362/它儿	0.4303/巴儿	0.4017 / 它儿
Employees – Group B			
僱員一B群			
Number of share options	1,484,603	1,484,603	1,484,604
,			
Date of grant	24.1.2022	24.1.2022	24.1.2022
授出日期	2022年1月24日	2022年1月24日	2022年1月24日
Vesting period	24.1.2022	24.1.2022	24.1.2022
	to 23.1.2023	to 23.1.2024	to 23.1.2025
歸屬期	2022年1月24日至	2022年1月24日至	2022年1月24日至
	2023年1月23日	2024年1月23日	2025年1月23日
Exercise period	24.1.2023	24.1.2024	24.1.2025
	to 23.1.2032	to 23.1.2032	to 23.1.2032
行使期	2023年1月24日至	2024年1月24日至	2025年1月24日至
	2032年1月23日	2032年1月23日	2032年1月23日
Exercise price per share	HK\$1.25	HK\$1.25	HK\$1.25
每股行使價	1.25港元	1.25港元	1.25港元
Fair value per share at grant date	HK\$0.4585	HK\$0.4617	HK\$0.4678
於授出日期每股公平值	0.4585港元	0.4617港元	0.4678港元

未經審核簡明綜合財務報表附註

21. SHARE OPTION SCHEME (Continued)

Share Options B (Continued)

If the Share Options B remain unexercised after exercise periods, the options expire. Share Options B will be forfeited if the employee leaves the Group.

The fair values of the Share Options B were calculated using the Binomial Option Pricing Model. The inputs into the model were as follows:

21. 購股權計劃(續)

購股權B(續)

倘購股權B於行使期後仍未行使,則購股 權屆滿。倘僱員離開本集團,則購股權B 將被沒收。

購股權B之公平值以二項式期權定價模型 計算。該模式輸入數據如下:

	An Employee 一名僱員	Employees – Group B 僱員-B群
Share price at grant date	HK\$1.17	HK\$1.17
於授出日期股份價格	1.17港元	1.17港元
Expected volatility	33.25%	33.25%
預計波動		
Risk free rate	1.736%	1.736%
無風險息率		
Expected life of option	10 years	10 years
購股權預計年期	10年	10年
Early exercise multiple	2.2	2.2
提早行使倍數		
Expected dividend yield	0%	0%
預期股息收益率		

Given the limited listing history of the Company, expected volatility was determined by calculating the historical volatility of the comparable companies' share price over the previous 10 years. The expected life used in the model has been adjusted, based on the Group's best estimate, for the effects of non transferability, exercise restrictions and behavioural considerations.

The options outstanding at the end of the period have a weighted average remaining contractual life of 7.1 years and the exercise price is HK\$1.25.

鑒於本公司上市歷史有限,預期波動率 乃根據過去10年內可比公司股份價格歷 史波動率計算。該模型內使用的預計期 限已根據本集團就不可轉讓性、行使限 制及行為考慮的相關影響的最佳估計進 行調整。

期末尚未行使購股權的加權平均剩餘合 約期限為7.1年,行使價為1.25港元。

未經審核簡明綜合財務報表附註

21. SHARE OPTION SCHEME (Continued)

Share Options C

Further on 21 April 2023, the Company granted 13,344,153 share options ("Share Options C") to two Directors and employees ("Group C") with an exercise price of HK\$1.336. The details of the Share Options C are as follows:

21. 購股權計劃(續)

購股權C

此外,於2023年4月21日,本公司以行 使價1.336港元向兩名董事及僱員(「C 群」)授出13,344,153份購股權(「購股權 C」)。購股權C的詳情如下:

	Tranche 1 第1期	Tranche 2 第2期	Tranche 3 第3期
Directors			
董事			
Number of share options	916,666	916,667	916,667
, 購股權數目			
Date of grant	21.4.2023	21.4.2023	21.4.2023
授出日期	2023年4月21日	2023年4月21日	2023年4月21日
Vesting period	21.4.2023 to	21.4.2023 to	21.4.2023 to
	20.4.2024	20.4.2025	20.4.2026
歸屬期	2023年4月21日至	2023年4月21日至	2023年4月21日至
	2024年4月20日	2025年4月20日	2026年4月20日
Exercise period	21.4.2024 to	21.4.2025 to	21.4.2026 to
	20.4.2033	20.4.2033	20.4.2033
行使期	2024年4月21日至	2025年4月21日至	2026年4月21日至
	2033年4月20日	2033年4月20日	2033年4月20日
Exercise price per share	HK\$1.336	HK\$1.336	HK\$1.336
每股行使價	1.336港元	1.336港元	1.336港元
Fair value per share at grant date	HK\$0.5902	HK\$0.5911	HK\$0.5942
於授出日期每股公平值	0.5902港元	0.5911港元	0.5942港元
Employees – Group C			
僱員 – C群			
Number of share options	3,531,384	3,531,384	3,531,385
購股權數目	04 4 0000	04 4 0000	04 4 0000
Date of grant	21.4.2023	21.4.2023	21.4.2023
授出日期	2023年4月21日	2023年4月21日	2023年4月21日
Vesting period	21.4.2023 to	21.4.2023 to	21.4.2023 to
歸屬期	20.4.2024 2023年4月21日至	20.4.2025 2023年4月21日至	20.4.2026 2023年4月21日至
) 踊) 聞) 別	2023年4月21日至 2024年4月20日	2023年4月21日至 2025年4月20日	2023年4月21日至 2026年4月20日
Exercise period	2024年4月20日 21.4.2024 to	2023年4月20日 21.4.2025 to	2020年4月20日 21.4.2026 to
Exercise period	20.4.2033	20.4.2033	20.4.2033
行使期	2024年4月21日至	2025年4月21日至	2026年4月21日至
	2024年4月21日至 2033年4月20日	2023年4月21日至 2033年4月20日	2023年4月21日主
Exercise price per share	2033年4月20日 HK\$1.336	2033年4月20日 HK\$1.336	2033年4万20日 HK\$1.336
每股行使價	1.336港元	1.336港元	1.336港元
Fair value per share at grant date	HK\$0.5289	HK\$0.5380	HK\$0.5511
於授出日期每股公平值	0.5289港元	0.5380港元	0.5511港元

未經審核簡明綜合財務報表附註

21. SHARE OPTION SCHEME (Continued)

Share Options C (Continued)

If the Share Options C remain unexercised after exercise periods, the options expire. Share Options C will be forfeited if the employee leaves the Group.

The fair values of the Share Options C were calculated using the Binomial Option Pricing Model. The inputs into the model were as follows:

21. 購股權計劃(續)

購股權C(續)

倘購股權C於行使期後仍未行使,則購股 權屆滿。倘僱員離開本集團,則購股權C 將被沒收。

購股權C之公平值以二項式期權定價模型 計算。該模式輸入數據如下:

	Directors 董事	Employees – Group C 僱員一C群
Share price at grant date	HK\$1.29	HK\$1.29
於授出日期股份價格	1.29港元	1.29港元
Expected volatility	33.67%	33.67%
預計波動		
Risk free rate	3.15%	3.15%
無風險息率		
Expected life of option	10 years	10 years
購股權預計年期	10年	10年
Early exercise multiple	2.8	2.2
提早行使倍數		
Expected dividend yield	0%	0%
預期股息收益率		

Given the limited listing history of the Company, expected volatility was determined by calculating the historical volatility of the comparable companies' share price over the previous 10 years. The expected life used in the model has been adjusted, based on the Group's best estimate, for the effects of non transferability, exercise restrictions and behavioural considerations.

The options outstanding at the end of the period have a weighted average remaining contractual life of 8.3 years and the exercise price is HK\$1.336.

鑒於本公司上市歷史有限,預期波動率 乃根據過去10年內可比公司股份價格歷 史波動率計算。該模型內使用的預計期 限已根據本集團就不可轉讓性、行使限 制及行為考慮的相關影響的最佳估計進 行調整。

期末尚未行使購股權的加權平均剩餘合 約期限為8.3年,行使價為1.336港元。

未經審核簡明綜合財務報表附註

21. SHARE OPTION SCHEME (Continued)

Details of the movement of the Share Options A, Share Options B and Share Options C are as follows:

21. 購股權計劃(續)

購股權A、購股權B及購股權C之變動詳 情如下:

		31 Decembe 2024年12月			
			Weighted		
		Number of	average		
		share	exercise		
		options	price		
			加權平均		
		購股權數目	行使價	購股權數目	
			HK\$		HK\$
			港元		
		(Unaudit		(Audite	
		(未經審	该)	(經審核	ξ)
Outstanding at the beginning of	於期初/年初未行使				
the period/year				35,199,583	0.88
Exercised during the period/year	於期內/年內行使			(498,524)	1.28
Forfeited during the period/year	於期內/年內沒收			(2,005,919)	1.32
Outstanding at the end of the period/year	於期末/年末未行使	32,112,965	0.84	32,695,140	0.84
Exercisable at the end of the period/year	於期末/年末可行使			24,069,891	0.67

未經審核簡明綜合財務報表附註

22. EVENTS AFTER THE REPORTING PERIOD

The Group has the following important event subsequent to 31 December 2024:

On 28 January 2025, the Company entered into a bond subscription agreement with Mr. Chen Weigin, an independent third-party subscriber (the "Subscriber") for the subscription of convertible bonds in the aggregate principal amount of HK\$26,000,000 which may be converted into shares at an initial conversion price of HK\$2.50 per share. On 19 February 2025, the subscription was completed and the convertible bonds in the aggregate principal amount of HK\$26,000,000 were issued to the Subscriber in accordance with the terms and conditions of the subscription agreement, details of which are set out in the announcements of the Company dated 28 January, 11 February and 19 February 2025.

23. APPROVAL OF THE INTERIM RESULTS

The unaudited condensed consolidated interim financial statements for the six months ended 31 December 2024 were approved and authorised for issue by the board of Directors on 25 February 2025.

22. 報告期後事項

本集團於2024年12月31日後有以下重要 事項:

於2025年1月28日,本公司與陳偉欽先 生(一名獨立第三方認購人)(「認購人」) 訂立債券認購協議,以認購本金總額為 26,000,000港元的可換股債券,可按初 步換股價每股2.50港元轉換為股份。於 2025年2月19日,認購事項已完成,而 本金總額為26,000,000港元的可換股債 券已根據認購協議的條款及條件發行予 認購人,詳情載於本公司日期為2025年 1月28日、2月11日及2月19日的公告。

23. 批准中期業績

截至2024年12月31日止六個月之未經審 核簡明綜合中期財務報表於2025年2月 25日經董事會批准並授權刊發。

BUSINESS REVIEW

The Group is a contractor specialised in the medical and healthcare sectors with expertise in performing radiation shielding works. The Group mainly provides integrated designs and building services for hospitals and clinics in Singapore (the "Engineering Business"). To a lesser extent, the Group is also engaged in providing maintenance and other services, as well as sales of tools and materials. Since May 2021, the Group has also been building up a comprehensive FinTech service platform (the "FinTech Platform Business") for multi classes of assets including but not limited to virtual assets, listed securities, listed bonds and alternative assets. In 2023, the Group acquired two subsidiaries which are principally engaged in trading of derivatives and provision of advisory and asset management services (the "Trading and Asset Management Business") to diversify its income sources and provide a full spectrum of financial services.

For the six months ended 31 December 2024, the revenue of the Group was approximately S\$10.6 million, representing an increase of approximately S\$2.3 million, or 27.5%, as compared to approximately S\$8.3 million for the six months ended 31 December 2023.

業務回顧

本集團是一家醫療保健行業專業承建商,具備 進行輻射防護工程的專業知識。本集團主要為 新加坡的醫院及診所提供綜合設計及建築服務 (「工程業務」)。其他業務方面,本集團亦從事 提供維護及其他服務以及工具及材料銷售。自 2021年5月起,本集團另為多項類別資產(包 括但不限於虛擬資產、上市證券、上市債券及 另類資產)建立全面的金融科技服務平台(「金 融科技平台業務」)。於2023年,本集團已收 購兩家主要從事衍生工具交易以及提供諮詢及 資產管理服務(「交易及資產管理業務」)的附屬 公司,以使其收入來源多樣化,並提供全方位 的金融服務。

截至2024年12月31日止六個月,本集團收益 約為10.6百萬新加坡元,較截至2023年12月 31日止六個月約8.3百萬新加坡元增加約2.3百 萬新加坡元或27.5%。

BUSINESS REVIEW (Continued)

Engineering Business

In Singapore, the transformation journey of healthcare is to ensure that a good and sustainable system will be in place. The trend of increasing demand for healthcare and elderly care services will continue as Singapore's aging population increases. The Ministry of Health plans to expand its network to 32 polyclinics by 2030, as there are currently only 26 polyclinics in Singapore. Meanwhile, Sembawang and Tampines North polyclinics were opened in 2023 and Khatib polyclinic was opened in May 2024. Serangoon and Tengah polyclinics will open in 2025. The polyclinic planned in Kaki Bukit is scheduled to be completed by 2026. Four polyclinics planned in Bidadari, Bishan, Taman Jurong and Yew Tee are scheduled to be completed by 2030. Six polyclinics planned in Bukit Merah, Clementi, Jurong, Outram, Pasir Ris and Queenstown will be redeveloped by 2030, and Bukit Merah and Outram polyclinics will be consolidated into one polyclinic after the redevelopment. Furthermore, a new hospital at Bedok North is scheduled to be completed in or around 2030. At the same time, Singapore General Hospital is undergoing major transformation with new facilities such as the new Emergency Medicine Building, Elective Care Centre and National Dental Centre. To overcome the overwhelming healthcare demands from the public, governmental hospitals are also setting up 'satellite' imaging centre at commercial compound to increase the efficiency rate. As for the private sector, new medical centres are being set up at Novena Medical Hub to take on more demands.

As such, the Directors are of the view that the Singapore Government's initiative to increase medical-related facilities will, therefore, drive demand for medical-related radiation shielding works. Currently, public hospitals are still unable to cope with the high demand for medical scans and the average waiting time for Magnetic Resonance Imaging (MRI) scans is 3 months, hence a lot of hospitals are increasing diagnostic imaging machines. Overall, healthcare facilities in Singapore are still in high demand.

業務回顧(續)

工程業務

在新加坡,醫療健康的轉型過程乃為了將會確 立一個良好且可持續的系統。隨著新加坡的老 齡人口增長,對醫療及養老服務的需求增長勢 將持續。由於新加坡現時僅擁有26家分科診 所,故衛生部計劃於2030年前將其網絡擴大到 32家分科診所。同時,三巴旺及淡濱尼北分科 診所已於2023年開放,而卡迪分科診所已於 2024年5月開放。實龍崗及登加分科診所將於 2025年開放。計劃在加基武吉的分科診所預計 於2026年完工。計劃在比達達利、碧山、達曼 裕廊及油池增設的四家分科診所預計於2030年 完工。計劃於2030年前重新發展位於紅山、金 文泰、裕廊、歐南、巴西立及女皇鎮的六家分 科診所,重新發展後,再將紅山及歐南分科診 所合併為一家分科診所。另外,位於勿洛北的 新醫院預計於2030年或前後完工。同時,新加 坡中央醫院正在進行重大重建工程,加入新設 施,如新緊急醫療大樓、擇期門診服務大樓及 國立牙科中心。為了應對大眾對醫療健康的龐 大需求,政府醫院亦在商業區設立「衛星」成像 中心,以提高效率。至於私營部門,則正在諾 維娜醫療中心設立新的醫療中心,以滿足更多 需求。

因此,董事認為新加坡政府增加醫療相關設施 的計劃將因而推動對醫療相關輻射防護工程的 需求。目前,公立醫院仍無法滿足大量的診斷 掃描需求,磁力共振掃描的平均等待時間為3 個月,故許多醫院正增加診斷成像設備。總體 而言,對新加坡醫療設施的需求仍然高企。

BUSINESS REVIEW (Continued)

Engineering Business (Continued)

In the meantime, the Group is involved in the process of planning a new hospital in the east of Singapore. Additionally, there are lots of old machines that are undergoing the process of replacement and upgrades, and facilities are also undergoing changes and upgrades to address future pandemics. Thus, there are opportunities for the Group to engage in more projects.

FinTech Platform Business

The Group has been developing a trusted, user-centric and compliance-focused FinTech trading service platform to empower global users to discover and monetise the potential of different asset classes from traditional financial markets such as virtual and Web3 assets.

In 2024, the Group has been collaborating with regulators and dedicated external professionals to acquire the Virtual Asset Trading Platform Operators Licence regulated by The Securities and Futures Commission ("SFC") through its indirect whollyowned subsidiary, Hong Kong BGE Limited. The Group is optimistic and ready to embrace Hong Kong's new licensing regime and the proposed regulatory requirements which will be a more comprehensive approach focusing on investor protection.

Trading and Asset Management Business

Despite the growing concerns over global economic uncertainty and geopolitical tensions, the Group strives to seize business opportunities by enriching the eco-system around its core FinTech trading service platform. In 2023, the Company acquired two subsidiaries (the "Acquisitions") engaged in the provision of advisory and asset management services and trading of derivatives, and the Group began the new Trading and Asset Management Business segment. Revenue from this segment composed of gain or loss on trading of the derivative financial instruments (primarily unlisted options and total return swaps traded over-the-counter) and asset management fee income from the funds managed.

業務回顧(續)

エ程業務(續)

與此同時,本集團正在參與規劃新加坡東部的 一所新醫院。此外,許多舊機器亦正更新換 代,許多設施亦在進行改造及升級,以應對 未來疫情。因此,本集團有機會參與更多的項 目。

金融科技平台業務

本集團正致力發展一個金融科技交易服務平 台,該平台以可信、用家為首及合規為本,務 使全球用戶均能發掘及變現不同資產類別內之 潛能,內容涵蓋傳統金融市場以外,如虛擬資 產及Web3資產。

於2024年,本集團一直與監管機構及盡職盡責 的外部專業人士鼎力合作,以透過其間接全資 附屬公司Hong Kong BGE Limited獲取受證 券及期貨事務監察委員會(「證監會」)監管的虛 擬資產交易平台營運者牌照。本集團樂見並歡 迎香港推行新發牌機制及建議監管規定,此將 為更加全面的方案,更能以保障投資者為本。

交易及資產管理業務

儘管對全球經濟不確定性和地緣政治緊張局勢 的擔憂與日俱增,本集團仍致力於通過豐富其 核心金融科技交易服務平台的生態系統以把握 商機。於2023年,本公司收購兩家從事提供諮 詢及資產管理服務及衍生工具交易的附屬公司 (「收購事項」),而本集團開始新的交易及資產 管理業務分部。來自此分部的收益包括衍生金 融工具(主要是場外交易的非上市期權及總回 報掉期)交易之收益或虧損,以及所管理基金 的資產管理費用收入。

FUTURE OUTLOOK

The Group will continue to strengthen its market position in the medical and healthcare construction sectors in Singapore and other markets, and continue to develop the FinTech Platform and Trading and Asset Management Businesses to capture the fast-growing business opportunities.

As the financial landscape continues to evolve and virtual assets are becoming mainstream with lots of investment opportunities and thriving interests, the market yearns for multi-asset classes of FinTech trading service platforms to help global users easily navigate this complexity, access a wider range of investment choices and achieve their financial goals.

With tremendous support from the government to develop Hong Kong as an international financial centre for virtual assets, the Group is confident that the FinTech Platform Business will continue to grow and provide value-add services to various participants in the eco-system such as virtual assets spot exchange-traded funds (ETFs) issuers, token issuers and investors with investment needs in trading virtual assets with state-of-the-arts virtual assets custodian solutions.

As the virtual assets industry continues to bloom, regulators around the globe are paying more attention to the regulation of the virtual assets industry in order to strengthen investor protection. The Group embraces regulations and regards them as opportunities for the long-term development of the industry. The Group is committed to be a regulated and transparent market leader in the virtual assets industry and will continue to closely follow current regulatory requirements, monitor regulatory changes, and react expeditiously to these changes and to hold on to new market opportunities.

前景

本集團將繼續提升其於新加坡及其他市場醫療 健康工程行業的市場地位,以及繼續發展金融 科技平台以及交易及資產管理業務,以抓緊快 速增長的商機。

隨著金融版圖不斷發展,虛擬資產正在成為擁 有大量投資機會及深具吸引力的主流,市場渴 望多項資產類別的金融科技交易服務平台,以 幫助全球用戶輕鬆化繁為簡,獲得更為廣泛的 投資選擇,並實現其財務目標。

政府大力支持香港發展成為虛擬資產的國際金 融中心,本集團有信心金融科技平台業務將繼 續增長並向生態系統內的各個參與者提供增值 服務,例如虛擬資產現貨交易所買賣基金發行 人、代幣發行人,以及有投資需求需透過最先 進虛擬資產託管解決方案進行虛擬資產買賣的 投資者。

隨著虛擬資產行業的蓬勃發展,全球監管機構 越來越重視對虛擬資產行業的監管,以加強對 投資者的保護。本集團擁護法規,並將其視為 行業長期發展的機遇。本集團致力於成為虛擬 資產行業受監管且透明的市場領導者,並將繼 續密切關注當前的監管要求,監察監管變化, 並對該等變化作出快速反應,抓住新的市場機 遇。

FUTURE OUTLOOK (Continued)

In connection with Trading and Asset Management Business, with strict risk control guidelines, the Group will continue to increase its participation in trading various financial instruments and enlarging the scale of our assets under management to explore more business potentials.

Save as disclosed in this interim report, there have been no material changes in respect of the development or future development of the Group's business since the publication of the annual report of the Company for the year ended 30 June 2024.

FINANCIAL REVIEW

Revenue

The table below sets forth the Group's revenue by operating activities:

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就交易及資產管理業務而言,在嚴格的風險控 制指引下,本集團將繼續增加參與各種金融工 具的交易及擴大我們所管理資產的規模,以探 索更多業務潛力。

除本中期報告所披露者外,自刊發本公司截至 2024年6月30日止年度之年度報告起,概無有 關本集團業務之發展或未來發展之重大變動。

財務回顧

收益

下表載列按經營活動劃分之本集團收益:

		Six months ended 31 December 截至12月31日止六個月	
		2024 2024年 S\$ 新加坡元 (Unaudited) (未經審核)	2023 2023年 S\$ 新加坡元 (Unaudited) (未經審核)
Revenue from: Integrated designs and building services Maintenance and other services Virtual assets custodian solutions services Trading of derivatives and asset management services	來自以下各項之收益: 綜合設計及建築服務 維護及其他服務 虛擬資產託管解決方案服務 衍生工具交易及資產管理服務	9,235,945 665,732 - 654,498	7,114,902 478,381 306,107 376,862
		10,556,175	8,276,252

FINANCIAL REVIEW (Continued)

Revenue (Continued)

The Group's revenue for the six months ended 31 December 2024 was approximately S\$10.6 million, representing an increase of approximately S\$2.3 million, or 27.5%, as compared to approximately S\$8.3 million for the six months ended 31 December 2023. The increase in revenue was primarily driven by a shift in the project mix in the Engineering Business. The Group engaged fewer but larger projects, leading to higher overall contract revenue.

Revenue deriving from integrated designs and building services was approximately S\$9.2 million for the six months ended 31 December 2024, representing an increase of approximately S\$2.1 million, or 29.8%, as compared to approximately S\$7.1 million for the six months ended 31 December 2023.

Revenue from maintenance and other services was approximately \$\$0.7 million for the six months ended 31 December 2024, representing an increase of approximately \$\$0.2 million, or 39.2%, as compared to approximately \$\$0.5 million for the six months ended 31 December 2023.

No revenue was generated from virtual assets custodian solutions services for the six months ended 31 December 2024 (six months ended 31 December 2023: S\$0.3 million).

Revenue from Trading and Asset Management Business was approximately S\$0.7 million for the six months ended 31 December 2024, representing an increase of approximately S\$0.3 million, or 73.7%, as compared to approximately S\$0.4 million for the six months ended 31 December 2023.

財務回顧(續)

收益(續)

本集團截至2024年12月31日止六個月之收益 約為10.6百萬新加坡元,較截至2023年12月 31日止六個月約8.3百萬新加坡元增加約2.3百 萬新加坡元或27.5%。收益增加乃主要由於工 程業務的項目組合轉變所帶動。本集團承接較 少惟較大型的項目,導致整體合約收益增加。

截至2024年12月31日止六個月,綜合設計及 建築服務之收益約為9.2百萬新加坡元,較截 至2023年12月31日止六個月約7.1百萬新加坡 元增加約2.1百萬新加坡元或29.8%。

截至2024年12月31日止六個月,維護及其 他服務之收益約為0.7百萬新加坡元,較截至 2023年12月31日止六個月約0.5百萬新加坡元 增加約0.2百萬新加坡元或39.2%。

截至2024年12月31日止六個月,虛擬資產託 管解決方案服務概無產生收益(截至2023年12 月31日止六個月:0.3百萬新加坡元)。

截至2024年12月31日止六個月,交易及資產 管理業務之收益約為0.7百萬新加坡元,較截 至2023年12月31日止六個月約0.4百萬新加坡 元增加約0.3百萬新加坡元或73.7%。

FINANCIAL REVIEW (Continued)

Gross Profit and Gross Profit Margin

The Group's gross profit was approximately S\$2.9 million for the six months ended 31 December 2024 (six months ended 31 December 2023: approximately S\$3.9 million), with a gross profit margin of approximately 27.3% (six months ended 31 December 2023: 47.5%). The decrease in gross profit margin for the six months ended 31 December 2024 was primarily driven by a shift in the project mix in the Engineering Business. The Group engaged fewer but larger projects, leading to lower margins due to more competitive pricing, increased project complexity, and higher costs associated with large-scale contracts.

Other Income

For the six months ended 31 December 2024, the Group's other income was approximately S\$0.3 million, or 2.4% of the revenue for the six months ended 31 December 2024 (six months ended 31 December 2023: approximately S\$0.3 million, or 3.9% of the revenue for the six months ended 31 December 2023).

Other Gains and Losses, net

For the six months ended 31 December 2024, the net other gains and losses was approximately S\$0.2 million, or 1.9% of the revenue for the six months ended 31 December 2024 (six months ended 31 December 2023: approximately S\$0.2 million, or 2.0% of the revenue for the six months ended 31 December 2023).

財務回顧(續)

毛利及毛利率

截至2024年12月31日止六個月,本集團之毛 利約為2.9百萬新加坡元(截至2023年12月31 日止六個月:約3.9百萬新加坡元),而毛利 率則約為27.3%(截至2023年12月31日止六個 月:47.5%)。截至2024年12月31日止六個 的毛利率減少乃主要由於工程業務的項目組合 轉變所帶動。由於定價更具競爭力、項目複雜 程度增加,以及與較大規模合約相關的較高成 本,本集團從事較少惟較大型的項目,導致利 潤率較低。

其他收入

截至2024年12月31日止六個月,本集團其他 收入約為0.3百萬新加坡元或佔截至2024年12 月31日止六個月收益之2.4%(截至2023年12月 31日止六個月:約0.3百萬新加坡元或佔截至 2023年12月31日止六個月收益之3.9%)。

其他收益及虧損淨額

截至2024年12月31日止六個月,其他收益及 虧損淨額約為0.2百萬新加坡元或佔截至2024 年12月31日止六個月收益之1.9%(截至2023年 12月31日止六個月:約0.2百萬新加坡元或佔 截至2023年12月31日止六個月收益之2.0%)。

FINANCIAL REVIEW (Continued)

Administrative Expenses

For the six months ended 31 December 2024, the Group's administrative expenses decreased by approximately S\$0.3 million or 2.8% to approximately S\$10.8 million, or 102.6% of the revenue for the six months ended 31 December 2024, as compared to approximately S\$11.1 million, or 134.7% of revenue for the six months ended 31 December 2023. The decrease was mainly attributed to the Group's implementation of effective cost control measures.

Loss for the Period

As a combined effect of the above, during the six months ended 31 December 2024, the Group recorded a loss of approximately \$\$7.6 million, as compared to a loss of approximately \$\$6.8 million for the six months ended 31 December 2023.

Liquidity and Financial Resources

Shareholders' funds

As at 31 December 2024, total shareholders' funds amounted to approximately S\$19.5 million, as compared to approximately S\$26.8 million as at 30 June 2024.

財務回顧(續)

行政開支

截至2024年12月31日止六個月,本集團截至 2024年12月31日止六個月行政開支減少約0.3 百萬新加坡元或2.8%至約10.8百萬新加坡元 或佔收益之102.6%,而截至2023年12月31日 止六個月之行政開支則約為11.1百萬新加坡元 或佔收益之134.7%。減少乃主要由於本集團 實施有效的成本控制措施。

期內虧損

由於上文所述之合併影響,截至2024年12月 31日止六個月,本集團錄得虧損約7.6百萬新 加坡元,而截至2023年12月31日止六個月之 虧損則約為6.8百萬新加坡元。

流動資金及財務資源

股東資金

於2024年12月31日,股東資金總額約為19.5 百萬新加坡元,而於2024年6月30日則約為 26.8百萬新加坡元。

FINANCIAL REVIEW (Continued)

Liquidity and Financial Resources (Continued)

Financial position

As at 31 December 2024, the Group had current assets of approximately \$\$27.8 million (30 June 2024: \$\$49.9 million), and current liabilities of \$\$15.9 million (30 June 2024: \$\$30.1 million). The Group's current ratio (defined as current assets divided by current liabilities) as at 31 December 2024 was 1.8 (30 June 2024: 1.7).

The Group's gearing ratio, expressed as a percentage of interest-bearing liabilities to total assets, was at 4.0% as at 31 December 2024 (30 June 2024: 1.2%).

Cash and cash equivalents

As at 31 December 2024, the Group had cash and cash equivalents of approximately \$\$6.2 million (30 June 2024: \$\$15.7 million), most of which were denominated in Hong Kong dollar.

Capital Structure

The shares of the Company (the "Shares") were successfully listed (the "Listing") on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 18 April 2018 (the "Listing Date").

On 17 November 2021, a placement of 160,000,000 new shares of the Company at par value of HK\$0.01 each (the "2021 Placing") was completed with a placing price of HK\$0.40 per Share.

On 22 February 2023, a placement of 90,000,000 new shares of the Company at par value of HK\$0.01 each (the "2023 Placing") was completed with a placing price of HK\$1.05 per Share.

On 28 May 2024, a placement of 25,550,000 new shares of the Company at par value of HK\$0.01 each (the "2024 Placing") was completed and the 2024 Placing price was HK\$2.00 per Share.

財務回顧(續)

流動資金及財務資源(續)

財務狀況

於2024年12月31日,本集團之流動資產約為 27.8百萬新加坡元(2024年6月30日:49.9百 萬新加坡元),而流動負債為15.9百萬新加坡 元(2024年6月30日:30.1百萬新加坡元)。於 2024年12月31日,本集團之流動比率(定義為 流動資產除以流動負債)為1.8(2024年6月30 日:1.7)。

於2024年12月31日,本集團之資產負債比 率(以計息負債佔資產總值之百分比列示)為 4.0%(2024年6月30日:1.2%)。

現金及現金等價物

於2024年12月31日,本集團之現金及現金等 價物約為6.2百萬新加坡元(2024年6月30日: 15.7百萬新加坡元),大部分以港元計值。

資本架構

本公司股份(「股份」)於2018年4月18日(「上市 日期」)在香港聯合交易所有限公司(「聯交所」) 主板成功上市(「上市」)。

於2021年11月17日,160,000,000股每股面值 0.01港元的本公司新股份配售(「2021年配售 事項」)已完成,配售價為每股股份0.40港元。

於2023年2月22日,90,000,000股每股面值 0.01港元的本公司新股份配售(「2023年配售 事項」)已完成,配售價為每股股份1.05港元。

於2024年5月28日,25,550,000股每股面值 0.01港元的本公司新股份配售(「2024年配售事 項」)已完成,而2024年配售事項的價格為每股 股份2.00港元。

FINANCIAL REVIEW (Continued)

Funding and Treasury Policy

The Group has adopted a prudent financial management approach towards its funding and treasury policy and thus maintained a healthy financial position throughout the six months ended 31 December 2024. The Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities, and other commitments can meet its funding requirements all the time.

Capital Expenditure

The Group's capital expenditure mainly represents additions to property, plant and equipment and right-of-use assets totaling approximately \$\$1,560,000 for the six months ended 31 December 2024 (six months ended 31 December 2023: \$\$684,000).

Pledge of Assets

As at 31 December 2024, the Group had no pledged assets (30 June 2024: Nil).

Foreign Exchange Risk

The Group transacts mainly in Singapore dollars ("S\$"), which is the functional currency of the Group's principal operating subsidiaries. However, the Group mainly retains proceeds from the Listing, the 2023 Placing and the 2024 Placing in Hong Kong dollars ("HK\$") which are exposed to foreign exchange risks. The Group does not use any derivative financial instrument to hedge the foreign exchange risk. Instead, the Group manages the foreign exchange risk by closely monitoring the movement of the foreign currency rates and may, depending on the circumstances and trend of foreign currency, consider adopting significant foreign currency hedging policy in the future.

財務回顧(續)

財務政策

本集團已就其財務政策採取審慎的財務管理方 針,故於截至2024年12月31日止六個月整個 期間一直維持穩健的財務狀況。董事會密切監 察本集團的流動資金狀況,以確保本集團的資 產、負債及其他承擔的流動資金結構能一直滿 足其資金需求。

資本開支

截至2024年12月31日止六個月,本集團的資本開支主要指物業、廠房及設備以及使用權資產的添置合計約為1,560,000新加坡元(截至2023年12月31日止六個月:684,000新加坡元)。

資產質押

於2024年12月31日,本集團概無任何已抵押 資產(2024年6月30日:無)。

外匯風險

本集團的交易主要以新加坡元(「新加坡元」)計 值,而新加坡元為本集團主要營運附屬公司的 功能貨幣。然而,本集團主要保留以港元(「港 元」)計值的上市、2023年配售事項及2024年 配售事項所得款項,有關款項面臨外匯風險。 本集團概無使用任何衍生金融工具對沖外匯風 險。相反,本集團透過密切監察外幣匯率變動 以管理外匯風險,且未來可能會根據外幣情況 及趨勢而考慮採用重大外幣對沖政策。

FINANCIAL REVIEW (Continued)

Material Acquisitions and Disposal of Subsidiaries, Associates and Joint Ventures

There were no material acquisitions or disposals of subsidiaries, associates and joint ventures by the Group during the six months ended 31 December 2024.

Significant Investments Held and Future Plans for Material Investments or Capital Assets

Save as disclosed in this interim report, there were no significant investments made by the Group for the six months ended 31 December 2024.

Save as disclosed under the sections headed "Use of Net Proceeds from the Listing" and "Use of Net Proceeds from the 2024 Placing" in this interim report and the section headed "Use of Proceeds" in the announcement of the Company dated 28 January 2025 concerning the issue of Convertible Bonds, the Group may explore potential opportunities to invest from time to time for its sustainable growth, and may have plans for making material investments or acquiring capital assets in the future.

財務回顧(續)

有關附屬公司 · 聯營及合營公司的重大收 購及出售事項

截至2024年12月31日止六個月,本集團並無 有關附屬公司、聯營及合營公司的重大收購或 出售事項。

持有的重大投資及有關重大投資或資本資 產的未來計劃

除本中期報告所披露者外,截至2024年12月 31日止六個月,本集團概無作出重大投資。

除本中期報告「上市所得款項淨額用途」及 「2024年配售事項所得款項淨額用途」各節以 及本公司日期為2025年1月28日的有關發行可 換股債券的公告「所得款項用途」一節所披露者 外,本集團為不時尋求潛在機遇及投資機會以 支持其永續增長,未來或許會有其他重大投資 或資本資產的收購相關的計劃。

FINANCIAL REVIEW (Continued)

Employees and Emolument Policy

As at 31 December 2024, the Group employed a total of 158 full-time employees (including four executive Directors) (31 December 2023: 151). The total staff costs during the six months ended 31 December 2024 amounted to approximately \$\$9.8 million (six months ended 31 December 2023: approximately S\$10.1 million), which included Directors' emoluments, salaries, wages and other staff benefits, and contributions to retirement benefit schemes. According to the emolument policy of the Company, in order to attract and retain valuable employees, the performance of the Group's employees are annually reviewed. The Group provides adequate job training to employees to equip them with practical knowledge and skills. Apart from the job training programs, salary increments and discretionary bonuses may be awarded to employees according to the assessment of individual performance and market conditions. The Group also intends to grant share options to outstanding employees to recognise and reward those employees for their contribution to the Group's development in accordance with the share option scheme adopted by the Company.

According to the emolument policy of the Company, the emoluments of the Directors have been reviewed by the remuneration committee of the Board (the "Remuneration Committee"), having regards to the Company's operating results, market competitiveness, individual performance and achievement, and the approvement of the Board.

Capital Commitments and Contingent Liabilities

As at 31 December 2024, the Group has not provided guarantees to any customer (30 June 2024: Nil), and did not have any material capital commitments (30 June 2024: Nil).

財務回顧(續)

僱員及薪酬政策

於2024年12月31日,本集團共僱有158名全職 僱員(包括四名執行董事)(2023年12月31日: 151名)。截至2024年12月31日止六個月的員 工成本總額為約9.8百萬新加坡元(截至2023年 12月31日止六個月:約10.1百萬新加坡元), 當中包括董事薪酬、薪金、工資及其他員工福 利以及退休福利計劃供款。根據本公司的薪酬 政策,為吸引及挽留有價值的僱員,本集團僱 員的表現會每年進行檢討。本集團向僱員提供 充分的在職培訓計劃外,本集團可能會根據個 人表現評估及市況向僱員進行加薪及授予酌情 花紅。本集團亦擬根據本公司所採納的購股權 計劃向優秀僱員授出購股權,以肯定及獎勵該 等僱員對本集團發展作出的貢獻。

根據本公司的薪酬政策,董事會的薪酬委員會 (「薪酬委員會」)檢討董事酬金時已計及本公司 的經營業績、市場競爭力、個人表現及功績, 並經董事會批准。

資本承擔及或然負債

於2024年12月31日,本集團概無向任何客戶 提供擔保(2024年6月30日:無),且概無任何 重大資本承擔(2024年6月30日:無)。

FINANCIAL REVIEW (Continued)

Use of Net Proceeds from the Listing

The net proceeds from the Listing, after deducting listing expenses which includes underwriting fees, and other expenses arising from the Listing ("Listing Net Proceeds") were approximately HK\$74.0 million. The Group intends to apply the Listing Net Proceeds in accordance with the proposed applications set out in the section headed "Future Plans and Use of Proceeds" in the prospectus of the Company dated 28 March 2018 (the "Prospectus"). As stated in the Prospectus, the Company intended to apply the Listing Net Proceeds for: (i) acquisition of additional property for workshop and office use; (ii) strengthening the Group's manpower by recruiting additional staff; (iii) increasing the Group's reserve for financing the issue of performance guarantees in favour of our customers; (iv) financing the acquisition of additional motor vehicles and additional machinery; (v) increasing the Group's marketing efforts; and (vi) general working capital.

The Listing Net Proceeds applied by the Group during the period from the Listing Date up to 31 December 2024 are as follows:

財務回顧(續)

上市所得款項淨額用途

上市所得款項淨額(「上市所得款項淨額」,經 扣除上市開支(包括包銷費)及因上市而產生的 其他開支)為約74.0百萬港元。本集團擬根據 本公司日期為2018年3月28日之招股章程(「招 股章程」)「未來計劃及所得款項用途」一節所載 的擬定用途動用上市所得款項淨額。誠如招股 章程所載,本公司擬將上市所得款項淨額:(j) 用於購置作工場及辦公室用途的額外物業;(ii) 用於通過招募更多員工擴充本集團人力;(iii) 用於增加本集團就出具以我們的客戶為受益人 的履約保函提供資金的儲備金;(iv)為購置額外 汽車及額外機器撥資;(v)用於加大本集團市場 推廣力度;及(vi)用作一般營運資金。

於上市日期直至2024年12月31日期間,本集 團已按以下方式動用上市所得款項淨額:

Use of Listing Net Proceeds: 上市所得款項淨額用途:		Planned use of Listing Net Proceeds 上市所得款項 淨額計劃用途 HKS'000 千港元	Actual use of Listing Net Proceeds from the Listing Date to 31 December 2024 自上市日期至 2024年12月31日 的上市所得款項 淨額實際用途 HKS'000 千港元	Unutilised balance up to 31 December 2024 直至 2024年12月31日 之未動用結餘 HK\$'000 千港元	Expected date of full utilisation of Listing Net Proceeds 悉數動用 上市所得款項淨額之 預計日期
Acquisition of additional property for workshop and office use	購置作工場及辦公室用途 的額外物業	34,000	29,623	4,377	on or before 30 June 2025 於2025年6月30日或之前
Recruiting additional staff	招募更多員工	21,500	21,500	-	N/A 不適用
Issue of performance guarantees	出具履約保函	4,800	144	4,656	on or before 30 June 2025 於2025年6月30日或之前
Acquisition of additional motor vehicles and machinery	購置額外汽車 及機器	5,100	1,093	4,007	on or before 30 June 2025 於2025年6月30日或之前
Increasing our marketing efforts	加大市場推廣力度	2,300	1,532	768	on or before 30 June 2025 於2025年6月30日或之前
General working capital	一般營運資金	6,300	6,300	-	N/A 不適用

Note: The Listing Net Proceeds were used according to the intention 附註:本公司已按早前披露的意向動用上市所得款項淨 previously disclosed by the Company.

FINANCIAL REVIEW (Continued)

Use of Net Proceeds from the 2023 Placing

The gross and net proceeds (after deducting the placing commission and other related expenses incurred) from the 2023 Placing ("2023 Placing Net Proceeds") were approximately HK\$94.50 million and approximately HK\$93.56 million, respectively. The Company intends to use (i) approximately 80% of the 2023 Placing Net Proceeds to finance the FinTech Platform Business; (ii) approximately 10% of the 2023 Placing Net Proceeds to finance the Engineering Business; and (iii) approximately 10% of the 2023 Placing Net Proceeds for the general working capital of the Group.

The 2023 Placing Net Proceeds applied by the Group as at 31 December 2024 are as follows:

財務回顧(續)

2023年配售事項所得款項淨額用途

2023年配售事項的所得款項總額及淨額(扣除 配售佣金及產生之其他相關開支後)(「2023年 配售事項所得款項淨額」)分別為約94.50百萬 港元及約93.56百萬港元。本公司擬(i)將2023 年配售事項所得款項淨額中的約80%用作為金 融科技平台業務提供資金:(ii)將2023年配售事 項所得款項淨額中的約10%用作為工程業務提 供資金:及(iii)將2023年配售事項所得款項淨 額中的約10%用作本集團的一般營運資金。

於2024年12月31日,本集團已按以下方式動 用2023年配售事項所得款項淨額:

Use of 2023 Placing Net Proceeds: 2023年配售事項所得款項淨額用途:		Planned use of 2023 Placing Net Proceeds 2023年配售事項 所得款項淨額 計劃用途 HKS'000 千港元	Actual use of 2023 Placing Net Proceeds as at 31 December 2024 於 2024年12月31日 的2023年配售事項 所得款項淨額 實際用途 HK\$'000 千港元	Unutilised balance as at 31 December 2024 於 2024年12月31日 之未動用結餘 HK\$'000 千港元	Expected date of full utilisation of 2023 Placing Net Proceeds 悉數動用2023年 配售事項所得款項淨額之 預計日期
Payroll related expenses	工資相關開支	46,044	46,044	-	N/A
Projected working capital	預計營運資金	22,500	-	22,500	不適用 N/A (Note 1) 天海田((#社社)
IT support	資訊科技支援	6,300	6,300	-	不適用 <i>(附註1)</i> N/A
Engineering Business	工程業務	9,355	9,355	-	不適用 N/A
General working capital	一般營運資金	9,356	9,356	-	不適用 N/A 不適用

Notes:

1.

附註:

2.

Such proceeds shall be utilised under the liquidity requirements for the 1. In the licensed corporation upon the Type 1 and Type 7 licences granted by SFC.

- 2. The 2023 Placing Net Proceeds were used according to the intention previously disclosed by the Company.
- 該等所得款項須根據證監會授予第1類及第7類牌 照時對持牌法團的流動資金要求予以動用。

本公司已按早前披露的意向動用2023年配售事項 所得款項淨額。

FINANCIAL REVIEW (Continued)

Use of Net Proceeds from the 2024 Placing

The gross and net proceeds (after deducting the placing commission and other related expenses incurred) from the 2024 Placing ("2024 Placing Net Proceeds") were HK\$51.10 million and approximately HK\$50.59 million, respectively. The Company intends to use (i) approximately 90% of the 2024 Placing Net Proceeds to finance the Fintech Platform Business; and (ii) approximately 10% of the 2024 Placing Net Proceeds as general working capital of the Group.

The 2024 Placing Net Proceeds applied by the Group as at 31 December 2024 are as follows:

財務回顧(續)

2024年配售事項所得款項淨額用途

2024年配售事項的所得款項總額及淨額(扣除 配售佣金及產生之其他相關開支後)(「2024年 配售事項所得款項淨額」)分別為51.10百萬港 元及約50.59百萬港元。本公司擬(i)將2024年 配售事項所得款項淨額約90%用作為金融科技 平台業務提供資金;及(ii)將2024年配售事項 所得款項淨額約10%用作本集團的一般營運資 金。

於2024年12月31日,本集團已按以下方式動 用2024年配售事項所得款項淨額:

	of 2024 Placing Net Proceeds: 4年配售事項所得款項淨額用途:		Planned use of 2024 Placing Net Proceeds 2024年配售事項 所得款項淨額 計劃用途 HKS'000 千港元	Actual use of 2024 Placing Net Proceeds as at 31 December 2024 於 2024年12月31日 的2024年配售事項 所得款項淨額 實際用途 HK\$'000 千港元	Unutilised balance as at 31 December 2024 於 2024年12月31日 之未動用結餘 HK\$'000 千港元	Expected date of full utilisation of 2024 Placing Net Proceeds 悉數動用2024年 配售事項所得款項淨額之 預計日期	
Finte	ech Platform Business	金融科技平台業務	45,530	43,534	1,996	on or before 28 February 2025 (Note 1)	
General working capital 一魚		一般營運資金	5,059	5,059	-	於2025年2月28日或之前 <i>(附註1)</i> N/A 不適用	
Note	es:			附註:			
 The 2024 Placing Net Proceeds allocated to the use of Fintech Platform Business has been fully utilised as at the date of this interim report. 				之用的2024年配會	,分配作發展金融科技平台 書事項所得款項淨額已全數		
 The 2024 Placing Net Proceeds were used according to the intention previously disclosed by the Company. 					 本公司已按早前披露的意向動用2024年配售事 所得款項淨額。 		

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

As at 31 December 2024, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO) or which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein or which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix C3 ("Model Code") of the Listing Rules were as follows:

董事及最高行政人員於本公司及其 相聯法團的股份、相關股份及債權 證的權益及淡倉

於2024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(「證券及期貨條例」)第XV部)的股份、 相關股份及債權證中,擁有根據證券及期貨條 例第XV部第7及第8分部已知會本公司及聯交 所的權益及淡倉(包括根據證券及期貨條例的 有關條文被當作或視為擁有的權益及淡倉), 或根據證券及期貨條例第352條須登記於該條 所指登記冊內的權益及淡倉,或根據上市規則 附錄C3所載上市發行人董事進行證券交易的 標準守則(「標準守則」)須知會本公司及聯交所 的權益及淡倉如下:

(a) 於股份的好倉

Name of director 董事姓名	Nature of interest 權益性質		Approximate percentage of interest in the issued share capital (Note 1) 佔已發行股本中 權益概約百分比 (附註1)
Mr. Lin Ho Man ("Mr. Lin") <i>(Note 2)</i> 連浩民先生	Interest of controlled corporation 受控法團權益	568,000,000	52.77%
(「連先生」)(附註2)	Share Options (Note 4) 購股權(<i>附註4</i>)	1,050,000	0.10%
Mr. Tsang Wing Fung ("Mr. Tsang") <i>(Note 3)</i> 曾榮峰先生	Beneficial owner 實益擁有人	16,000,000	1.49%
(「曾先生」) <i>(附註3)</i>	Share Options (Note 4) 購股權(附註4)	10,500,000	0.98%

(a) Long positions in the shares

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

(a) Long positions in the shares (Continued)

Notes:

- The approximate percentage is calculated based on the total number of issued shares of the Company as at 31 December 2024 (i.e. 1,076,387,019 Shares).
- 568,000,000 Shares are held by Flourish Nation Enterprises Limited ("Flourish Nation") which is owned as to 100% by Mr. Lin. By virtue of the SFO, Mr. Lin is deemed to be interested in the Shares held by Flourish Nation. Mr. Lin, in personal capacity, is the owner of 1,050,000 share options of the Company.
- 3. Mr. Tsang, in personal capacity, is the owner of 10,500,000 share options of the Company.
- 4. Share Options were granted under the share option scheme adopted by the Company on 15 March 2018.

(b) Long position in the shares of associated corporations

董事及最高行政人員於本公司及 其相聯法團的股份、相關股份及債 權證的權益及淡倉(續)

(a) 於股份的好倉(續)

附註:

- 概約百分比根據本公司於2024年12月31日的 已發行股份總數(即1,076,387,019股股份)計 算。
- 568,000,000 股 股 份 由 Flourish Nation Enterprises Limited (「Flourish Nation」) 持有,而Flourish Nation由連先生全資擁 有。根據證券及期貨條例,連先生被視為於 Flourish Nation持有的股份中擁有權益。連 先生以個人身份亦為本公司1,050,000份購股 權的擁有人。
- 曾先生以個人身份亦為本公司10,500,000份 購股權的擁有人。
- 購股權乃根據本公司於2018年3月15日採 納的購股權計劃授出。

(b) 於相聯法團股份的好倉

Name of director 董事姓名	Name of associated corporation 相聯法團名稱	Nature of interest 權益性質	Number of shares held 所持股份數目	Percentage of interest in associated corporation 佔於相聯法團 權益百分比
Mr. Lin <i>(Note)</i> 連先生 <i>(附註)</i>	Flourish Nation Flourish Nation	Beneficial owner 實益擁有人	1	100%

Note: The Company is owned as to 52.76% by Flourish Nation. Flourish Nation is owned as to 100% by Mr. Lin.

Save as disclosed above, as at 31 December 2024, none of the Directors or chief executive of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO), or which were required, pursuant to Section 352 of the SFO, to be entered in register referred to therein, or which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:本公司由Flourish Nation擁有52.76%權 益。Flourish Nation由連先生全資擁有。

除上文所披露者外,於2024年12月31日,概 無本公司董事或最高行政人員於本公司或其任 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,擁有根據證券 及期貨條例第XV部第7及第8分部將須知會本 公司及聯交所的權益或淡倉(包括根據證券及 期貨條例的有關條文被當作或視為擁有的權益 或淡倉),或根據證券及期貨條例第352條將須 登記於該條所指登記冊內的權益或淡倉,或根 據標準守則須知會本公司及聯交所的權益或淡 倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY

As at 31 December 2024, the following persons or entities who had or were deemed or taken 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 pursuant to Divisions 2 and 3 of Part XV of the SFO, or which were required to be recorded in the register maintained by the Company pursuant to Section 336 of the SFO were as follows:

2 and 3 of Part XV of the SFO, or which were required to be

recorded in the register maintained by the Company pursuant to

Section 336 of the SEQ

Long positions in the shares

主要股東於本公司股份及相關股份 的權益及淡倉

於2024年12月31日,以下人士或實體於本公 司股份及相關股份中擁有或被視為或當作擁有 根據證券及期貨條例第XV部第2及第3分部須 向本公司及聯交所披露的權益或淡倉,或根據 證券及期貨條例第336條須記錄在本公司備存 的登記冊的權益或淡倉如下:

於股份的好倉

Name of sh 股東名稱	hareholder	Nature of interest 權益性質			Approximate percentage of interest in the issued share capital (Note 1) 佔已發行股本中 權益概約百分比 (附註1)	
		Beneficial owner 實益擁有人	568,000,000	52.77%		
		Held by a controlled corpora 由受控法團持有	tion	568,000,000	52.77%	
Notes:		附註	附註:			
 The approximate percentage is calculated based on the total number of issued shares of the Company as at 31 December 2024 (i.e. 1,076,387,019 shares). 			 概約百分比根據本公司於2024年12月31日的已發 行股份總數(即1,076,387,019股股份)計算。 			
2. Flourish Nation is owned as to 100% by Mr. Lin.			2. Flourish Nation由連先生全資擁有。			
Save as disclosed above, as at 31 December 2024, the Company had not been notified of any persons or entities who had or were deemed or taken to have interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions			公司 相關 及其	二文所披露者外,於202]並不知悉任何人士或實 國股份中擁有或被視為或 別貨條例第XV部第2及第]]披露或須記錄於本公司	體於本公司股份或 當作擁有根據證券 3分部條文須向本	

例第336條規定備存的登記冊內的權益或淡倉。

SECURITIES TRANSACTIONS BY DIRECTORS

The Company adopted the Model Code as set out in Appendix C3 of the Listing Rules as the code of conduct regarding securities transactions by Directors and by relevant employees of the Company. All Directors have confirmed, following specific enquiries by the Company, that each of them has fully complied with the required standard set out in the Model Code and its code of conduct regarding directors' securities transactions throughout the six months ended 31 December 2024.

SHARE OPTION SCHEME

The then sole shareholder of the Company conditionally approved and adopted a share option scheme on 15 March 2018 (the "Scheme"). The summary of the principal terms of the Scheme are listed below.

(a) Purpose of the Scheme

The purpose of the Scheme is to provide incentives or rewards to employees for their contribution to the Group and/or to enable the Group to recruit and retain highcalibre employees and attract human resources.

(b) Participants of the Scheme

Pursuant to the Scheme, certain eligible participants including, among others, the Directors and employees of the Group may be granted options to subscribe for Shares.

(c) Maximum and total number of Shares available for issue under the Scheme

The maximum number of Shares which may be issued upon the exercise of the options granted under the Scheme is 10% (i.e. 80,000,000 Shares) of the Shares in issue as at the Listing Date, representing approximately 7.43% of the total number of issued shares of the Company (excluding treasury shares) as at the date of this interim report.

The number of the Shares available for grant under the Scheme is 42,152,037 Shares (representing approximately 3.92% of the total number of issued Shares (excluding treasury shares) as at the date of this interim report).

董事進行證券交易

本公司已採納上市規則附錄C3所載標準守則 作為董事及本公司相關僱員進行證券交易的操 守守則。經本公司作出具體查詢後,全體董事 已確認,彼等各自於截至2024年12月31日止 六個月一直全面遵守標準守則及其行為守則所 規定有關董事證券交易的標準。

購股權計劃

本公司當時唯一股東於2018年3月15日有條件 批准及採納一項購股權計劃(「該計劃」)。該計 劃主要條款概述如下。

(a) 該計劃目的

該計劃旨在獎勵或回饋僱員對本集團所 作出之貢獻,及/或使本集團得以招聘 及挽留能幹之僱員以及吸納人才。

(b) 該計劃參與人

根據該計劃,若干合資格參與者(其中包 括董事及本集團僱員)可能獲授購股權以 認購股份。

(c) 根據該計劃可供發行股份上限及總 數

根據該計劃因已授出之購股權獲行使而 可能發行的股份最高數目為於上市日期 已發行的股份之10%(即80,000,000股股 份),相當於本中期報告日期本公司已發 行股份總數(不包括庫存股份)約7.43%。

根據該計劃可供授出之股份數目為 42,152,037股股份(相當於本中期報告日 期已發行股份總數(不包括庫存股份)之 約3.92%)。

SHARE OPTION SCHEME (Continued)

(d) Maximum entitlement of each participant under the Scheme

Subject to the requirements under the Listing Rules relating to the grant of Share Options to the Directors, chief executive or substantial shareholders, unless approved by the shareholders in a general meeting, the amount of Shares which can be awarded to a substantial shareholder or an independent non-executive Director or their respective associates in the Scheme in the 12-month period up to and including the date of such grant for any particular aforementioned person in aggregate, is at maximum 0.1% of the Shares in issue. Other than that, the maximum entitlement of each eligible participant is that the total number of Shares issued and to be issued upon exercise of the outstanding options granted and to be granted to such grantee (including both exercised, cancelled and outstanding options) under the Scheme and other scheme(s) of the Group in any 12-month period must not exceed 1% of the issued share capital of the Company as at the date of grant.

(e) Time of exercise of Share Options

An option may be exercised in accordance with the terms of the Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant.

(f) Vesting period of Share Options

The Board may in its absolute discretion set a minimum period for which an option must be held before an option can be exercised.

(g) Time of acceptance and the amount payable on acceptance of the Share Options

Upon acceptance of an offer for grant of option(s) under the Scheme, the participant shall pay HK\$1.00 to our Company by way of consideration for the grant, which option(s) will be offered for acceptance for a period of 21 days from the date of grant.

購股權計劃(續)

(d) 根據該計劃各參與人可獲授權益上 限

受上市規則有關向董事、最高行政人員 或主要股東授出購股權的規定所限,除 非於股東大會上獲股東批准,否則如根 據該計劃向主要股東或獨立非執行董事 或彼等各自聯繫人授出股份,股份數目 上限合共為向上述任何特定人士授出股 份當日(包括當日)前12個月內已發行股 份之0.1%。除此之外,每名合資格參與 者的配額上限為任何12個月期間根據該 計劃及本集團其他計劃已或將向有關承 授人授出未行使購股權(包括已行使、已 註銷及未行使購股權)獲行使時已發行及 將發行股份總數不得超過授出日期當日 本公司已發行股本之1%。

(e) 行使購股權期限

購股權可於董事會釐定的某一期間內根 據該計劃條款隨時獲行使,惟不得超過 自授出日期起十年。

(f) 購股權之歸屬期

董事會可全權酌情設定在購股權可獲行 使前必須持有購股權之最短期限。

(g) 接納購股權的期限及接納時應付款 額

接納根據該計劃授出購股權之要約時, 參與者須向本公司支付1.00港元作為獲 授代價,而參與者可自授出日期起21日 期間選擇接納有關購股權之要約。

SHARE OPTION SCHEME (Continued)

(h) Basis for determination the exercise price

The exercise price for the Shares in respect of any particular option under the Scheme shall be such price as determined by the Board in its absolute discretion at the time of the grant of the relevant option but in any case the relevant exercise price shall not be less than the highest of (i) the closing price of the Shares as stated in the Stock Exchange's daily quotation sheet on the date of the grant of the relevant option, which must be a trading day; (ii) the average closing price of the Shares as stated in the Stock Exchange's daily quotations sheets for the five trading days immediately preceding the date of the grant of the relevant option; and (iii) the nominal value of a Share.

(i) The remaining life of the Scheme

Approximately 3 years (valid until 15 March 2028).

購股權計劃(續)

(h) 行使價釐定基準

該計劃任何特定購股權的股份行使價須 由董事會於授出有關購股權時全權酌情 釐定,惟於任何情況下相關行使價不得 少於以下三項的最高者:(i)股份於相關購 股權授出日期(必須為交易日)在聯交所 每日報價表所示的收市價;(ii)股份於緊 接相關購股權授出日期前五個交易日在 聯交所每日報價表所示的平均收市價; 及(iii)股份面值。

(i) 該計劃尚餘的有效期

約3年(有效期直至2028年3月15日止)。

SHARE OPTION SCHEME (Continued)

The movement of share options of the Company under the Scheme during the six months ended 31 December 2024 is 劃項下之本公司購股權變動呈列如下: presented as follows:

購股權計劃(續)

於截至2024年12月31日止六個月期間,該計

		Exercise Period 行使期間		Number of share options 購股權數目				
Name and Category of participant 參與者名稱及類別	Date of Grant 授出日期		Exercise Price 行使價	Outstanding as at 1 July 2024 於2024年 7月1日 未獲行使	Granted during the period 期內授出	Exercised during the period 期內行使	Lapsed during the period 期內失效	Outstanding as at 31 December 2024 於2024年 12月31日 未獲行使
Directors 董事								
Mr. Lin	12 October 2021	12 April 2023 to 11 October 2031 (Note 1)	HK\$0.450	800,000	_	-	-	800,000
連先生	2021年10月12日	2023年4月12日至 2031年10月11日 (附註1)	0.450港元					
	21 April 2023	21 April 2024 to 20 April 2033 (Note 3)	HK\$1.336	250,000	-	-	-	250,000
	2023年4月21日	2024年4月21日至 2033年4月20日 <i>(附註3)</i>	1.336港元					
Mr. Tsang	12 October 2021	12 April 2023 to 11 October 2031 (Note 1)	HK\$0.450	8,000,000	_	-	-	8,000,000
曾先生	2021年10月12日	2023年4月12日至 2031年10月11日 (附註1)	0.450港元					
	21 April 2023	21 April 2024 to 20 April 2033 (Note 3)	HK\$1.336	2,500,000	_	-	-	2,500,000
	2023年4月21日	2024年4月21日至 2033年4月20日 <i>(附註3)</i>	1.336港元					
				11 550 000				

11,550,000 _ - 11,550,000

-

SHARE OPTION SCHEME (Continued)

購股權計劃(續)

					Number of share options 購股權數目			
Name and Category of participant 參與者名稱及類別	Date of Grant 授出日期	Exercise Period 行使期間	Exercise Price 行使價	Outstanding as at 1 July 2024 於2024年 7月1日 未獲行使	Granted during the period 期內授出	Exercised during the period 期內行使	Lapsed during the period 期內失效	Outstanding as at 31 December 2024 於2024年 12月31日 未獲行使
Employees 僱員								
	12 October 2021	12 April 2023 to 11 October 2031 (Note 1)	HK\$0.45	9,000,000	-	-	-	9,000,000
	2021年10月12日	2023年4月12日至 2031年10月11日 <i>(附註1)</i>	0.45港元					
	24 January 2022	24 January 2022 to 23 January 2032 (Note 2)	HK\$1.25	750,000	-	-	-	750,000
	2022年1月24日	2022年1月24日至 2032年1月23日 (附註2)	1.25港元					
	24 January 2022	24 January 2023 to 23 January 2032 (Note 3)	HK\$1.25	2,822,511	-	(138,496)	(49,296)	2,634,719
	2022年1月24日	2023年1月24日至 2032年1月23日 <i>(附註3)</i>	1.25港元					
	21 April 2023	21 April 2024 to 20 April 2033 (Note 3)	HK\$1.336	8,572,629	-	(169,999)	(224,384)	8,178,246
	2023年4月21日	2024年4月21日至 2033年4月20日 <i>(附註3)</i>	1.336港元					
				21,145,140	-	(308,495)	(273,680)	20,502,965
Total 總計				32,695,140	-	(308,495)	(273,680)	32,112,965

SHARE OPTION SCHEME (Continued)

Notes:

- (1) The options granted shall be vested after 18 months immediately following the grant date, exercise period begins after 18 months immediately following the grant date.
- (2) One-third of the options shall be vested on the grant date, one-third of the options shall be vested on the first anniversary of the grant date, and one-third of the options shall be vested on the second anniversary of the grant date.
- (3) One-third of the options shall be vested on the first anniversary of the grant date, one-third of options shall be vested on the second anniversary of the grant date, and one-third of the options shall be vested on the third anniversary of the grant date.
- (4) The weighted average closing price of Shares immediately before the dates of exercise of the Share Options was HK\$1.3 per Share.
- (5) No Share Options were cancelled during the six months period ended 31 December 2024.
- (6) No Share Options were granted under the Scheme for the six months period ended 31 December 2024.

The number of the options available for grant under the Scheme at the beginning and the end of the financial period ended 31 December 2024 were 42,152,037 Shares.

The number of Shares that may be issued in respect of the Share Options was 23,487,716 Shares during the six months period ended 31 December 2024 divided by the weighted average number of shares in issue (excluding treasury shares) for the six months period ended 31 December 2024 was approximately 0.02.

Please refer to Note 21 to the consolidated financial statements of this interim report for more details.

購股權計劃(續)

附註:

- (1) 已授出的購股權須於緊接授出日期後18個月歸 屬,行使期於緊接授出日期後18個月開始。
- (2) 三分之一的購股權於授出日期予以歸屬:三分之 一的購股權將於授出日期後第一週年當日予以歸 屬:及三分之一的購股權將於授出日期後第二週 年當日予以歸屬。
- (3) 三分之一的購股權於授出日期後第一週年當日予以歸屬:三分之一的購股權將於授出日期後第二週年當日予以歸屬:及三分之一的購股權將於授出日期後第三週年當日予以歸屬。
- (4) 股份於緊接購股權獲行使日期前之加權平均收市 價為每股股份1.3港元。
- (5) 截至2024年12月31日止六個月期間概無任何購股 權被註銷。
- (6) 截至2024年12月31日止六個月期間概無購股權根 據該計劃予以授出。

截至2024年12月31日止財政期間開始及結 束時,根據該計劃可供授出購股權數目為 42,152,037股股份。

截至2024年12月31日止六個月期間,購股權 可予發行的股份數目為23,487,716股股份除以 截至2024年12月31日止六個月期間已發行股 份(不包括庫存股份)之加權平均數約為0.02。

更多詳情請參閱本中期報告綜合財務報表附註 21。

DISCLOSURE OF CHANGE IN INFORMATION OF DIRECTORS

Pursuant to Rule 13.51B(1) of the Listing Rules, changes of information of the Directors during the period are set out below:

- Mr. Lin Ho Man, an executive Director, was appointed as the vice chairman of Chinese Financial Association of Hong Kong with effect from 18 December 2024; and
- (ii) Mr. Siu Man Ho Simon, an independent non-executive Director, resigned as an independent non-executive director of Wai Yuen Tong Medicine Holdings Limited with effect from 1 November 2024.

CORPORATE GOVERNANCE

The Company is committed to achieving high standards of corporate governance to safeguard the interests of its shareholders and enhance its corporate value. For the six months ended 31 December 2024, the Company adopted and complied with all the mandatory disclosure requirements and code provisions in the Corporate Governance Code (the "CG Code") in Appendix C1 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") as its own code on corporate governance practices.

For the six months ended 31 December 2024, the Company complied with the code provisions as set out in the CG Code.

The Board will continue to review the application of the principles of good corporate governance set out in the CG Code and the Directors are aware that the Company is expected to comply with the CG Code. Any deviation from the CG Code should be carefully considered and disclosed in the interim and annual report. The Company will continue to comply with the CG Code to protect the best interests of the Group and the shareholders as a whole.

董事資料變動披露

根據上市規則第13.51B(1)條,期內董事資料 變動載列如下:

- (i) 自2024年12月18日起生效,執行董事連浩民先生獲委任為香港中國金融協會副主席;及
- (ii) 自2024年11月1日起生效,獨立非執行 董事蕭文豪先生辭任位元堂藥業控股有 限公司的獨立非執行董事。

企業管治

本公司一向致力於維持高水準之企業管治,以 保障其股東權益並提高企業價值。截至2024年 12月31日止六個月,本公司採納及遵守聯交 所證券上市規則(「上市規則」)附錄C1所載企 業管治守則(「企業管治守則」)之所有強制披露 要求及守則條文作為其自身的企業管治常規守 則。

截至2024年12月31日止六個月,本公司已遵 守企業管治守則所載守則條文。

董事會將持續檢討應用企業管治守則所載的良 好企業管治原則以及董事得悉,本公司預期會 遵守企業管治守則。企業管治守則的任何偏離 情況均應予仔細考慮,並於中期及年度報告披 露。本公司將繼續遵守企業管治守則,以保障 本集團及股東整體的最佳利益。

PUBLIC FLOAT

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

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

During the six months ended 31 December 2024, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

IMPORTANT EVENTS AFTER THE REPORTING PERIOD

As disclosed in the announcements of the Company dated 28 January 2025 and 11 February 2025 (the "Announcements"), the Company and Mr. Chen Weiqin, an independent third party subscriber (the "Subscriber") entered into a subscription agreement (the "Subscription Agreement"), pursuant to which the Company has agreed to issue and the Subscriber has agreed to subscribe for the convertible bond (the "Convertible Bond") in the aggregate principal amount of HK\$26 million at the initial conversion price of HK\$2.50 per conversion share (the "Conversion Shares"). The Conversion Shares will be allotted and issued pursuant to the general mandate of the Company.

As disclosed in the completion announcement of the Company dated 19 February 2025 (the "**Completion Announcement**"), all the subscription conditions under the Subscription Agreement have been fulfilled and the subscription completion took place on 19 February 2025.

公眾持股量

於本報告日期,根據本公司所得公開資料及據 董事所知,本公司已維持上市規則項下規定的 公眾持股量。

購買、出售或贖回本公司上市證券

於截至2024年12月31日止六個月期間,本公 司及其任何附屬公司概無購買、出售或贖回本 公司任何上市證券。

報告期後重要事項

誠如本公司日期為2025年1月28日及2025年 2月11日之公告(「該等公告」)所披露,本公司 與陳偉欽先生(一名獨立第三方認購人)(「認 購人」)訂立認購協議(「認購協議」),據此, 本公司已同意發行而認購人已同意認購本金總 額為26,000,000港元的可換股債券(「可換股 債券」),初步換股價為每股換股股份2.50港元 (「換股股份」)。換股股份根據本公司的一般授 權將予配發及發行。

誠如本公司日期為2025年2月19日之完成公告 (「完成公告」)所披露,認購協議項下之所有認 購條件均已獲達成,而認購完成已於2025年2 月19日落實。

IMPORTANT EVENTS AFTER THE REPORTING PERIOD (Continued)

For more details, please refer to the Announcements and the Completion Announcement. Save as disclosed above, to the best knowledge of the Directors, there are no other important events which have affected the Company and its subsidiaries which have occurred since the six months ended 31 December 2024 and up to the date of this interim report.

AUDIT COMMITTEE

The audit committee of the Board has reviewed the Group's unaudited condensed consolidated results for the six months ended 31 December 2024 and discussed with the management of the Company on the accounting principles and practices adopted by the Group, with no disagreement by the audit committee of the Board.

> By Order of the Board HKE Holdings Limited Lin Ho Man Chairman and Executive Director

承董事會命 HKE Holdings Limited 主席兼執行董事 連浩民

香港,2025年2月25日

Hong Kong, 25 February 2025

報告期後重要事項(續)

有關更多詳情,請參閱該等公告及完成公告。 除上文所披露者外,據董事所深知,自截至 2024年12月31日止六個月起及直至本中期報 告日期,概無發生影響本公司及其附屬公司的 其他重要事項。

審核委員會

董事會之審核委員會已審閱本集團截至2024年 12月31日止六個月之未經審核簡明綜合業績, 並與本公司管理層就本集團所採納的會計原則 及慣例進行討論,且董事會之審核委員會並無 異議。

