

(Stock Code 股份代號: 257)



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金色品牌綠色事業



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Corporate Information

公司資料

DIRECTORS

Executive Directors

WANG Silian (Chairman of the Board) LUAN Zusheng (Chief Executive Officer)

Non-executive Directors

KANG Guoming
QU Li (appointed on 17 April 2025)

Independent Non-executive Directors

FAN Yan Hok, Philip LI Shuk Yin, Edwina ZHANG Xiang

COMPANY SECRETARY

LIANG Yanyu (appointed on 15 September 2025)

POON Yuen Ling (resigned on 15 September 2025)

REGISTERED OFFICE

Room 2703, 27/F Far East Finance Centre 16 Harcourt Road, Hong Kong

The Bank of East Asia, Limited

Corporation Limited

The Export-Import Bank of China
The Hongkong and Shanghai Banking

PRINCIPAL BANKERS

Agricultural Bank of China Limited Bank of China Limited Bank of Communications Co., Ltd. China Construction Bank Corporation China Development Bank China Everbright Bank Company Limited China Merchants Bank Co., Ltd. China Minsheng Banking Corp., Ltd Hang Seng Bank Limited Industrial and Commercial Bank of China Limited Industrial Bank Co., Ltd. ING Bank N.V. Nanyang Commercial Bank, Limited Postal Savings Bank of China Co., Ltd. Shanghai Pudong Development Bank Co., Ltd. Standard Chartered Bank (Hong Kong) Limited

董事

執行董事

王思聯 (董事會主席) 欒祖盛 (總裁)

非執行董事

康國明

瞿 利(於二零二五年四月 十七日獲委任)

獨立非執行董事

范仁鶴 李淑賢 張 翔

公司秘書

梁妍鈺(於二零二五年 九月十五日獲委任) 潘婉玲(於二零二五年 九月十五日辭任)

註冊辦事處

香港夏慤道十六號 遠東金融中心 二十七樓二七零三室

主要往來銀行

中國農業銀行股份有限公司 中國銀行股份有限公司 交通銀行股份有限公司 中國建設銀行股份有限公司 國家開發銀行 中國光大銀行股份有限公司 招商銀行股份有限公司 中國民生銀行股份有限公司 恒生銀行有限公司 中國工商銀行股份有限公司 興業銀行股份有限公司 ING Bank N.V. 南洋商業銀行有限公司 中國郵政儲蓄銀行股份有限公司 上海浦東發展銀行股份有限公司 渣打銀行(香港)有限公司 東亞銀行有限公司 中國進出口銀行 香港上海滙豐銀行有限公司

SOLICITORS

DeHeng Law Offices (Hong Kong) LLP

Global Law Office

AUDITOR

KPMG

Certified Public Accountants (Public Interest Entity Auditor registered in accordance with the Accounting and Financial Reporting Council Ordinance)

SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road, Hong Kong

PUBLIC RELATIONS

LBS Communications

WEBSITE

www.cebenvironment.com

STOCK CODE

257

律師

德恒律師事務所 (香港)有限法律責任合夥 北京市環球律師事務所

核數師

畢馬威會計師事務所 執業會計師 (於《會計及財務匯報局條例》下 的公眾利益實體核數師)

股份過戶登記處

卓佳證券登記有限公司 香港夏慤道十六號 遠東金融中心十七樓

公閣顧問

達博思財經

電子網址

www.cebenvironment.com

股份代號

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Financial Highlights

財務概況

For the six months ended 30 June 截至六月三十日止六個月

	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	Percentage change 百分比 變動
RESULTS 業績			
Revenue 收益 Earnings before interest, taxes, 除利息、稅項、折舊 depreciation and amortisation 及攤銷前盈利*	14,303,933	15,612,133	-8%
("EBITDA")* Profit attributable to equity holders 本公司權益持有人	6,047,957	6,550,295	-8%
of the Company 應估盈利 Return on shareholders' equity 股東資金回報率	2,206,751	2,453,917	-10%
- half year (%) Basic earnings per share (HK cents) 安股基本盈利 (港仙)	4.42 35.92	5.00 39.95	-0.58 ppt# -10%
	At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$'000 港幣千元	Percentage change 百分比 變動
FINANCIAL POSITION 財務狀況			
Total assets 資產總額 Total liabilities 負債總額 Equity attributable to equity holders 本公司權益持有人	192,228,976 121,689,775	186,027,024 119,610,448	3% 2%
of the Company Net asset value per share attributable 本公司權益持有人 to equity holders of the Company 應佔每股資產淨值	51,675,216	48,210,960	7%
(HK\$) (港幣元) Gearing ratio (%)* 資產負債比率(%)* Current ratio (%)	8.412 63 128	7.848 64 134	7% -1 ppt# -6 ppt#

- EBITDA is the profit for the period before deduction of interest, taxation, depreciation and amortisation
- # ppt percentage point
- Gearing ratio means the ratio of total liabilities to total assets
- * 除利息、稅項、折舊及攤銷前盈利 為扣除利息、稅項、折舊及攤銷前 之本期間盈利
- # ppt-百分點
- + 資產負債比率指負債總額對資產總額之比率

Business Review and Prospects

業務回顧與展望

OPERATING RESULTS

Business Overview

In the first half of 2025, China Everbright Environment Group Limited ("Everbright Environment" or the "Company") and its subsidiaries (collectively the "Group") adhered to the principle of making steady and promoting stability through practical measures. It actively implemented three major development strategies, namely technology as a driving force, an internationalisation path, and an industry ecosystem, and made every effort to advance its "Second-Stage Entrepreneurship", firmly promoting high-quality development. Specifically, during the period under review, the Group maintained strategic leadership, with the three major development strategies gradually becoming clearer; adhered to a market-oriented approach, accelerating the cultivation of new development momentum: focused on core business areas, striving to improve operational quality and efficiency; committed to management enhancement, solidifying internal competencies for development; and maintained a bottom-line mindset, effectively preventing and resolving risks. Overall, the Group's business performance made stable progress, with operations moving in a positive direction.

Major operating indicators in the first half of 2025 are summarised below:

經營業績

業務概覧

二零二五年上半年,中國光大環境 (集團) 有限公司(「光大環境」或 「本公司」) 及其附屬公司(統稱 「本集團」) 堅持穩中求進、以實 促穩,積極落實「兩化一型」(科技 化、國際化、生態型)發展戰略, 全力推進「二次創業」,扎實推動 高質量發展。具體而言,回顧期 內,本集團堅持戰略引領,「兩化 一型」戰略路徑逐步清晰;堅持市 場導向,加速培育發展新動能;堅 持聚焦主業,著力提升經營質效; 堅持管理提升,夯實企業發展內 功;堅持底線思維,有效防范化解 風險,經營業績總體穩中有進,經 營向好發展。

二零二五年上半年主要經營業績 指標摘要如下:

		For the six months ended 30 June 2025 截至 二零二五年 六月三十日 止六個月 HKD'000 港幣千元	For the six months ended 30 June 2024 截至 二零二四年 六月三十日 止六個月 HKD'000 港幣千元	Percentage change 百分比變動
Revenue	收益 除利息、稅項、折舊及	14,303,933	15,612,133	-8%
EBITDA	攤銷前盈利	6,047,957	6,550,295	-8%
Profit attributable to equity holders of the Company Basic earnings per share	本公司權益持有人 應佔盈利 每股基本盈利	2,206,751	2,453,917	-10%
(HK cents)	(港仙)	35.92	39.95	-10%

OPERATING RESULTS (continued) **Business Overview** (continued)

During the period under review, the Group recorded a total revenue of HK\$14,303,933,000, of which revenue from operation services amounted to HK\$9,943,304,000, representing an increase of 5% as compared with the first half of 2024, while revenue from construction services was HK\$1,844,269,000, decreased by 49% as compared with the first half of 2024. The revenue from operation services, construction services, and finance income accounted for 70%, 13% and 17% of the total revenue, respectively.

During the period under review, the Group continued to expand its financing channels and optimise the structure of financing instruments. By closely monitoring market opportunities, the Group and its listed subsidiaries successfully issued mediumterm notes ("MTNs") and asset-backed securities ("ABS"), and others, keeping the comprehensive capital cost at a comparatively low level. Additionally, the Group strengthened its domestic and overseas credit line reserves and foreign debt management. In the first half of 2025, the Group obtained various funding subsidies from the government amounting to approximately RMB50 million. As at 30 June 2025, the Group had cash on hand amounting to HK\$8.842 billion, with a reasonable gearing level and a healthy financial position.

經營業績(續)

業務概覽(續)

回顧期內,本集團收益合共達港幣14,303,933,000元。 其中,運營服務收益為港幣9,943,304,000元,較二零二四年上半年同比增加5%;建造服務收益為港幣1,844,269,000元,較二零二四年上半年同比減少49%。各收益比重為:運營服務收益、建造服務收益及財務收入分別佔70%、13%及17%。

In the first half of 2025, the major financing arrangements of the Group are summarised below:

經營業績(續)業務概覽(續)

二零二五年上半年,本集團主要 融資安排摘要如下:

Issue date 發行日期	Financing arrangements and uses of proceeds 融資安排及募集資金用途	Issue size <i>(RMB)</i> 發行規模 <i>(人民幣)</i>
January 2025 二零二五年一月	China Everbright Water Limited ("Everbright Water") completed the issuance of the first tranche of MTNs for 2025 in the People's Republic of China ("PRC") for the replenishment of working capital of Everbright Water. 中國光大水務有限公司(「光大水務」)於中華人民共和國(「中國」)完成發行二零二五年第一期中期票據,募集資金用於補充光大水務的營運資金。	1.5 billion 15億元
January 2025 二零二五年一月	China Everbright Greentech Limited ("Everbright Greentech") completed the issuance of the 2025 first tranche of the carbon-neutral green ABS in the PRC for replenishing working capital of Everbright Greentech and its subsidiaries, repayment of interest bearing loans, provision of loans to its members, acquisition of fixed assets, investment in the projects, and/or other purposes as permitted under the applicable laws and regulations. 中國光大綠色環保有限公司(「光大綠色環保」)在中國完成發行第一期碳中和綠色資產支持證券,募集資金用於補充光大綠色環保及其附屬公司營運資金、償還計息貸款、向其成員公司提供貸款、購置固定資產、投資於項目及/或適用法律法規允許之其他用途。	653 million 6.53億元
February 2025 二零二五年二月	Everbright Greentech completed the issuance of the first tranche of green MTNs for 2025 in the PRC for the repayment of interest-bearing debts of Everbright Greentech and its subsidiaries, replenishment of working capital and/or investment in and construction of environmental protection projects and for other business development purposes. 光大綠色環保在中國完成發行二零二五年第一期綠色中期票據,募集資金用於償還光大綠色環保及其附屬公司的有息債務、補充營運資金及/或投資和建設環保項目及其他業務發展用途。	1 billion 10億元

OPERATING RESULTS (continued) Business Overview (continued)

經營業績 *(續)* **業務概覽** *(續)*

Issue date 發行日期	Financing arrangements and uses of proceeds 融資安排及募集資金用途	Issue size <i>(RMB)</i> 發行規模 <i>(人民幣)</i>
April 2025 二零二五年四月	The Company completed the issuance of the perpetual MTNs (series 1) for 2025 in the PRC for the redemption of the perpetual MTNs (series 1) issued in 2022. 本公司在中國完成發行二零二五年第一期永續中期票據,募集資金用於贖回二零二二年度第一期永續中期票據。	1.5 billion 15億元
April 2025 二零二五年四月	Everbright Water completed the issuance of the second tranche of MTNs for 2025 in the PRC for the repayment of the outstanding debts of Everbright Water. 光大水務於中國完成發行二零二五年第二期中期票據,募集資金用於償還光大水務的到期債務。	1 billion 10億元
May 2025 二零二五年五月	Everbright Greentech completed the issuance of the second tranche of green MTNs for 2025 in the PRC for the repayment of interest-bearing debts of Everbright Greentech and its subsidiaries, replenishment of working capital and/or investment in and construction of environmental protection projects, and for other business development purposes. 光大綠色環保在中國完成發行二零二五年第二期綠色中期票據,募集資金用於償還光大綠色環保及其附屬公司的有息債務、補充營運資金及/或投資和建設環保項目及其他業務發展用途。	1 billion 10億元
June 2025 二零二五年六月	Everbright Water completed the issuance of the third tranche of MTNs for 2025 in the PRC for the redemption of the existing perpetual MTNs of Everbright Water. 光大水務於中國完成發行二零二五年第三期中期票據,募集資金用於贖回光大水務現有的永續中期票據。	700 million 7億元

OPERATING RESULTS (continued) **Business Overview** (continued)

經營業績(續)

Issue date 發行日期	Financing arrangements and uses of proceeds 融資安排及募集資金用途	Issue size <i>(RMB)</i> 發行規模 <i>(人民幣)</i>
June 2025 二零二五年六月	The Company's wholly-owned subsidiary, Everbright Environmental Protection (China) Limited ("EEP China"), completed the issuance of the science technology innovation bonds (series 1) for 2025 in the PRC for the repayment of interest-bearing loans and/or for the replenishment of working capital of EEP China and its subsidiaries. 本公司全資附屬公司光大環保(中國)有限公司(「光大環保中國」)於中國完成發行二零二五年第一期科技創新債券,募集資金用於償還光大環保中國及其附屬公司的有息債務及/或補充流動資金。	1 billion 10億元

The Group remains committed to sharing its development and operating results with the shareholders of the Company (the "Shareholders"). To reward the Shareholders for their support, and taking into account the Group's business development and strategic planning, the board (the "Board") of directors (the "Directors") of the Company has declared an interim dividend of HK15.0 cents per share for the six months ended 30 June 2025 (2024: HK14.0 cents per share). The dividend payout ratio was 42%, representing an increase of 7 percentage points as compared with the first half of 2024.

本集團秉持與本公司股東 (「股東」) 分享企業經營成果的 理念,為回饋股東支持,並結合業 務發展情況及戰略規劃,本公司 董事(「董事」)會(「董事會」)宣佈 向股東派發截至二零二五年六月 三十日止六個月之中期股息每股 15.0港仙(二零二四年:每股14.0 港仙)。派息率為42%,較二零 二四年上半年同比增加7個百分 點。

OPERATING RESULTS (continued) **Business Overview** (continued)

In terms of corporate governance, during the period under review, the Group actively improved its organisational structure and decision-making management system, solidifying its development foundation. Among which, Ms. Qu Li was appointed as non-executive director of the Company and Professor Zhang Xiang, JP. was appointed as independent non-executive director of the Company to enhance the diversity of the Board members and strengthen the Group's capabilities in international business development and technological innovation. Additionally, a sustainability committee (the "Sustainability Committee") was established under the Board to actively align with relevant worldwide practices, ensuring a more systematic and standardised supervision and enhancement of its sustainability efforts. The Group also established the Chief Executive Officer's Office (the "CEO Office") and a mechanism for thematic meetings on business operation and management, and systematically optimised the organisational setup of the Group's headquarters departments, strengthening support for key operational tasks such as market expansion.

As of 30 June 2025, the Group had established a business presence across 25 provinces. municipalities, autonomous regions, and a special administrative region in China, covering 229 cities, counties, and districts. Its overseas markets extended to 16 countries, including Germany, Poland, Vietnam, and Uzbekistan. The Group had invested in and secured a total of 604 environmental protection projects, with an aggregate investment of approximately RMB164.307 billion. It also undertook various asset-light businesses and services, including environmental remediation, waste sorting, design and consulting, equipment supply, and technical services. The Group's environmental energy and greentech sectors had secured a total of 196 waste-to-energy projects, with a designed daily household waste processing capacity of 162,900 tonnes (including capacity under the operation and management ("O&M") model).

經營業績(續)業務概覽(續)

企業管治方面,回顧期內,本集團 積極完善企業組織架構與決策管 理體系,夯實發展基礎:先後委任 瞿利女士擔任本公司非執行董事 及委任張翔教授,JP.擔任本公司 獨立非執行董事,提升董事會成 員多元化水平,並增強本集團在 國際業務發展、科研創新等方面 的能力;董事會下設可持續發展 委員會(「可持續發展委員會」), 對標可持續發展國際實踐,更加 系統化、規範化監督和提升本集 團各項可持續發展工作; 建立總 裁辦公會(「總辦會」)與經營管理 專 題 會 機 制 , 並 系 統 優 化 總 部 部 門設置,強化對市場拓展等重點 經營工作的支持力度。

The designed treatment and supply capacities of projects of major types under the Group as of 30 June 2025 are summarised below:

經營業績(續)業務概覽(續)

截至二零二五年六月三十日,本 集團旗下主要業務類別項目的設 計處理及供應規模摘要如下:

Project category Designed treatment/supply capacity 項目類別 Designed treatment/supply capacity 設計處理/供應規模

Household waste*	162,900 tonnes/day
生活垃圾*	162,900噸/日
Food and kitchen waste*	8,743 tonnes/day
餐廚及廚餘垃圾*	8,743噸/日
Water treatment and supply* 水處理及供應*	7,618,600 m³/day 7,618,600立方米/日
Biomass raw materials	8,259,800 tonnes/year
生物質原材料	8,259,800噸/年
Heat and steam supply	8,217,495 tonnes/year
供汽供熱	8,217,495噸/年
Solar power and wind power installed capacity 光伏發電、風力發電裝機容量	272.12 megawatt ("MW") 272.12兆瓦
Energy storage capacity	22.20 MW
儲能規模	22.20兆瓦

- * Including treatment capacity under the O&M model
- * 包含委託運營的處理規模

OPERATING RESULTS (continued) **Business Overview** (continued)

In terms of market expansion, during the period under review, the Group remained committed to advancing both domestic and overseas business expansion, promoting the synchronised development of asset-light and asset-heavy businesses. and proactively exploring new businesses and models. It also deployed business-to-business ("ToB") business, and closely monitored merger and acquisition ("M&A") opportunities. In the meantime, the Group established the Market Expansion Department to thoroughly explore business development opportunities from the perspectives of strategic planning, market trends, and environmental regulatory inspections. In relation to the domestic market, the Group adhered to a business expansion approach that emphasises both asset-light and asset-heavy businesses, while simultaneously cultivating new growth drivers. It consolidated and enhanced its advantageous businesses such as solid waste treatment, water treatment, and environmental remediation; actively explored areas such as synergistic coupling models for green power and computing centers to expand ToB business opportunities; clarified M&A directions and strived for new breakthroughs in key regions; further tapped the potential of synergistic businesses by expanding into mobile heat supply, methane purification, and reusable water supply; and signed the Group's first biomethane project, marking a significant breakthrough in the high-value utilisation of biomass resources. In relation to the overseas market, the Group secured two wasteto-energy projects in Uzbekistan, marking its first entry into the Central Asian market. In addition, the Group undertook asset-light services including equipment procurement and supply in Thailand and India. To further contribute to the development of a green "Belt and Road" and to seize related market opportunities, the Group planned to establish representative offices in regions such as Indonesia, Vietnam and Central Asia. By leveraging on these regional hubs, the Group aims to establish and improve its overseas project pipeline. Furthermore,

經營業績*(續)* **業務概覽** *(續)*

市場拓展方面,回顧期內,本集 團堅持「內外並舉」、「輕重並進」, 積極探索新業務、新模式;著力 佈局企業端(「ToB」)業務,密切 關注收併購機會;成立市場拓展 部,從相關規劃、市場趨勢、環 保督察等角度入手,深入挖掘業 務拓展機遇。境內市場,本集團 堅持輕重並舉業務拓展思路,同 步培育新業務增長點:鞏固深耕 固廢處理、水處理、環境修復等 優勢業務;積極探索綠色電力算 力中心協同耦合模式等領域,拓 展ToB業務機會;明確收併購方 向,力爭實現重點區域市場新突 破;深挖協同業務潛力,拓展移 動供熱、沼氣提純、再生水供應 等業務;簽署本集團首個生物質 天然氣項目,標誌著在生物質高 值化利用領域取得重要突破。境 外市場,本集團於烏茲別克斯坦 落實兩個垃圾發電項目,突破中 亞市場;於泰國、印度承接設備 採購、設備供貨等輕資產服務。 為進一步助力綠色「一帶一路」建 設並拓展相關市場機遇,本集團 計劃於印度尼西亞、越南、中亞 等地區設立代表處,依託區域支 點,建立並完善海外項目儲備池。

during the period under review, the Group actively advanced its marketing efforts. It held working-level meetings with government departments, corporate partners, and industry institutions including Tongzhou District of Beijing Municipality, Dongguan City of Guangdong Province, Xuzhou City of Jiangsu Province, China National Building Material Group Co., Ltd., and China Railway Academy Group Co., Ltd.. These exchanges helped strengthen mutual trust and explore opportunities for collaborative development. The Group was also invited to participate in major international industry exhibitions such as the 2025 Macao International Environmental Co-operation Forum & Exhibition, 2025 Climate Forum in Central Asia and the Eco Expo Central Asia, facilitating in-depth exchanges with peers at home and abroad to reinforce industry ecosystem development and industry influence.

經營業績(續)

業務概覽 (續)

OPERATING RESULTS (continued) **Business Overview** (continued)

In the first half of 2025, the Group invested in and secured 4 new projects, with a total investment of approximately RMB2.396 billion, and signed various new asset-light business contracts worth RMB520 million. The new business areas included biomethane purification, mobile energy storage, leachate treatment, equipment procurement, technical services, and environmental remediation etc. The designed treatment and supply capacities of the newly secured projects are summarised below:

經營業績(續)業務概覽(續)

二零二五年上半年,本集團共投資落實4個新項目,總投資落實4個新項目,總投各整資產業務,合同總額約人蓋等5.20億元,新增業務類別涵蓋沼氣提純、移動儲能、滲濾液處理、設備採購、技術服務、環境修復供應規模摘要如下:

Project category 項目類別

Designed treatment/supply capacity 設計處理/供應規模

Household waste	3,000 tonnes/day
生活垃圾	3,000噸/日
Water treatment	10,000 m³/day
水處理	10,000立方米/日
Biomass raw materials	50,000 tonnes/year
生物質原材料	50,000噸/年
Biomethane supply 生物質天然氣	10,000,000 Nm³/year 10,000,000標準立方米/年

Regarding innovation-driven empowerment, during the period under review, the Group, leveraging its technology committee office, put in place a comprehensive management system for scientific research. Through the revision and enhancement of several core policies, including the Administrative Measures for Technology Research and Development Funding, the Group formed a full-cycle institutional framework covering project management, commercialisation of research outcome, and performance evaluation and incentives. At the same time, the Group systematically reviewed its ongoing research topics and guided by business needs, prioritised the research and development ("R&D") and application and commercialisation of research outcome relating to the "3+1" key topics such as fly ash resource utilisation. Notably, the Group's Zhejiang Ninghai Waste-to-Energy Project successfully launched the test of China's first anaerobic ammonia oxidation system for wasteto-energy projects. The 200 tonnes/day smallscale furnace system entered the installation and commissioning phase at the Group's Hebei Guangzong Waste-to-Energy Project ("Guangzong Project"). Moreover, the Group's anaerobic membrane bioreactor (MBR) technology for leachate treatment has been identified as reaching an internationally leading level, and its smallscale incinerator equipment has been assessed as achieving an advanced international standard, with its "Multi-Source Solid Waste Co-Incineration Technology" reaching an internationally leading level. In terms of digital and intelligent capability building for management, the Group continued to advance the construction of integrated digital platforms. including those for business-finance integration.

經營業績(續)

業務概覽(續)

創新賦能方面,回顧期內,本集 團依託科技委員會,構建起全系 統科研製度體系, 通過《科技經費 管理辦法》等多項核心制度的修 訂完善,形成覆蓋課題管理、成果 轉化、考核激勵的全流程制度框 架。與此同時,本集團系統梳理在 研課題,結合業務需求,著重跟進 飛灰資源化利用等「3+1」重點課 題研發及成果應用轉化。其中, 中國首個垃圾發電項目厭氧氨氧 化系統已在本集團浙江寧海垃圾 發電項目調試成功;200噸/日 小型爐成套設備已在本集團河北 廣宗垃圾發電項目進入安裝調試 階段。此外,厭氧膜生物反應器 (MBR)處理滲濾液技術經鑒定達 到國際領先水平,小型爐設備經 鑒定整體達到國際先進水平且其 中「多源固廢協同焚燒技術」達到 國際領先水平。管理數智化建設 方面,業財一體化等數字化平台 建設工作持續推進。

OPERATING RESULTS (continued) **Business Overview** (continued)

As of 30 June 2025, authorised intellectual property rights that were held and major technical essays published by the Group are listed below:

經營業績(續)業務概覽(續)

截至二零二五年六月三十日,本 集團持有授權專利及重要技術論 文發表情況如下:

	First half of 2025 二零二五年 上半年	As of 30 June 2025 (accumulated) 截至 二零二五年 六月三十日 (累計)
Granted intellectual property rights 授權知識產權(項)	91	2,240
Invention patents 發明專利	35	317
Utility model patents	50	1,530
實用型專利 Software copyrights	6	338
軟件著作專利 Appearance patents	_	55
外觀專利 Major technical essays 重要論文發表 (管)	2	104
重要論文發表(篇)	_	104

In terms of operations management, during the period under review, through implementing measures such as the "Twenty Measures for Refined Management" and the "Fifteen Special Measures for Increasing Operation Revenue", the operational quality and efficiency of the Group's existing projects were enhanced, with major operational indicators continuing to show positive trends. In the environmental energy sector, the average power generation per tonne of incoming waste fed into the furnace of the waste-to-energy projects increased by 3% to approximately 460 kWh, as compared with the first half of 2024, while the comprehensive plant power consumption rate declined by 0.3 percentage point to approximately 14.7%, as compared with the first half of 2024. In the environmental water sector, the waste water treatment volume was approximately 835,100,000 m³, remaining largely flat compared to the first half of 2024, while it continuously strengthened refined management measures, such as optimisation of chemical types, precise chemical dosing, and energy management contracting ("EMC") of equipment, to further reduce the operating costs of existing projects, and secured more than 10 EMC contracts. In the greentech sector, the heat supply and power generation volumes of the integrated biomass utilisation projects both increased as compared with the first half of 2024, while the unit purchase price of biomass fuel decreased by 8% as compared with the first half of 2024.

In terms of project construction, during the period under review, 7 projects of the Group completed construction and commenced operation, 3 projects completed construction, and 1 environmental remediation service was completed and delivered. A total of 7 projects commenced construction, along with 3 environmental remediation services starting to be implemented.

經營業績(續)

業務概覽(續)

運營管理方面,回顧期內,本集 團捅過「精細化管理措施二十條」、 「運營增收專項措施十五條」等 舉措和要求,提升存量項目運營 質效,主要運營指標持續向好。環 保能源板塊,垃圾發電項目平均 每噸入爐垃圾發電量約460千瓦 時,較二零二四年上半年同比增 長3%,垃圾發電項目綜合廠用電 率約14.7%,較二零二四年上半 年同比下降0.3個百分點;環保水 務板塊,污水處理量約8.351億立 方米,與二零二四年上半年基本 持平,持續推進藥劑種類優化、 精準加藥、設備合同能源管理等 舉措,進一步降低存量項目運營 成本,並簽訂十餘份開源業務合 同。綠色環保板塊,生物質綜合利 用項目供熱量、發電量實現「雙提 升」,生物質燃料收購單價較二零 二四年上半年同比下降8%。

工程建設方面,回顧期內,本集團建成投運項目7個,建成完工項目3個,完工並交付的環境修復服務1項;新開工項目7個及新執行環境修復服務3項。

OPERATING RESULTS (continued) **Business Overview** (continued)

With respect to environmental contributions, the Group has actively promoted energy conservation, and the reduction of pollution and carbon emissions, thereby contributing to the collective enhancement of social, economic, and environmental benefits. The Group's major environmental contributions during the period under review are summarised below:

經營業績(續)業務概覽(續)

環境貢獻方面,本集團積極推動 節能減排、減污降碳,積極推動 社會、經濟和環境效益的同步提 升。回顧期內,本集團主要環境貢 獻摘要如下:

Environmental contributions

	處理規模	環境貢獻
Household waste processed 生活垃圾處理量	28,572,000 tonnes 28,572,000噸	Supplied green electricity of 14,836,000,000 kWh. This output
Hazardous and solid waste processed 危廢及固廢 (「危固廢」) 處理量	240,000 tonnes 240,000噸	could support the annual electricity usage of 12,364,000 households, equivalent to saving 5,935,000 tonnes of standard coal, while
Agricultural and forestry waste processed 農林廢棄物處理量	3,742,000 tonnes 3,742,000噸	displacing 18,895,000 tonnes of CO ₂ emission. 提供綠色電力14,836,000,000千瓦時,即約相等於12,364,000個家庭一年的總用電量;相當於節約標煤5,935,000噸,替代二氧化碳排放18,895,000噸。
Waste water treated 污水處理量	835,143,000 m³ 835,143,000立方米	Reduced Chemical Oxygen Demand ("COD") emission by
Waste-to-energy plants' leachate treated 垃圾發電廠滲濾液處理量	4,345,000 m³ 4,345,000立方米	421,000 tonnes. 減少化學需氧量 (「COD」) 排放 421,000噸。

Treatment volume

Since the launch of the Group's first environmental protection project in 2005, its aggregate major environmental contributions are summarised below:

經營業績(續)業務概覽(續)

自二零零五年本集團首個環保項目投運以來,本集團累計的主要環境貢獻摘要如下:

Household waste processed 生活垃圾處理量 Hazardous and solid waste processed 危固廢處理量	355,099,000 tonnes 355,099,000噸 2,959,000 tonnes 2,959,000噸	Supplied green electricity of 173,865,000,000 kWh. This output could support the annual electricity usage of 144,888,000 households, equivalent to saving 69,546,000 tonnes of standard coal, while
Agricultural and forestry waste processed 農林廢棄物處理量	54,062,000 tonnes 54,062,000噸	displacing 144,951,000 tonnes of CO ₂ emission. 提供綠色電力173,865,000,000 千瓦時,即約相等於144,888,000個 家庭一年的總用電量;相當於節約 標煤69,546,000噸,替代二氧化碳 排放144,951,000噸。
Waste water treated 污水處理量	19,079,705,000 m³ 19,079,705,000立方米	Reduced COD emission by 7,899,000 tonnes.
Waste-to-energy plants' leachate treated 垃圾發電廠滲濾液處理量	78,184,000 m³ 78,184,000立方米	减少COD排放7,899,000噸。

OPERATING RESULTS (continued) **Business Overview** (continued)

On social responsibility, during the period under review, the Group continued to uphold its corporate citizenship responsibilities with high standards, safeguarding local ecological and living environments, and actively carrying out environmental education and public welfare initiatives linked to its projects. In Mainland China, the Group organised a series of environmental education and science popularisation activities around key environmental dates such as "World Water Day" and "World Environment Day", promoting green values and sustainable lifestyles. In Hong Kong, the "Green Wings Program," initiated by Everbright Environment Charitable Foundation, organised multiple visits for Hong Kong primary and secondary school teachers and students to the Group's Boluo Waste-to-Energy Project in Guangdong Province. The program also entered primary and junior secondary schools in Hong Kong multiple times to host environmental education workshops for the students. These initiatives inspired Hong Kong youth to take greater interest in and responsibility for environmental protection and sustainable development. As of 30 June 2025, the Group had a cumulative total of 226 projects open to the public. In the first half of 2025, the Group's projects received approximately 20,000 visitors from home and abroad.

經營業績(續)

業務概覽(續)

社會責任方面,回顧期內,本集團 持續高質量踐行企業公民責任, 守護各地生態與人居環境,積極 依託旗下項目開展環保科普公益 活動。在中國內地,積極圍繞「世 界水日」、「世界環境日」等環境主 題節日,策劃開展系列環保教育 與科普活動,傳遞綠色理念,倡 導綠色生活方式。在中國香港, 光大環境公益基金會發起的「綠 翼計劃 | 香港環保教育公益行動 多次組織香港中小學師生前往本 集團廣東博羅垃圾發電項目參觀 考察, 並多次走進多所香港中小 學開設環保教育工作坊,激發香 港青少年對環保及可持續發展議 題產生更多興趣與責任感。截至 二零二五年六月三十日,本集團 旗下實施公眾開放的項目累計達 226個;二零二五年上半年,累計 接待境內外各界參觀考察人士約 2萬人次。

In the first half of 2025, the Group received a number of awards both domestically and internationally in recognition of the fulfillment of its diligent and sustained efforts in areas such as business operation, sustainability and social responsibility. The major awards and honours are summarised below:

經營業績(續)

業務概覽(續)

二零二五年上半年,本集團在業務經營、可持續發展、社會責任等方面努力作為、持續發力,獲得多項境內外殊榮。主要獎項及榮譽摘要如下:

Category 類別	Award/recognition 獎項/榮譽	Awarding organisation(s) 獎項頒發機構
Operational management 經營管理	As one of the top 10 exemplary enterprises showcasing the achievements of China's waste incineration industry, the Group was selected for inclusion in <i>China's Solution for Waste Incineration</i> 本集團作為展現中國垃圾焚燒行業風采的典型企業十佳代表之一,入選《垃圾焚燒的中國方案》	Energy Resources and Environment Professional Council of All-China Environment Federation 中華環保聯合會能源環境專業 委員會
	The Group was awarded the "Golden Lotus Grand Award" 本集團獲頒「金蓮花獎」	First Macao 2025 ESG Awards for Excellence 首屆澳門2025 ESG卓越獎選
	Everbright Water received the "Benchmark Award for Smart and Circular Water Ecological Governance" 光大水務獲頒「水生態智慧循環治理標竿 獎」	First Macao 2025 ESG Awards for Excellence 首屆澳門2025 ESG卓越獎選
	Everbright Water was listed among the "Top 10 Influential Solid Waste Treatment Enterprises in China" (the 8th consecutive year) 光大水務入選「中國水業十大影響力企業」榜單 (連續第八年)	E20 Environment Platform E20環境平台
	year) 光大水務入選「中國水業十大影響力企業」	

OPERATING RESULTS (continued) **Business Overview** (continued)

經營業績(續)

Category 類別 Award/recognition 獎項/榮譽

Awarding organisation(s) 獎項頒發機構

Technological innovation 科技創新

The self-developed complete sets of water-cooled grate furnace equipment and battery recycling resource utilisation equipment were selected for the "Insurance Compensation Projects for the First (Set) of Major Technical Equipment" 自主研發的水冷爐排成套裝備和電池回收資源化利用成套設備入選「首台(套)重大技術裝備保險補償項目」

Ministry of Industry and Information Technology of the PRC 中國工業和信息化部

The self-developed patented technologies for the water-cooled flow channel temperature and flow monitoring system and channel parameter testing system won the "Excellence Award for Chinese Patents"

China National Intellectual Property Administration 國家知識產權局

自主研發的水冷流道溫度計流量監測系統 及方法和流道參數測試系統專利項目獲得 「中國專利優秀獎」

Environmental energy and Huazhong University of Science and Technology jointly received the "First Prize for Scientific and Technological Progress" for key technologies and applications in waste collection, transportation, treatment, and resource utilisation aimed at pollution and carbon reduction

Chinese Society for Environmental Sciences 中國環境科學學會

環保能源與華中科技大學聯合申報的生活 垃圾收運處理及資源化全過程減污降碳 關鍵技術與應用獲頒「科技進步一等獎」

Category Award/recognition Awarding organisation(s) 類別 獎項/榮譽 獎項頒發機構 Technological The Group and Zhejiang University jointly China Industry-University-Research innovation received the "Second Prize for Innovation Institute Collaboration Association Achievements" in the 2024 China 中國產學研促推會 (continued) 科技創新 (續) Industry-University-Research Institute Collaboration Association Science and Technology Innovation Awards for their development of key technologies for efficient energy conversion and synergistic disposal of multi-source urban organic waste 本集團與浙江大學共同研發並推廣的多源 城市有機垃圾高效能源化及協同消納關 鍵技術榮獲「二零二四年中國產學研促進 會科技創新獎」創新成果二等獎 The project "Key Technologies and China Petroleum and Chemical Applications for Controllable Pyrolysis Industry Federation of Biomass to Produce High-Quality 中國石油和化學工業聯合會 Liquid Fuels and Carbon Materials" won the "First Prize for Scientific and Technological Progress" 「生物質短流程可控熱解制取高品質液體燃 料和炭材料關鍵技術與應用」榮獲「科技 進步獎一等獎」

經營業績(續)

OPERATING RESULTS (continued) **Business Overview** (continued)

經營業績(續)業務概覽(續)

Category 類別 Operations

management 運營管理 Award/recognition 獎項/榮譽

Awarding organisation(s) 獎項頒發機構

The Group's Lantian Waste-to-Energy Project in Shaanxi Province received the "Level II Certification for Efficient and Clean Incineration"

本集團陝西藍田垃圾發電項目獲頒「高效清 潔焚燒II級」認證 China Association of Urban Environmental Sanitation 中國城市環境衛牛協會

The Group's Zibo Zhangdian East Industrial Waste Water Treatment Project and Zibo Municipal Waste Water Treatment Project in Shandong Province received recognitions for "Industrial Park Waste Water Management" and "Municipal Waste Water Management", respectively

本集團山東淄博張店東部化工區工業廢水 處理項目及淄博污水處理項目分別獲頒 「工業園區廢水治理」與「市政污水治理」 兩項榮譽 E20 Environment Platform E20環境平台

The Group's Quzhou Waste-to-Energy Project in Zhejiang Province was recognised as a "National AAA-rated Household Waste Incineration Plant," becoming the Group's 20th project to receive this honor

本集團浙江衢州垃圾發電項目榮獲「國家 AAA級生活垃圾焚燒廠」榮譽稱號,成為 本集團第20個獲此稱號的垃圾發電項目 China Association of Urban Environmental Sanitation 中國城市環境衛生協會

The Group's Ma'anshan Waste-to-Energy Project in Anhui Province was shortlisted in the fourth batch of "Excellent Cases of Healthy Enterprise Construction"

本集團安徽馬鞍山垃圾發電項目入選第四批 「健康企業建設優秀案例」 General Office of the National Health Commission of the PRC 國家衛生健康委員會辦公廳

經營業績*(續)* **業務概覽***(續)*

Category 類別	Award/recognition 獎項/榮譽	Awarding organisation(s) 獎項頒發機構
Sustainable development 可持續發展	Included in the <i>Sustainability Yearbook</i> (8th time) 獲納入《可持續發展年鑒》(第八次)	S&P Global 標普全球
	Included in the Sustainability Yearbook (China Edition) (3rd consecutive time) 獲納入《可持續發展年鑒 (中國版)》(連續第 三年)	S&P Global 標普全球
	Everbright Water was included in the Sustainability Yearbook (China Edition) for the first time 光大水務首次獲納入《可持續發展年鑒 (中國版)》	S&P Global 標普全球
	Granted the certificate of "Asia-Pacific Climate Leaders 2025" 獲得「2025年亞太氣候領袖」認證	Financial Times and Statista, a global data gathering platform 《金融時報》及全球數據統計機構 Statista
	The "Suzhou Green Low-carbon Practices at the Suzhou Waste-to-Energy Plant," jointly developed envirotech and Jiangsu Suzhou Waste-to-Energy Project of the Group, was listed as one of the "2025 Green and Low-Carbon Model Cases" 本集團江蘇蘇州垃圾發電項目與環境研究院聯合打造的「蘇州生活垃圾焚燒發電廠綠色低碳實踐」項目入選「2025年綠色低碳典型案例」名單	Ministry of Ecology and Environment of the PRC 中國生態環境部

OPERATING RESULTS (continued) **Business Overview** (continued)

經營業績(續)

Category 類別

Award/recognition 獎項/榮譽

Awarding organisation(s) 獎項頒發機構

中國牛熊環境部

Social responsibility 社會責任

The Group's Harbin Waste-to-Energy Project in Heilongijang Province was shortlisted in the "2025 Advanced Exemplary Cases of Environmental Facility Open-up"

本集團黑龍江哈爾濱垃圾發電項目入選 「二零二五年環保設施開放先進典型 案例名單1

The Group's Jiangsu Wuxi Xidong Waste-to-Energy Project, Suzhou Wuzhong South Urban Waste Water Treatment Project, Jiangxi Yingtan Waste-to-Energy Project (Ecological Science Education Base), and Shandong Zibo Waste Water Treatment Project were included in the "First Batch of Youth Ecological Civilisation Education Practice Venues"

本集團江蘇無錫錫東垃圾發電項目、蘇州吳 中城南污水處理項目、江西鷹潭垃圾發電 項目(生態科普宣教基地)、山東淄博污水 處理項目入選「首批青少年生態文明教育 實踐場館名單!

The Group's 18 projects were shortlisted in the fifth batch of "National List of Public-Access Environmental and Urban Waste Treatment Facilities"

本集團旗下18個項目入選第五批「全國環保 設施和城市污水垃圾處理設施開放單位 名單」

Ministry of Ecology and Environment of the PRC

Ministry of Ecology and Environment of the PRC 中國生態環境部

Ministry of Ecology and Environment of the PRC

中國牛熊環境部

經營業績*(續)* **業務概覽***(續)*

Category 類別	Award/recognition 獎項/榮譽	Awarding organisation(s) 獎項頒發機構
Social responsibility (continued) 社會責任 (續)	The Group's Xinhua Waste-to-Energy Project in Hunan Province was recognised as a "2024 People's Livelihood Demonstration Project" 本集團湖南新化垃圾發電項目案例榮獲 「二零二四民生示範工程」	12th China Livelihood Development Forum 第十二屆中國民生發展論壇
	Everbright Greentech received the "Partner in Early Childhood Development Award" 光大綠色環保獲頒「培幼同行夥伴」獎項	Plan International 國際培幼會

OPERATING RESULTS (continued) **Business Overview** (continued)

I. ENVIRONMENTAL ENERGY

Environmental energy is the largest core business sector with highest contribution of the Group. This sector encompasses wasteto-energy, food and kitchen waste treatment, leachate treatment, fly ash treatment, methaneto-energy, sludge treatment and disposal, construction and decoration waste treatment. development of environmental protection industrial parks, integrated urban services, waste sorting, resource utilisation and recycling, as well as technical consultancy and engineering design relating to environmental protection. During the period under review, environmental energy continued to focus on the solid waste business area, improving the layout of the waste-to-energy business chain, and solidifying its industry-leading position.

As of 30 June 2025, environmental energy had invested in and implemented a total of 286 projects, with an aggregate investment of approximately RMB101.228 billion, and undertook different types of asset-light businesses, such as 2 O&M projects and 2 engineering design, procurement, construction and operation (EPCO) projects. The designed capacities of these projects (including processing capacity under the O&M model) include but not limited to: an annual processing capacity of 55,242,750 tonnes of household waste, an annual on-grid electricity generation of 19,123,494,900 kWh, an annual processing capacity of 3,169,295 tonnes of food and kitchen waste, and an annual steam supply capacity of 1,910,832 tonnes.

經營業績(續)業務概覽(續)

一. 環保能源

I. ENVIRONMENTAL ENERGY (continued) As of 30 June 2025, the status of waste-toenergy projects under environmental energy is summarised below:

經營業績(續)業務概覽(續)

一. 環保能源(續)

截至二零二五年六月三十日,環保能源垃圾發電項目 情況摘要如下:

Designed processing capacity
Project status Number of projects (tonnes/annum)
項目狀態 項目個數(個) 設計處理規模(噸/年)

In operation* 投運*	159	50,881,000
Under construction 在建	6	2,044,000

- including O&M project(s)
- * 含委託運營服務的項目

As of 30 June 2025, the status of waste-toenergy synergistic projects* under environmental energy is summarised below: 截至二零二五年六月三十日,環保能源垃圾發電協同項目*情況摘要如下:

Project status 項目狀態	Number of projects 項目個數(個)	Designed processing capacity (tonnes/annum) 設計處理規模(噸/年)
In operation# 投運#	91	5,563,975
Under construction 在建	11	1,375,142

- * including various synergistic waste-to-energy projects such as food and kitchen waste treatment, sludge treatment and disposal, medical waste treatment, etc.
- * 含餐廚及廚餘垃圾處理、污泥處理處置及醫廢處理等各類垃圾發電協同項目
- # including O&M project(s)
- # 含委託運營服務的項目

OPERATING RESULTS (continued) **Business Overview** (continued)

I. ENVIRONMENTAL ENERGY (continued)

In terms of market expansion, during the period under review, environmental energy actively explored overseas markets and achieved important progress. It secured Fergana Wasteto-Energy Project and Namangan Wasteto-Energy Project in Uzbekistan, leading to a breakthrough in the solid waste treatment market of Central Asia. The sector's advantages of domestic business continued to be consolidated, winning the bid for Sanya Wasteto-Energy Project Phase V, marking a concrete practice of deepening and solidifying the Group's presence in traditional competitive regions. At the same time, efforts were made to promote new business scenarios such as comprehensive treatment of volatile organic compounds ("VOCs") and the integration of "Waste-to-Energy + Internet Data Center (IDC)" to stimulate new momentum for business development. In the first half of 2025, environmental energy invested in and secured 3 new projects, with a total investment of approximately RMB2.336 billion. It also signed multiple assetlight businesses, covering areas such as waste classification, integrated sanitation, and heat and steam supply, with a total contract amount of approximately RMB161 million. These new projects added an additional designed daily household waste processing capacity of 3,000 tonnes.

經營業績(續)業務概覽(續)

一. 環保能源(續)

市場拓展方面,回顧期內, 環保能源奮力開拓境外市場 並取得重要進展:落實烏茲 別克斯坦費爾干納州垃圾發 電項目及納曼干州垃圾發電 項目,實現中亞固廢處理市 場「零」的突破;國內業務優 勢持續鞏固,中標三亞垃圾 發電項目 五期, 是本集團在 傳統優勢地區做深做實的具 體實踐。與此同時,積極推 動揮發性有機物(「VOCs」) 綜合治理、「垃圾發電+互聯 網數據中心(IDC)」化等新業 務場景,激發業務發展新動 能。二零二五年上半年,環保 能源共投資落實新項目3個, 總投資約人民幣23.36億元, 新簽署多項輕資產業務,涵 蓋垃圾分類、環衛一體化、供 熱供汽等領域,合同總額約 人民幣1.61億元,新增設計 規模為日處理生活垃圾3,000

I. ENVIRONMENTAL ENERGY (continued)

In terms of operations management, during the period under review, environmental energy advanced its refined management initiatives, with significant improvement across several key operational indicators as compared with the first half of 2024: the average power generation per tonne of incoming waste fed into the furnace of the waste-to-energy projects was approximately 460 kWh, increased by 3% as compared with the first half of 2024, while the comprehensive plant power consumption rate was approximately 14.7%, declined by 0.3 percentage point as compared with the first half of 2024. Additionally, external heat and steam supply increased by 39% as compared with the first half of 2024, and 2 waste-to-energy projects received regulatory approval to increase waste treatment fee.

Regarding project construction, during the period under review, 2 projects were completed and commenced operation, with a total designed daily household waste processing capacity of 500 tonnes. 2 projects commenced construction, with a total designed daily household waste processing capacity of 400 tonnes.

During the period under review, the Group's environmental energy sector contributed EBITDA of HK\$4,237,222,000, representing an increase of 6% as compared with the first half of 2024. Environmental energy contributed a net profit attributable to the Group of HK\$2,566,785,000, increased by 12% as compared with the first half of 2024. The increase in profit was mainly attributable to the implementation of a range of cost reduction and efficiency enhancement measures leading to a continuous improvement in key operational indicators, which resulted in an increase in operating gross profit as compared with the first half of 2024.

經營業績(續)業務概覽(續)

一. 環保能源(續)

工程建設方面,回顧期內,2 個項目建成投運,設計總規 模為日處理生活垃圾500噸; 2個項目開工建設,設計總規 模為日處理生活垃圾400噸。

OPERATING RESULTS (continued) **Business Overview** (continued)

ENVIRONMENTAL ENERGY (continued)
 Major operating data relating to environmental energy in the first half of 2025 is summarised below:

經營業績(續)業務概覽(續)

一. 環保能源(續) 二零二五年上半年,環保能 源之主要運營數據摘要如下:

	For the six months ended 30 June 2025 截至 二零二五年 六月三十日 止六個月	For the six months ended 30 June 2024 截至 二零二四年 六月三十日	Percentage change 百分比變動
Waste processing volume 垃圾處理量 (噸) (tonnes) Food and kitchen waste, 餐廚及廚餘垃圾、	26,498,000	25,978,000	2%
sludge, and other waste 污泥及其他垃圾 processing volume 處理量 (噸) (tonnes)	4,568,000	1,652,000	177%
On-grid electricity (MWh) 上網電量 (兆瓦時)	8,859,563	8,395,422	6%

II. ENVIRONMENTAL WATER

As of 30 June 2025, the Group held a 72.87% stake in Everbright Water, its environmental water sector, which is listed on the Mainboard of the Singapore Exchange Securities Trading Limited and the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). As a first-class water environment management service provider in China, Everbright Water focuses on the "waterrelated" business areas. It has developed a fully-fledged business coverage, which includes raw water protection, water supply, municipal waste water treatment, industrial waste water treatment, reusable water, river-basin ecological restoration, sludge treatment and disposal, etc. It has also formed a full business chain in the water business, including project investment, planning and design, technology R&D and related services, engineering and construction, operations management, and integrated diagnosis, among others.

As of 30 June 2025, Everbright Water had invested in and implemented 170 projects, with a total investment of approximately RMB31.630 billion. It also undertook 13 O&M services and other asset-light businesses. The designed capacities of these projects (including treatment capacity under the O&M model) are as follows: an annual waste water treatment capacity of 2,352,060,000 m³, an annual reusable water supply capacity of 118,479,000 m³, an annual water supply capacity of 310,250,000 m³, an annual sludge treatment capacity of 793,875 tonnes, and an annual livestock and poultry manure treatment capacity of 109,500 tonnes.

經營業績(續)

業務概覽(續)二.環保水務

截至二零二五年六月三十 日,本集團持有光大水務 72.87%的權益。作為本集團 環保水務板塊,光大水務是 新加坡証券交易所有限公司 及香港聯合交易所有限公司 (「聯交所」) 主板上市公司。 作為中國一流的水環境綜合 治理服務供應商,光大水務 聚焦「泛水」領域,已實現原 水保護、供水、市政污水處 理、工業廢水處理、中水回 用、流域治理及污泥處理處 置等全業務覆蓋,精專於項 目投資、規劃設計、科技研發 及服務、工程建設、運營管 理、綜合診斷等業務領域。

截至二零二五年六月三十日,光大水務共投資落民項目170個,總投資約人民實170個,總投資約人民強16.30億元,另承接13項委託運營服務及其他輕資產業務。該等項目設計規模(含委託運營處理規模)為年處理污水2,352,060,000立方米、年供水310,250,000立方米、年處置污泥793,875噸、年處置污泥793,875噸。年處置污泥793,875噸。年處置污泥793,875噸。

OPERATING RESULTS (continued) **Business Overview** (continued)

II. ENVIRONMENTAL WATER (continued)
As of 30 June 2025, Everbright Water's water projects are summarised below:

經營業績(續)業務概覽(續)

二. 環保水務(續)

截至二零二五年六月三十日,光大水務各類水務項目 情況摘要如下:

Designed treatment

Project status 項目狀態	Number of projects 項目個數 (個)	capacity (m³/annum) 設計處理規模 (立方米/年)
In operation* 投運*	160	2,525,289,000
Under construction* 在建*	7	120,450,000

- * including O&M project(s)
- * 含委託運營服務的項目

OPERATING RESULTS (continued) **Business Overview** (continued)

II. ENVIRONMENTAL WATER (continued)

In terms of market expansion, during the period under review, Everbright Water continued to optimise its business deployment: the traditional and emerging business areas progressed in tandem, while the asset-light and asset-heavy business models were further deepened. Additionally, it continued to drive its business expansion both within and outside China through a structured approach. Among which, the asset-light business model was implemented across multiple business areas, covering industrial waste water treatment, equipment supply and technological processes, with new asset-light business contracts secured in several Chinese provinces, including Hubei, Jiangsu, and Zheijang, as well as in the Thai market. Concurrently, with a focus on addressing market-driven demands, it explored multi-channel service solutions, pursuing ToB business opportunities. In the first half of 2025, Everbright Water secured various new assetlight business contracts totaling approximately RMB60 million. These new projects added a designed daily industrial waste water treatment capacity of 10,000 m³.

經營業績(續)

業務概覽(續)

二. 環保水務(續)

市場拓展方面,回顧期內, 光大水務持續優化業務佈 局:傳統業務與新興業務發 展協同推進,輕重資產業務 模式不斷深化,境內外市場 拓展工作有序開展。其中, 輕資產業務多點佈局,業務 涵蓋工業廢水處理、設備供 貨、工藝包等,分佈於湖北、 江蘇、浙江等省份以及泰國 市場;聚焦市場化需求,探 索多渠道服務方案,積極跟 進ToB業務機會。二零二五 年上半年,光大水務新承接 各類輕資產業務,合同總額 約 人 民 幣 6.000萬 元,新增 設計規模為日處理工業廢水 10,000立方米。

Business Review and Prospects 業務回顧與展望

OPERATING RESULTS (continued) **Business Overview** (continued)

II. ENVIRONMENTAL WATER (continued)

In terms of operations management, during the period under review, Everbright Water improved the quality and efficiency of operations management through a dual approach of technological innovation and refined management, while further advancing the implementation of intelligent operations management. It continuously strengthened its refined management measures, such as optimisation of chemical types, precise chemical dosing, and energy management contracting of equipment, to further reduce the operating costs of existing projects. An efficient, high-quality digital supply chain system was developed by Everbright Water. More than 10 business contracts were signed for existing projects. As of 30 June 2025, solar power facilities had commenced operation across 12 projects, with a total installed capacity of approximately 20 MWp, generating around 20 million kWh of green electricity annually.

In terms of project construction, during the period under review, Everbright Water had 5 projects that commenced operation upon completion of construction works, with a designed daily water treatment capacity of 700,000 m³; 2 projects that commenced construction, with a designed daily water supply capacity of 15,000 m³.

During the period under review, the environmental water sector contributed an EBITDA of HK\$1,192,208,000, a decrease of 1% as compared with the first half of 2024. Environmental water contributed a net profit attributable to the Group of HK\$408,927,000, declined by 4% as compared with the first half of 2024. The decrease in profit was primarily due to the increase in recognition of net foreign exchange losses as compared with the first half of 2024.

經營業績(續)業務概覽(續)

二. 環保水務(續)

運營管理方面,回顧期內, 光大水務通過技術創新與 精細化管理雙輪驅動,深入 落實智慧運營管理舉措,進 一步提升運營管理質效。持 續推進藥劑種類優化、精準 加藥、設備合同能源管理等 精細化管理舉措,進一步降 低存量項目運營成本;初步 建立一個高效、優質的數字 化供應鏈體系;簽訂十餘個 存量項目開源業務合同。截 至二零二五年六月三十日, 已有12個項目的光伏發電設 施投入運營,總裝機容量約 20兆瓦,預計每年可提供電 力約2,000萬千瓦時。

工程建設方面,回顧期內, 光大水務共有5個項目建成 投運,設計日水處理規模 700,000立方米;2個項目開 工建設,設計日水供應規模 15,000立方米。

OPERATING RESULTS (continued) **Business Overview** (continued)

II. ENVIRONMENTAL WATER (continued)
Major operating data relating to environmental
water during the first half of 2025 is summarised
below:

經營業績 (續) 業務概覽 (續)

業務概覽(續) 二.環保水務(續)

二零二五年上半年,環保水 務之主要運營資料摘要如下:

	For the six months ended 30 June 2025 截至 二零二五年 六月三十日 止六個月	For the six months ended 30 June 2024 截至 二零二四年六月三十日 止六個月	Percentage change 百分比變動
Waste water treatment 污水處理量 volume ('000 m³) (千立方米) Reusable water treatment 中水回用量	835,143	835,360	0%
volume ('000 m³) (千立方米)	19,324	22,450	-14%

Business Review and Prospects 業務回顧與展望

OPERATING RESULTS (continued) **Business Overview** (continued)

III. GREENTECH

As of 30 June 2025, the Group held a 69.70% stake in Everbright Greentech, its greentech sector, which is listed on the Main Board of the Stock Exchange. Everbright Greentech focuses on integrated biomass utilisation, hazardous and solid waste treatment, environmental remediation, and new energy such as solar power and wind power.

As of 30 June 2025, Everbright Greentech had invested in and held 143 projects, with a total investment of approximately RMB30.827 billion. These projects are designed to have an annual biomass raw material processing capacity of 8,259,800 tonnes, an annual household waste processing capacity of 4,215,750 tonnes, an annual hazardous and solid waste processing capacity of 2,334,876 tonnes, an annual on-grid electricity supply capacity of 7,144,334,985 kWh, an annual steam supply of 6,306,663 tonnes, a solar and wind power installed capacity of 272.12 MW, and an energy storage capacity of 22.20 MW. In addition, Everbright Greentech undertook 19 environmental remediation services (excluding services that had been completed and delivered).

經營業績(續)業務概覽(續)

三. 綠色環保

截至二零二五年六月三十日,本集團持有光大綠色環保69.70%的權益。作為本集團綠色環保板塊,光大市東國綠色環保板塊,光大市可以東注於生物質綜合利用、危固廢處置、環境修復、光代電、風力發電(「風電」)等新能源領域。

截至二零二五年六月三十 日,光大線色價保與 時項目143個,總投資 人民幣308.27億元, 模為年處理生物 長之59,800噸 、年處理生物 最2,334,876噸 、年上網 (表15,750噸 、年上網 (表16,306,663噸 等272.12 光汽6,306,663噸 等272.12 光河 (表16,306,663噸 第272.12 光河 (本16,306,663噸 第272.12 光河 (本16,306,663吨 (本16,306,663世 (本16,306) (本16,306

OPERATING RESULTS (continued) **Business Overview** (continued)

III. GREENTECH (continued)

As of 30 June 2025, Everbright Greentech's solar power and wind power projects (including zero-carbon park projects) are summarised below:

經營業績(續)

業務概覽(續)

三. 綠色環保(續)

截至二零二五年六月三十日,光大綠色環保光伏發電及風電項目(含零碳園區類項目)情況摘要如下:

Project status Number of projects capacity (MW) 項目狀態 項目個數(個) 設計裝機容量(兆瓦)

In operation 投運	34	246.66
Under construction 在建	1	5.46

In terms of market expansion, during the period under review. Everbright Greentech continued to promote business transformation. It secured its first biomethane project, supplying natural gas to Jingjiang Special Steel Co., Ltd. using biomass high-value utilisation technology. This marked a significant breakthrough in Everbright Greentech's capabilities in the area. In the first half of 2025, Everbright Greentech invested in and secured 1 new project with a total investment of approximately RMB60 million, and signed new contracts for 3 environmental remediation services with a total contract value of approximately RMB128 million. The new projects are designed to have an annual biomass raw material processing capacity of 50,000 tonnes, and a biomethane supply capacity of 10,000,000 Nm³.

市場拓展方面,回顧期內, 光大綠色環保持續推動業務 轉型:取得其首個生物天然 氣項目,通過生物質高值化 利用技術,為靖江特殊鋼有 限公司提供天然氣,標誌著 光大綠色環保在生物質高值 化利用領域的重要突破。二 零二五年上半年,光大綠色 環保共投資落實新項目1個, 總投資約人民幣6,000萬元; 新簽署3項環境修復服務,合 同總額約人民幣1.28億元。 新增設計規模為年處理生物 質原材料50,000噸、年供生 物質天然氣10,000,000標準 立方米。

Business Review and Prospects 業務回顧與展望

OPERATING RESULTS (continued) **Business Overview** (continued)

III. GREENTECH (continued)

In terms of operations management, during the period under review, Everbright Greentech adhered to a lean operational philosophy, focusing on three dimensions, namely increasing revenue and efficiency, cost control and green value-added services. This approach enhanced the projects' resilience to risks and its competitiveness in the market. On the revenue enhancement side, heat and steam supply volume from relevant projects increased by approximately 27% as compared with the first half of 2024, leading to a notable rise in related revenue. On the cost control side, the unit purchase price of biomass fuel declined by 8% as compared with the first half of 2024, effectively alleviating the pressure from fluctuations in raw material prices. In respect to green value-added services, the transaction volume of green certificates increased by nearly 2 times as compared with the total amount for the entire year of 2024, with the number of clients quadrupling, further enhancing the relevant bargaining power.

With respect to project construction, during the period under review, Everbright Greentech had 3 projects that completed construction and commenced operation, with solar power projects installed capacity of 59.88 MW. Meanwhile, 1 environmental remediation service was completed and delivered. In addition, 3 projects commenced construction, contributing an additional designed annual biomass raw material processing capacity of 70,000 tonnes, an installed capacity of 17.46 MW for solar power projects, and an installed capacity of 7.5 MW for energy storage projects. Furthermore, 3 environmental remediation services started remediation works.

經營業績(續)業務概覽(續)

三. 綠色環保(續)

運營管理方面,回顧期內, 光大綠色環保秉持精益運營 理念,诱過增收提效、成本管 控、綠色增值三個維度發力, 提升項目的抗風險能力與市 場競爭力。增收方面,相關項 目的供熱供汽量較二零二四 年上半年同比增長約27%, 帶動相關收入顯著增加。降 本方面,生物質燃料收購單 價較二零二四年上半年同比 減少8%,有效緩解原材料價 格波動壓力。綠色增值方面, 綠證交易量較二零二四年全 年增加近2倍,相關議價能力 進一步增強。

OPERATING RESULTS (continued) **Business Overview** (continued)

III. GREENTECH (continued)

During the period under review, the Group's greentech sector contributed an EBITDA of HK\$987,264,000, a decrease of 11% as compared with the first half of 2024. Greentech contributed a net profit attributable to the Group of HK\$139,484,000, an increase of 30% as compared with the first half of 2024. The increase in profit was mainly due to the improvement of operational efficiency and profitability through refined management initiatives.

Major operating data relating to greentech during the first half of 2025 is summarised below:

經營業績(續)

業務概覽(續)

三. 綠色環保(續)

二零二五年上半年,綠色環保之主要運營資料摘要如下:

	For the six months ended 30 June 2025 截至 二零二五年 六月三十日 止六個月	For the six months ended 30 June 2024 截至 二零二四年 六月三十日	Percentage change 百分比變動
Waste processing 垃圾處理量 volume (tonnes)	1 (噸) 2,074,000	2,057,000	1%
Biomass raw material 生物質原标 processing volume 處理量 (tonnes)		3,883,000	-4%
Hazardous and solid	ā量 (噸)		
volume (tonnes) Steam supply volume 蒸汽供應量	240,000	247,000	-3%
(tonnes)	2,176,000	1,707,000	27%
On-grid electricity 上網電量 (MWh)	兆瓦時) 3,426,000	3,335,000	3%

Business Review and Prospects 業務回顧與展望

OPERATING RESULTS (continued) **Business Overview** (continued)

IV. EQUIPMENT MANUFACTURING

The Group's equipment manufacturing sector, anchored by Everbright Environmental Technical Equipment (Changzhou) Limited, continued to strengthen its core operations in technological innovation, overseas expansion, cost control and risk management. The sector made steady progress in consolidating its industry-leading position, aiming to become a world-class environmental equipment supplier.

With regard to market expansion, during the period under review, the equipment manufacturing made consistent progress in deepening its presence in the domestic market while accelerating business transformation and achieving positive outcomes in overseas markets. In the domestic market, the sector focused on small-scale waste incineration technology and actively expanded into countylevel markets in provinces such as Sichuan, Gansu and Heilongijang. It deepened business in the sub-sectors of fly ash resource utilisation and new energy, signing contracts for fly ash washing equipment in Jiangmen, Guangdong Province and Changzhou Copper Sludge Disposal Project. It also entered the thermal power environmental protection market, winning the bid for the Selective Catalytic Reduction (SCR) flue gas upgrade and major renovation project from Zhongshan Chant Group. Leveraging its core technological strengths, the sector delivered key projects such as the Suzhou Distributed Control System (DCS) Integration Project. In overseas markets, contracts were signed for high-efficiency incinerators in Thailand and slag extractors in India, as well as winning the bidding for Phase I retrofit work in Langkawi, Malaysia, which further advanced the global rollout of the Group's selfdeveloped environmental equipment.

經營業績(續)業務概覽(續)

四. 裝備製造

本集團裝備製造板塊依託 光大環保技術裝備(常州)有 限公司為平台,積極推動技 術創新、海外拓展、控營管 理工作,持續鞏固行業領先 地位,全力向國際一流環保 裝備供應商的目標邁進。

市場拓展方面,回顧期內,裝 備製造持續深耕國內市場, 全力推動業務轉型升級,同 時積極拓展海外市場並取得 一系列良好成效。國內市場 方面,深耕小型化垃圾焚燒 技術,積極拓展四川、甘肅、 黑龍江等省份下轄縣域市 場;深化飛灰資源化利用、 新能源等細分業務,簽署廣 東江門飛灰水洗設備、常州 含銅污泥處置項目;中標中 山長青集團選擇性催化還原 (SCR)煙氣提標與重大技 改工程, 進入火電環保領域; 依託核心科技成果,落地蘇 州分散控製系統(DCS)一體 化等重點項目。境外市場方 面,簽署泰國高能焚燒爐及 印度撈渣機供貨合同,中標 馬來西亞蘭卡威一期改造項 目,推動自主研發環保裝備 加速出海。

OPERATING RESULTS (continued) Business Overview (continued)

IV. EQUIPMENT MANUFACTURING (continued)

In the first half of 2025, the equipment manufacturing signed 8 contracts for external sales of equipment, with a total contract value of approximately RMB112 million, covering a total of 11 sets of equipment, such as furnaces, flue gas purification systems, leachate treatment systems and other new products. On the equipment supply and after-sales service front, the sector initiated 160 project supply services; completed production of 4 sets of grate furnaces for internal and external clients; delivered 11 sets of furnaces and leachate treatment systems; and completed 34 times of unmanned coking services. The sector also signed 137 contracts in relation to external after-sale services, with a total contract value of approximately RMB58 million. In the first half of 2025, the sector provided 156 after-sales service projects for internal and external clients.

During the period under review, with a goal of boosting proficiency and efficiency, equipment manufacturing's major achievements in the R&D on equipment, processes, and technologies are summarised as follows:

 The equipment cloud service intelligent platform was officially launched, offering full lifecycle digital services for environmental protection equipment, including spare parts shopping, intelligent quotation, and smart maintenance, and other smart module services in a comprehensive service matrix. As of 30 June 2025, approximately 600 users had registered on the platform.

經營業績(續)業務概覽(續)

四. 裝備製造(續)

二零 二 五 年 上 半 年,裝 備 製造共簽署外銷成套設 借合同8份,合同金額約 人民幣1.12億元,包括焚燒 爐、煙氣淨化系統設備、滲濾 液處理系統和新產品,共計 11台套。設備供貨及售後服 務方面,啟動項目供貨服務 160個;完成內外部客戶爐排 爐生產4台套;完成焚燒爐系 統、滲濾液處理等成套設備 供貨11台套/條線;完成無 人打焦服務34次。簽署外銷 售後服務及其他合同137份, 合同總金額約人民幣5,800萬 元。二零二五年上半年提供 內外部售後服務項目156個。

回顧期內,圍繞提質增效目標,裝備製造在設備、工藝及技術研發方面的重要成果摘要如下:

Business Review and Prospects 業務回顧與展望

OPERATING RESULTS (continued) **Business Overview** (continued)

IV. EQUIPMENT MANUFACTURING (continued)

- The self-developed low-temperature pyrolysis and washing technology for fly ash passed expert evaluation hosted by the Nanjing Institute of Environmental Sciences under the Ministry of Ecology and Environment of the PRC and was recognised as technically feasible and promotable within the industry.
- A 200 tonne/day small-scale furnace system has entered installation and commissioning at Guangzong Project.
- The "Small Modular Solid Waste Incineration Equipment and Engineering Application" was evaluated by a recognised authority and deemed to be at an internationally advanced level.

經營業績(續)業務概覽(續)

四. 裝備製造(續)

- 自主研發的飛灰低溫熱 解水洗技術通過環境由 生態環境部南京環境 學研究所組織召開 家評審會評審,認為 感認可可, 具有行業推廣 (意義。
- 200噸/日小型爐成套設備已在本集團河北廣宗垃圾發電項目進入安裝調試階段。
- 「小型快裝式固廢焚燒 成套技術裝備及工程應 用」獲權威機構成果評價 為國際先進。

OPERATING RESULTS (continued) **Business Overview** (continued)

V. ENVIROTECH

As the innovation engine for the Group's R&D initiatives, envirotech focuses on empowering the Group's business sectors through technology and serves as the Group's core platform for technological innovation and outcome commercialisation.

In terms of technological empowerment, during the period under review, envirotech made steady progress in advancing its "3+1" key R&D directions. Among these, significant breakthroughs were achieved in the development of fly ash treatment technology, which helped facilitate related projects across the Group. Research into carbonisation technologies for waste advanced in an orderly manner, while efforts to develop biomass saccharification and resource recovery technologies contributed to pilot projects within relevant business sectors. In addition, envirotech began exploring technologies related to miniature grate furnaces.

Regarding outcome commercialisation, during the period under review, envirotech actively promoted the commercialisation of key technology research outcome, including Automated Combustion Control (ACC), Automated Flue Gas Control (AFC) using semi-dry processes, Polymer Non-Catalytic Reduction (PNCR), automated weighbridge retrofitting systems, and integrated desulfurisation and denitrification solutions. Notably, the anaerobic ammonia oxidation system was successfully commissioned at the Group's Ninghai Waste-to-Energy Project in Zhejiang Province, laying a solid foundation for scaling up the research outcome commercialisation in the future.

經營業績(續)

業務概覽(續) 五. 環境研究院

作為本集團科技研發創新的 引擎,環境研究院專注於以 科技賦能本集團各板塊業務 發展,是本集團核心技術創

新及成果轉化平台。

Business Review and Prospects 業務回顧與展望

BUSINESS PROSPECTS

As a practitioner of Xi Jinping's Thought on Ecological Civilisation, a leading player of Building a Beautiful China, and a leader in China's environmental protection industry, the Group will adhere to the corporate mission of "Devoted to Ecology and Environment for a Beautiful China". with the goal "To Become a World-Class Integrated Environmental Service Provider with Chinese Characteristics". By emphasising the areas of staying goal-oriented, prioritising strategic guidance and enhancement, conducting employee incentive and discipline, and systematically optimisting personnel system, the Group will implement its "15th Five-Year Plan" effectively to ensure the strategic goals are achieved: enhance contributions from overseas businesses, seize M&A opportunities, and expand core businesses; employ multiple measures to strengthen operations, reduce costs, and enhance efficiency; cultivate new growth drivers and promote the development of technological innovation platforms: and ensure effective risk prevention and control, systematically handle non-performing assets and focus on collecting accounts receivable, while ensuring safe production practices.

On the 20th anniversary of the "Lucid Waters and Lush Mountains are Invaluable Assets" concept and the 5th anniversary of China's goals of "Peaking Carbon Emissions and Achieving Carbon Neutrality", the Group will remain committed to its mission, maintain firm confidence and do its utmost. It will strive to convert its efforts into tangible development results, achieve a successful conclusion to the "14th Five-Year Plan", and launch its "15th Five-Year Plan" from a high base. On the journey of the "Secondary-Stage Entrepreneurship", the Group will strive for new success and contribute wisdom and strength to building a Beautiful China and advancing global sustainable development.

業務展望

作為習近平生態文明思想的踐行 者、美麗中國建設的擔當者、中國 環保產業的領軍者,本集團將秉持 「情繫生態環境、築夢美麗中國」 企業使命,錨定打造成為「具有 中國特色的世界一流環境綜合服 務商」的目標,突出全年目標導 向、戰略引領提升、員工激勵約 束、隊伍系統優化等重點領域精 準發力,抓好戰略執行,系統優化 「十五五」戰略規劃,推進戰略目 標落地見效;抓好投資拓展,力爭 提升境外業務貢獻,把握收併購 機會,拓展核心業務,力求實現突 破;抓好增收控本,多措並舉強化 運營降本增效;抓好前瞻佈局,培 育增長新動能,推動科技創新平 台建設;抓好風險防控,有序處置 不良資產,全力攻堅應收賬款回 收,從嚴從實做好安全生產。

在「綠水青山就是金山銀山」理念提出二十週年、中國「碳達峰、中和」目標提出五週年之際,中團將堅守初心、堅定信心化轉團將堅守初心、堅定信心化轉會人以上,將各項工作成效轉官人為嚴實績,以「十四五」圓滿收官與「十五五」高起點開局為契機,為展「二次創業」征程上再創佳績發展了獻智慧與力量。

Management Discussion and Analysis

管理層討論與分析

FINANCIAL POSITION

As at 30 June 2025, the Group's total assets amounted to approximately HK\$192,228,976,000 with net assets amounting to HK\$70,539,201,000. Net asset value per share attributable to equity holders of the Company was HK\$8.412 per share, representing an increase of 7% as compared to HK\$7.848 per share as at the end of 2024. As at 30 June 2025, gearing ratio (calculated by total liabilities over total assets) of the Group was 63%, representing a decrease of 1 percentage point as compared with that of 64% as at the end of 2024.

FINANCIAL RESOURCES

The Group adopts a prudent approach on cash and financial management to ensure proper risk control and low cost of funds. It finances its operations primarily with internally generated cash flow and loan facilities from banks. As at 30 June 2025, the Group had cash and bank balances of HK\$8,841,584,000, representing an increase of 10% as compared to HK\$8,041,996,000 at the end of 2024. Most of the Group's cash and bank balance, representing approximately 98%, was denominated in Hong Kong dollars and Renminbi.

財務狀況

於二零二五年六月三十日,本集團之總資產約為港格192,228,976,000元。淨產約港幣70,539,201,000元。本公司權益持有人應佔每股資產淨年年。之港幣7.848元上升7%。於二零二五年六月三十日,本公司之總負債比率(以總負債除以總五百分點。

財務資源

BORROWINGS

The Group is dedicated to enhancing the ways of financing and improving banking facilities to reserve funding to support the development of the environmental protection business. As at 30 June 2025, the Group had outstanding interestbearing borrowings of HK\$93,490,211,000, representing an increase of 2% as compared to HK\$91,669,439,000 as at the end of 2024. The borrowings included secured interest-bearing borrowings of HK\$38,896,560,000 and unsecured interest-bearing borrowings of HK\$54,593,651,000. The Group's borrowings are mainly denominated in Renminbi, representing approximately 99% of the total, and the remainder is denominated in Hong Kong dollars and Polish zloty. Most of the Group's borrowings are at floating rates. As at 30 June 2025, the Group had banking facilities of HK\$97,417,565,000, of which HK\$33,447,256,000 have not been utilised. The banking facilities are of 1 to 23-year terms.

FOREIGN EXCHANGE RISKS

The Company's financial statements are denominated in Hong Kong dollars, which is the functional currency of the Company. The Group's investments made outside Hong Kong (including Mainland China) may incur foreign exchange risks. The Group's operations are predominantly based in Mainland China, which makes up over 95% of its total investments and revenue. The Group's assets, borrowings and major transactions are mainly denominated in Renminbi, and as such, it forms a natural hedging effect. With this in mind, the Group also pursues an optimal allocation of borrowings in different currencies while setting appropriate levels of borrowing in non-base currencies, and adopting proper financial instruments to closely manage foreign exchange risks.

負債狀況

本集團致力擴闊不同的融資 途徑及提升銀行貸款額度,儲 備資金配合環保業務的發展。 於二零二五年六月三十日,本 集團尚未償還之計息借貸總額 約為港幣93.490.211.000元, 較二零二四年年底之港幣 91,669,439,000元增加2%。 貸款包括有抵押之計息借 貸港幣38,896,560,000元 及無抵押之計息借貸港幣 54.593.651.000元。本集團的貸 款主要以人民幣為單位,佔總數 約99%,其餘則包括港幣和波蘭 茲羅提。本集團的大部份貸款均 為浮動利率。於二零二五年六月 三十日,本集團之銀行融資額度 為港幣97.417.565.000元,其中 港幣33,447,256,000元為尚未動 用之額度,銀行融資為1至23年 期。

外匯風險

本公司之列賬及功能貨幣均為區、 港幣。本集團投資於香港以外地險。 (包括中國內地)存在外匯人 一直以來,中國為本集團之益 選別在地,佔總投資及收資為 過95%以上。本集團大部份的 資款及主要交易以人民的對於 位,基本形成一種自然的對於用 通過合理匹配各種貨幣貸款,因 量控制非本位幣貸款, 更與 適的金融工具以密切管理外匯 險。

PLEDGE OF ASSETS

Certain banking facilities and lease liabilities of the Group were secured by revenue and receivables in connection with the Group's service concession arrangements, bank deposits, mortgages over property, plants and equipment, right-of-use assets and the equity interests of certain subsidiaries of the Company. As at 30 June 2025, the aggregate net book value of pledged assets and equity interests in subsidiaries amounted to approximately HK\$101,560,680,000.

COMMITMENTS

As at 30 June 2025, the Group had purchase commitments of HK\$643,430,000 outstanding in connection with the construction contracts.

CONTINGENT LIABILITIES

As at 30 June 2025, the Company granted financial guarantee to its subsidiaries. The Board considers it is not probable that a claim will be made against the Company under the guarantee. The maximum liability of the Company as at 30 June 2025 for the provision of the guarantee was HK\$245,495,000.

資產抵押

本集團若干銀行融資及租賃負債以本集團服務特許經營權安排下之若干收益及應收款項、銀行存款、物業、廠房及設備、使用權資產及本公司若干附屬公司的股權作為抵押。於二零二五年六月三十日,已抵押資產及附屬公司股權之賬面淨值總額約為港幣101,560,680,000元。

承擔

於二零二五年六月三十日,本集團為建造合約而訂約之採購承擔為港幣643,430,000元。

或有負債

於二零二五年六月三十日,本公司曾為附屬公司作出財務擔保。董事會認為,有關擔保持有人不大可能根據上述擔保向本公司作出申索。於二零二五年六月三十日,本公司在上述財幣擔保下之最高負債金額為港幣245,495,000元。

INTERNAL MANAGEMENT

The Group has built and continuously improved the management structure to achieve maximum efficiency. The Group's management holds meetings of the CEO Office (The Company established the CEO Office and cancelled the management decision committee of the Company ("Management Decision Committee") in July 2025) regularly to review current operations and management, with a view to promoting the sustainable development of the Group. The responsibilities of each functional department and business sector of the Group are clear with various comprehensive management systems. Internal control procedures are sound and have been implemented effectively. The Company's audit department performs its internal monitoring functions to ensure that each functional department and business sector strictly comply with the relevant internal control requirements.

The Group is committed to building a comprehensive risk management culture and implementing an effective risk management model, in order to comprehensively strengthen its risk management and control. During the period under review, the Group updated the list of risk factors according to the progress of the implementation of risk management system, with a view to continuously enhancing the systematisation and normalisation level of risk management.

內部管理

本集團致力建立健全的風險管理 文化,並推行有效的風險管理模式,全面強化管理和管控風險。於 回顧期內,本集團根據風險管理 體系的推進情況,對風險要素清 單進行了修訂,旨在持續提升風 險管理系統化和常態化水平。

INTERNAL MANAGEMENT (continued)

During the period under review, the Group continued to uphold the fundamental principle of the safety and environmental management, namely "maintaining safe and stable operations while ensuring compliance with relevant emission standards" and strictly complied with the relevant national laws and regulations. In terms of safety, environment and occupational health, it proactively carried out routine inspections. Apart from incorporating "Safe Production Month", "The Three-Year Campaign for Fundamental Safety Production Improvement" and others into its operation, the Group paid close attention to safety management and carried out hidden hazards identification and rectification in relation to safety risk to ensure all projects, whether under construction or in operation, strictly complied with all production safety policies. These steps secured the stable operation of environmental protection projects including waste-to-energy, integrated biomass utilisation, waste water treatment projects, etc., while enhancing economic benefits. Besides, the Group continued to move forward with project construction works while accelerating the finalisation of projects in the preparatory stage. It also went through due formalities to ensure that all project construction works were carried out in compliance with laws and regulations. At the same time, the Group continued to put more efforts into safety management of construction projects to ensure safe and professional construction.

內部管理(續)

於回顧期內,本集團繼續將「安全 穩定運營、達標排放」作為安環管 理的基本原則,嚴格執行國家相 關法律法規,積極開展安全、環境 與職業健康日常檢查工作,並結合 「安全生產月」、「安全生產治本 攻堅三年行動 1等,狠抓安全與環 境管理,全面排查整治安環風險 隱患,確保各在建及運營項目嚴 格執行各項安全生產制度,保障 垃圾發電、牛物質綜合利用及污 水處理等各類環保項目穩健運營 的同時實現經濟效益同步提升。 本集團持續加強在建、籌建項目 推進落實及合法合規手續辦理工 作,確保各項目合法施工建造,同 時不斷加大工程項目安全投入, 確保安全施工、文明施工。

HUMAN RESOURCES

Human Resources are the key strategy of corporate development which require appropriate personnel to execute this core strategy. The Group highly values its human resources management and puts great emphasis on staff training. It believes that realising the full potential of its employees is crucial to its long-term growth. The Group continues to improve its human resources through internal training as well as local, overseas, and on-campus recruitment.

To cope with the needs of talent development, the Group has adopted a multi-pronged approach to enhance its comprehensive management level through adjusting departmental structure, establishing professional hierarchy system, providing training for all staff and setting up various professional teams. During the period under review, the Group formulated new departments namely Asset Preservation Management Department and Market Expansion Department and revised the structure of the Information and Network Safety Leaders Team. The Group has successively held seminars and trainings on production safety, cybersecurity, policies' briefing, technology innovation, integrity and self-discipline through a combination of online and offline blended training mode. The management and employees were well equipped with relevant knowledge and skills with a view to address new opportunities and challenges. Meanwhile, in order to strengthen the sense of belonging of employees, the Spring Festival party and special activities of Women's Day were held.

人力資源

企業發展關鍵是人才,實施人才 戰略核心是人。本集團高度 人力資源管理,一向注重員 訓,深信發揮每個僱員的潛輕 生團業務長遠發展有舉足對 車 等。本集團繼續通過自身 長、社會招聘、海外招聘、 係 因 提 問 等方式不斷加強人才隊 任建 記 。

HUMAN RESOURCES (continued)

The Group fully leverages its advantages in business diversification to provide employees with a broad development platform. In addition to cross-sector and cross-regional job rotation and exchanges, the Group has arranged a number of internal recruitments giving priority to employees applying for position in different departments at the head office, providing the employees with different opportunities and unleashing their potential.

As at 30 June 2025, the Group had approximately 15,000 employees. Details of the total employee benefit expense for the period under review are set out in note 4 to this unaudited interim financial report. Employees within the Group are remunerated according to their qualifications, experience, job nature, performance and with reference to market conditions. Apart from a discretionary performance bonus, the Group also provides other benefits such as medical insurance and a mandatory provident fund scheme to employees in Hong Kong.

PRINCIPAL RISKS AND UNCERTAINTIES

During the period under review, the Group continuously implemented relevant works of the risk management system to effectively control the principal risks faced by the Group.

I. Accounts receivable risk

Description: Affected by the macro economy, the ability of governments at all levels to pay has been impaired, increasing the likelihood of deferring settlement of national subsidies, waste and waste water treatment fees, resulting in high accounts receivable of the Company.

人力資源(續)

本集團充分利用業務多元的優勢,為員工提供寬闊發展平台,除了跨板塊、跨區域輪崗交流外,本集團安排了多輪內部招聘,優先讓員工申請總部各部門職位,為員工提供不同的發展機會,激發員工潛力。

於二零二五年六月三十日,本集團合共僱用約15,000名員工。回顧期內僱員福利開支的詳情載4。本未經審核中期財務報告附註4。僱員之薪酬乃根據資歷、經驗、工作性質、表現以及市場情況計劃,算定。除了獎勵花紅外,本集團亦提供其他福利予香港僱員,包括醫療保險及強積金計劃。

主要風險及不確定性

於回顧期內,本集團持續推進風險管理體系相關工作,對本集團 面臨的主要風險進行有效管控。

一、應收賬款風險

描述:受宏觀經濟影響,各級政府財政支付能力下降,延遲支付國補、垃圾和污水處理費的可能性增大,導致本公司應收賬款規模處於高位。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

I. Accounts receivable risk (continued)

Responsive measures: Consolidated the accountability system and improved the longterm mechanism. The Company continuously improved the long-term working mechanism of "special teams, ledgers, assessments and incentives". Firstly, the Company and the heads of each business sector regularly analysed the accounts receivable, with Everbright Environment providing overall supervision and coordination, each business sector following up and each project company implementing recovery. Secondly, strengthened the ledger mechanism for accounts receivable. The Company established the Government Arrears Ledger, the National Subsidies Right Confirmation Ledger and the Collection Early Warning Ledger, reviewed accounts receivable on a monthly basis, dynamically monitored changes in the scale of accounts receivable, and followed up the progress of recovery of various types of accounts receivable in a timely manner. Thirdly, in terms of assessment and early warning, the Company tracked and analysed the accounts receivable recovery rates of each region and project company on a monthly basis, incorporated accounts receivable recovery performance into the annual business performance assessment; set up a three-tier (red, yellow and green) early warning system, issued monthly warnings based on the collection results of regions and project companies, and implemented the "6+1"* management strategy to strengthen management and assessment of the collection process. In case of serious negligence and dereliction of duty during the collection process, strict accountability and punishment shall be imposed.

* For regions and project companies with an accounts receivable recovery rate below 80%, the relevant persons in charge will be given a 6-month rectification period, followed by a 1-month period dedicated exclusively to the collection.

主要風險及不確定性 (續)

一、應收賬款風險(續)

應對措施:壓實責任落實, 完善長效機制。本公司持續 完善「專班、台賬、考核、激 勵」的長效工作機制。一是本 公司及各業務板塊「一把手」 定期分析應收賬款情況,光 大環境督導統籌、各業務板 塊跟進、各項目公司落實回 收。二是強化應收賬款台賬 機制。本公司確立政府欠費 台賬、國補確權台賬、清收預 警台賬,按月梳理應收賬款 情況,動態監控應收賬款規 模變動,及時跟進各類應收 賬款 回收進展。三是考核及 預警,按月跟蹤和分析各區 域及項目公司應收賬款回收 率,並將應收賬款回收情況 納入年度經營績效考核;設 置紅黃綠三級預警標準,每 月對區域及項目公司清收結 果進行預警,並實施"6+1"*管 理策略,強化清收過程管理 和考核。清收中有嚴重懈怠 和失職瀆職情形的將嚴肅追 書問書。

* 應 收 賬 款 當 期 回 收 率 低 於 80%的區域及項目公司給予 相關負責人六個月整改期,以 及一個月的專職清收期。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

I. Accounts receivable risk (continued)

Adhered to systematic implementation of strategies and strengthened recovery management. The vast majority of the Company's accounts receivable were owed by governments at all levels, with national subsidy arrears accounting for more than half. The Company insisted on classified management and employed multiple measures to advance the recovery of accounts receivable. Firstly, for national subsidy arrears, the Company engaged with ministries and commissions such as the Ministry of Finance and the National Energy Administration of the PRC to accelerate the allocation and confirmation of rights of national subsidy. Secondly, for local government arrears, the Company seized the opportunity presented by national policies for recovering corporate arrears, established special task forces for key regions and dispatched teams to regions with concentrated arrears for on-site coordination. and flexibly employed methods such as sending collection letters, engaging in negotiations, registering on platforms, sending lawyer's letters, and initiating lawsuits to take a critical battle to recover accounts receivable.

主要風險及不確定性 (續)

一、應收賬款風險(續)

堅持系統施策,強化回收管 理。本公司絕大多數的應收 **賬款為各級政府欠款,其中** 國補欠款佔比超過一半。本 公司堅持分類管理,多措並 舉,推進應收賬款回收工作。 一是針對國補欠款,對接中 國財政部、國家能源局等部 委,加速國補資金撥付與確 權工作; 二是針對各地政府 欠款,本公司搶抓國家清理 拖欠企業賬款政策機遇,組 建重點區域清收專班,赴欠 款集中地區現場調度; 靈活 採用發送催款函、談判磋商、 平台登記、發送律師函、提起 訴訟等方法,打好應收賬款 集中清欠攻堅戰。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

II. Environmental compliance and safety management risk

Description: Strict supervision of pollutant emissions had become normalised, with regions continuously raising standards for atmospheric and solid waste pollutant emissions, thereby imposing higher operational management requirements on the Company. Meanwhile, the widespread distribution and long operational duration of the projects have kept the pressure on safety management at a high level.

Responsive measures: The Company advanced the "Three-Year Action Plan for Root-cause Solutions to Work Safety Issues". In the second half of the year, the Company has organised and conducted a six-month special safety management campaign, focusing on special inspections of the hierarchical control and prevention status at key sites and facilities, as well as the full-process supervision of hazardous operations.

The Company implemented a dual responsibility system for each position, establishing and refining a safety production responsibility list with clear responsibility objectives. This ensured that responsibilities were assigned to specific individuals, guaranteeing that every position and every step was managed, overseen, and held accountable by specific individuals. At the yearend, the Company conducts strict assessments of performance to effectively consolidate the primary accountability for safety production at all levels of units.

主要風險及不確定性(續)

二、環境合規與安全管理風險

描述:污染物排放強監管已經常態化,各地不斷提高大氣、固廢污染物排放標準,對本公司運營管理提出更高要求。同時運營項目分佈廣、投運時間長,安全管理的壓力仍處於高位。

應對措施:本公司推進「安全生產治本攻堅三年行動」,,安半年組織開展為期半年的主管理專項行動,圍繞管理專項行動,圍繞管重場所和重點設施的分級管控場防範情況、危險作業的全過程監管情況進行專項檢查。

本公司落實一崗雙責,圍繞責任目標建立健全安生產責任清單,做到責任到人管保各崗位、各環節都有人管、有人抓可對履責情況嚴格之類。 核本公司對履責情況嚴格安核,切實壓實各級單位安全 生產主體責任。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

II. Environmental compliance and safety management risk (continued)

The Company strengthened education and training by compiling management documents and learning materials such as the Safety Accident Warning Handbook of Everbright Environment and the Compilation of Excellent Cases in Safety and Environmental Management, and deployed these materials for learning across all business sectors, regions, and projects to draw lessons from past accidents, apply them broadly, and enhance the safety and environmental management capabilities of all units.

The Company enhanced process control, insisted on combining daily inspections with special inspections, and strengthened the intensity of "four-no and two-direct" unannounced inspection*. The Company focused on the whole process control of dangerous operations such as confined spaces, welding, working at heights, as well as construction by related parties and temporary construction by outside parties such as maintenance and repair.

The Company attached great importance to safety monitoring during holidays, critical periods, and abnormal weather conditions, continuously organised and conducted special investigations and rectifications in key areas, focusing on key projects and major hazards, and maintained a persistent and targeted approach to ensure genuine identification, rectification, and implementation of risks and hazards, comprehensively managing risks in key areas.

* means "an unannounced inspection conducting without notice, without greeting, without briefing, without accompany, go directly to frontline, go directly to the site".

主要風險及不確定性 (續)

二、環境合規與安全管理風險(續)

本公司強化教育培訓,編製《光大環境安全事故警示手冊》、《安環管理優秀案例彙編》等管理文件及學習材料,部署各板塊、區域和項目開展學習,吸取事故教訓、舉一反三,提升各單位安環管理水平。

本公司強化過程管控,堅持日常檢查和專項排查相結合,加強"四不兩直"飛行檢查*力度,重點抓好有限空間、焊接、高處作業等危險作業以及維保檢修等相關方和外來臨時施工的全過程管控。

本公司高度重視節假日和重要時段、異常天氣的安全時段、異常天氣的安全則防,持續組織開展重點領項事項排查整治,聚焦重動、重大隱患,盯住不放、隱費力,持續推進風險隱患 真改、真落實,全面管控重點領域風險。

* 即「不發通知、不打招呼、不聽 匯報、不用陪同、直奔基層、 直插現場」的突擊檢查。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

III. Market competition risk

Description: Affected by the industry cycles, the incremental market space in traditional environmental protection segments such as waste-to-energy and waste water treatment is limited with increasingly fierce market competitions, business models are changing rapidly, and there are competitors engaging in vicious competition through low prices. As the industry entered a period of deep adjustment with insufficient growth for the traditional businesses, the Company proactively explored new business sectors and secured new projects in new sectors, but overall competitive advantages had yet to be formed. The Company needed to effectively allocate funds, resources and personnel according to market changes in order to leverage the Company's scale advantages and form synergistic advantages between new and existing businesses.

Responsive measures: Optimised the 15th Five-Year Plan systematically. In response to challenges such as industry saturation and the phase-out of national subsidies, as well as directions such as improving the quality and efficiency of traditional businesses and accelerating the cultivation of new businesses, the Company clarified strategic objectives, development paths, and supporting measures.

主要風險及不確定性(續)

三、市場競爭風險

描述:受行業週期影響,傳統 垃圾發電、污水處理等環保 細分領域增量市場空間有 限,市場競爭日益激烈,商業 模式快速更迭,且不乏有競 爭對手通過低價方式進行惡 性競爭。隨著行業進入深度 調整期,傳統業務增量不足, 本公司已主動開拓新業務領 域,並在新領域取得了新項 目,但整體競爭優勢仍有待 形成。本公司需要根據市場 變化對資金、資源、人員進行 有效調配,以發揮本公司規 模優勢,形成新業務與已有 業務的合力優勢。

應對措施:系統優化「十五五」 戰略。針對行業飽和、國補退 坡等挑戰,以及傳統業務提 質增效、新業務加快培育等 方向,本公司明確戰略目標、 發展路徑、配套舉措。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

III. Market competition risk (continued)

Accelerated merger and acquisition ("M&A") activities. The Company actively researched and seized M&A opportunities in existing projects, established a real-time dynamic M&A information database, and comprehensively reviewed M&A projects, as well as implemented a tiered management system for M&A projects and concentrated superior resources to advance key projects.

Actively expanded international business. The Company promoted the overseas expansion of its advantageous businesses, targeted the Hong Kong and Macao markets as well as actively prepared for projects in Hong Kong and Macao, made breakthroughs in Central Asian projects, aimed for greater success in Southeast Asia, and explored opportunities to expand technology and equipment-based asset-light businesses in regions along the Belt and Road Initiative and in the Middle East.

Proactively drove ToB business. Leveraging existing facilities, the Company provided collaborative supply services such as steam, heat, natural gas, and recycled water to surrounding industrial parks and enterprises, offered services to other enterprises, including equipment sales, technology licensing, commissioned operations, and engineering, procurement, and construction (EPC) contracts, engaged in exchanges with large enterprises to explore opportunities in green power computing centers and comprehensive VOCs treatment, as well as explored the business model of integrating waste-to-energy incineration with IDC.

主要風險及不確定性 (續)

三、市場競爭風險(續)

加快推動收併購業務。本公司積極研究並把握存量項目的收併購機會,建立實時動態收併購信息庫,全面梳理收併購項目;分級管理收併購項目,集中優勢資源推進重點項目。

積極拓展國際業務。本公司 推動優勢業務出海,攻關港 澳市場,積極備戰港澳項目, 突破中亞項目,力爭在東南 亞取得更大突破;在一帶一 路、中東等地區拓展技術、裝 備等輕資產業務。

積極推動ToB業務。依託現有設施,本公司向周、務為人民,不可可用。 過和企業提供蒸汽、內其他不可可, 大技術授權、委託與人民, 大技術授權、委託與人民, 大技術授權、務。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛也之。 大大衛之。 大大衛之。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

IV. Policy changing risk

Description: The risks associated with policy changes manifested as phase-out of subsidies, decreased revenues, and increased operational pressures; increasingly stringent regulations and standards led to higher compliance costs; and the accelerated frequency of policy adjustments resulted in unstable market expectations, making investment and operational planning more challenging.

Responsive measures: The Company actively monitored policy trends in national and local environmental protection, finance, energy and other relevant fields, with a particular focus on tracking key policies in relation to subsidy adjustments, emission standards, and industry access requirements. By aligning with the 15th Five-Year Plan and local industrial guidance, the Company proactively anticipated policy adjustment trends to provide early warning support for project decision-making and business layout.

主要風險及不確定性(續)

四、政策變化風險

描述:政策變化風險表現為補貼退坡,收益減少,運營壓力增大;法規標準愈發嚴格,合規成本上升;政策調整頻率加快,市場預期不穩,投資與經營規劃難度增加。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

IV. Policy changing risk (continued)

The Company strictly adhered to existing policies and regulations. In response to the direction of stricter policies (such as hazardous waste resource utilisation and low-carbon transformation), the Company proactively prepared technical schemes in advance and actively promoted upgrades to meet higher standards, thereby reducing the costs associated with passive adjustments.

The Company optimised its business structure and regional layout by carefully evaluating new project investments in policy-sensitive areas, prioritised regions with greater policy stability and well-developed industrial support systems, optimized project cost structures, and enhanced its own risk resilience.

The Company insisted on pursing project expansion by balancing the development of asset-light and asset-heavy businesses, while promoting technological innovation and business model upgrades. In addition, the Company intensified R&D investment, focused on transforming and cultivating new businesses and models, enhanced added business value, and advanced ToB operations to reduce reliance on policy subsidies.

主要風險及不確定性 (續)

四、政策變化風險(續)

本公司嚴格執行現行政策法規,針對政策趨嚴方向(如危廢資源化、低碳改造),提前儲備技術方案,主動推進提標改造,降低被動調整成本。

本公司優化業務結構與區域 佈局,審慎評估政策敏感區 域的新項目投資,優先佈局 政策穩定性較強、產業配套 完善的區域,優化項目成本 結構,提升抗風險能力。

本公司堅持輕重並舉推進項目拓展,技術創新與模式升級,加大研發投入,聚焦轉型培育新業務、新模式,提升業務附加值,推動ToB業務,減少對政策補貼的依賴。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

V. Procurement compliance risk

Description: Procurement compliance requirements have become increasingly stringent, and any non-compliant procurement could negatively impact the Company's interests and reputation.

Responsive measures: Strengthened compliance implementation. The Company continuously implemented operational documents such as the Working Guidelines against Bid Rigging and Collusive Bidding and the Working Guidelines for Offline Procurement, and issued the Notice on Strengthening the Management of Procurement Projects with a value below RMB300,000. By adjusting the procurement authority for projects with a value below RMB300,000, the Company has implemented upgraded management.

Optimised the functions of the tendering and procurement platform. The Company has constantly automatically identified suppliers suspected of bid rigging and collusion through technical means such as extracting feature code information and querying association relationships, and issued early warnings. During the warning period, such suppliers are restricted from bidding on the platform, effectively preventing such suppliers from still being able to bid during the defense period.

主要風險及不確定性(續)

五、採購合規風險

描述:採購合規性要求日趨嚴格,一旦違規採購將對本公司利益及聲譽等帶來負面影響。

應對措施:強化合規落實。本公司持續落實《圍標串標語理工作指引》、《線下採購工作指引》等操作性文件,印錄《關於加強30萬元以下採購項目管理的通知》,通過調整人民幣30萬元以下採購項目的採購權限,實施提級管理。

優化招採平台功能。本公司 持續通過提取特徵碼信息 查詢關聯關係等技術事體 動識別獲取涉嫌圍標串標 供應商,並進行預警,預警期 間限制其在平台上投標,有 效防止供應商在申辯期間仍 能投標的情況。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

V. Procurement compliance risk (continued)

Continued to improve the "Blacklist" management. The Company strongly implemented the Interim Administrative Measures for Briber Blacklist. It also constantly updated the Briber Blacklist in the tendering and procurement platform system. Bribers are prohibited from any form of cooperation with the Company during the punishment period.

Strengthened training management. The Company enhanced the training and warning education on professional skills of procurement personnel to reinforce a strong firewall against non-compliance and non-disciplinary tendering and procurement practices.

Strengthened supervision and inspection. The Company regularly conducted unannounced procurement inspections, organized daily supervision and inspection of all bidding and procurement projects of subordinate units by procurement management departments across various sectors. Once problems were identified, closed-loop rectification measures would be adopted in a timely manner. A joint supervision team composed of the Risk Management and Legal Compliance Department, the Audit Department and the Procurement Management Department of the Company was established to enhance risk warnings, in-process supervision, and post-event inspections of bidding activities, with strict accountability for any violations discovered.

主要風險及不確定性 (續)

五、採購合規風險(續)

持續完善「黑名單」管理。本公司強化落實《「行賄人黑名單」管理暫行辦法》,在招採平台系統中持續更新行賄人 黑名單,處罰期內禁止行賄 人與本公司的一切合作。

加強培訓管理。本公司加強 採購人員專業技能培訓和警 示教育,築高招採工作違規 違紀防火牆。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

VI. Operational stability risk

Description: As affected by factors such as the macro economy, industrial adjustment and continuously saturated industry development, there were increasing possibilities that some of the projects might face the problem of insufficient incoming materials (e.g., volume of waste, domestic waste water, etc.), which may affect the stability of operation and reduce investment returns. In addition, factors such as aging equipment and extreme weather caused by climate change will also affect the continuity of operations and project construction, causing unnecessary shutdowns and property losses.

Responsive measures: Optimized capacity management. With market changes and policy changes as its main focus, the Company communicated with the competent authorities in a timely manner to guarantee the production capacity load rate of the operating projects. For the problem of insufficient waste volume, the Company alleviated the problem through multiple approaches, such as adopting synergistic disposal, breaking regional boundaries and actively expanding new businesses. For the problem of insufficient waste water volume, the Company safeguarded the production capacity load rate of operating projects through various measures such as setting the guaranteed water volume and the scope of licensed water collection areas at the preliminary and investment stages of projects. For the problem of insufficient biomass fuel, the solid waste center of the greentech sector organized the solid waste resources with resource sharing among various projects through centralized allocation, thereby enhancing the competitiveness in the acquisition of fuel.

主要風險及不確定性(續)

六、運營穩定性風險

應對措施:優化產能管理。本 公司重點關注市場及政策變 化,及時與主管部門溝通保 障運營項目的產能負荷率。 針對垃圾量不足問題,本公 司 通 過 協 同 處 置、打 破 區 域 界限、積極拓展新業務等方 式進行緩解;針對污水量不 足問題,在項目前期及投資 階段,通過保底水量、優化特 許收水區域範圍等措施保障 運營項目的產能負荷率;針 對生物質燃料不足問題,綠 色環保板塊固廢中心統籌固 廢資源,各項目資源共享,統 一調配,提高燃料收購的競 爭力。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

VI. Operational stability risk (continued)

Guaranteed maintenance work. The Company conducted research and communication with major maintenance units to improve attendance rates during major holidays, implement the contract-performance and management responsibilities of maintenance and repair units, strengthen the control of the contract-performance process and reduce operation risks.

Hedged extreme weather risks with insurance. The Company made full use of commercial insurance to strengthen the insurance coverage of property insurance, machinery damage insurance and business insurance in case of weather changes and maintain a high insurance coverage rate for operating projects.

Further promoted operational efficiency. The Company organized research on relevant operational benchmarks and loss-making and low-quality projects, and summarized experience and improved measures to promote the overall improvement of project operation.

主要風險及不確定性 (續)

六、運營穩定性風險(續)

保障維保工作。本公司對主要維保單位進行調研和溝通,提高重大節假日的出勤率,落實維保、檢修單位履約管理責任,加強履約過程管控,降低運營風險。

以保險對沖極端天氣風險。 本公司充分利用商業保險, 加強對天氣變化情況下的財 產險、機損險和營業保險投 保的投保工作,持續運營項 目保險高覆蓋率。

深入推進運營增效工作,本公司組織相關運營標竿及虧損低質項目調研,總結經驗,完善措施,推動項目運營水平的整體提升。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

VII.Staff placement risk

Description: The Company's total remuneration was limited, offering limited room for salary increases. Most of the Company's new projects put into operation are located in remote areas with relatively poor surrounding environment, which lacks of attraction to talents. Additionally, competitors in the industry continued to poach talents based on high salaries.

Responsive measures: Unblocked career development pathways. The Company developed multiple career pathways across management, technical and functional sequences, issuing the Position and Rank System Management Measures and the Employee Points Management Measures, which unified the rank comparison system and clarified the points-based promotion mechanism.

Optimized the selection and appointment system. The Company opened up growth channels for cadres in key management positions, revitalized both internal and external talent markets, and selected outstanding talents through internal competition, effectively solving the issue of vacant positions and holding concurrent roles for the persons in charge of some project companies. Additionally, the Company introduced the Fifteen Measures for Leadership Cadre Adjustments to promote a dynamic system where cadres can both be promoted and demoted, activating organizational vitality.

Advanced the compensation reform. The Company gradually broke down the barriers of payroll secrecy and, in conjunction with the establishment of the position and rank system, improved the effectiveness of compensation distribution.

主要風險及不確定性(續)

七、人員配置風險

描述:本公司薪酬總額受限, 待遇提升空間有限;本公司 大部份新投運項目地處偏 遠,周邊環境較差,缺乏對人 才的吸引力;行業競爭對手 高薪挖角現象仍然存在。

應對措施:打通職業發展通道。本公司打通管理、技術、職能序列多條通道,發佈《職位職級體系管理辦法》和《員工積分管理辦法》,統一了職級對照體系,明確了積分晉升機制。

優化選拔任用體系。本公司 開闢鍵管理崗位個別 通道,盤活內外兩個的形式 場;通過內部競聘的形式 拔優秀人才,有效解決部 所以 項目公司負責人 開體問題;同時出台《領部 新能下十五條》,推動能 上能下,激活組織活力。

推進薪酬改革。本公司逐步 打破密薪制壁壘,結合職位 職級體系的建設,提高薪酬 分配有效性。

PRINCIPAL RISKS AND UNCERTAINTIES (continued)

VII.Staff placement risk (continued)

The Company built a high-performance culture, and subject to the stabilization of the fundamentals, allocated limited resources to high-performance employees, employees in key positions and front-line employees to continuously improve external competitiveness and internal fairness. Despite constraints on the total remuneration, the Company increased salaries for frontline employees, heightening their sense of fulfillment and recognition.

The Company deeply implemented the talentdriven enterprise strategy, implemented talent development planning, continued to promote a "dual development channels" of "management + professional", thereby creating a sustainable talent supply chain in depth.

ENVIRONMENTAL AND SOCIAL MANAGEMENT

The Group pays close attention to its operational impacts brought to the environment and society. After years of development, the Group has established a comprehensive safety and environmental management system. In the first half of 2025, the Group continued to implement relevant management policies, covering structure and responsibilities, accident management, flood control, risk classification, hidden danger investigation, safety and environment training, information reporting, rating of the safety and environmental management levels of the operating projects and construction projects, fire safety management, related parties' management, occupational health, public opening, etc.

主要風險及不確定性 (續)

七、人員配置風險(續)

本公司打造高績效文化,在 穩基本盤的前提下,將有限 的資源向高績效員工和關鍵 崗位員工、一線員工傾斜,不公 斯提高對外競爭力、對內公 平性,本公司在薪酬總額 限的情況下給一線基層員工 漲薪,提高了一線員工獲得 感。

本公司深入實施人才強企戰略,落地人才發展規劃,持續推進「管理+專業」發展「雙通道」,縱深打造可持續發展的人才供應鏈。

環境與社會管理

ENVIRONMENTAL AND SOCIAL MANAGEMENT (continued)

The Group implements all staff safety production responsibility system and clarifies the safety production and environmental management responsibilities and assessment standards. The person in charge of the various levels of units of the project companies is the key person responsible for the safety and environmental management of the respective units and is fully responsible for the safety production and environmental management of the respective units. The Group and the business sectors have signed the annual safety and environmental management target responsibility statement every year, clarifying the annual target, key tasks and assessment methods.

The Board and senior management review sustainability strategies of the Group on a regular basis, and revise the strategies when appropriate.

The Group's waste-to-energy projects are designed and operated fully in compliance with the applicable national environmental requirements and standards including but not limited to the Standard for Pollution Control on the Municipal Solid Waste Incineration (GB18485-2014), the relevant local standards, as well as other requirements as set forth in the environmental impact assessment reports approved by the local government, while the daily average values of online flue gas continuously monitored parameters are well below the respective emissions limits as stipulated under the Industrial Emissions Directive (2010/75/EU) and its relevant annexes and amendments. Moreover, all of the Group's biomass combustion operations meet the Emission Standard of Air Pollutants for Thermal Power Plants (GB13223-2011), the relevant local standards, as well as other requirements as set forth in the environmental impact assessment reports approved by the local government.

環境與社會管理(續)

本集團實施全員安全生產責任制,明確安全生產和環境管理環境管理級公司各級安負責人是其所屬單位主要負責人是其所屬單位的安全生產和環境管理第一責任人,對理位與環境管理第一責任人,對理理位的安全生產和環境管板塊等年簽訂年度安全與環境管板塊目標大大樓辦法。

董事會和高級管理人員定期檢視 本集團的可持續發展策略,並適 時作出修訂。

本集團垃圾發電項目的設計和環境 規例和標準,當中包括《生活485-2014)、相關地方標準》(GB18485-2014)、相關地方標準及獲當出的環境影響評價報告地 其值更全面優於歐盟《工相關 均值更全面優於歐盟《工相關 對方德訂中的相關排放限值營 ,本集團生物質燃燒的近標標 (GB13223-2011),相關地方響 價報告中的其他要求。

ENVIRONMENTAL AND SOCIAL MANAGEMENT (continued)

The Group continued proactively and timely disclosing emissions data and environmental management information of its projects on Everbright Environment's corporate website, including the connection to the automatic monitoring data information disclosure platform of the Ministry of Ecology and Environment of the PRC at https://ligk.envsc.cn/index.html in respect of the daily average values of the 5 indicators of flue gas and furnace temperature data from the operation of waste-to-energy projects of Everbright Environment. The Group was also devoted to improving the information sharing platforms to facilitate the management to monitor the operational condition to ensure compliant operation, and to timely report the operating performance of the projects to the stakeholders of the Group.

環境與社會管理(續)

Disclosure of Interests

披露權益資料

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

As at 30 June 2025, the interests and short positions of the Directors and the Company's chief executives and their respective associates in shares, underlying shares and debentures of the Company and/or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix C3 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") were as follows:

董事及最高行政人員在股份、相關股份及債券中擁有之權益及 ※倉

於二零二五年六月三十日,董事等及本公司之最高行政人員及/自及/自及/主最高行政人司之各自聯繫人士於本会見《證券X 其任何相聯法團(定義見《證券X 期貨條例》(「《證券條例》」)之股份、相關股份及債券條例》的有記載於本公司按《證券條例》內有記載於本須有之登記而所證別,以「作人董事進守則」(「《標準守則》(「《標準守則》),可以與於資如下:

Long position in shares of the Company

於本公司股份之好倉

Name of Director 董事姓名	Capacity 身份	Nature of interest 權益性質	Number of shares held (ordinary shares) 持有之 股份數目 (普通股)	Approximate percentage of total issued shares ^(note) 約佔已發行股份總數百分比 ^(開註)
Fan Yan Hok, Philip 范仁鶴	Beneficial Owner 實益擁有人	Personal 個人	11,154,810	0.18%

Note: Based on 6,142,975,292 shares of the Company in issue as at 30 June 2025.

附註:根據於二零二五年六月三十日的 本公司已發行股份6,142,975,292 股計算。 DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES (continued)

Long position in shares of Everbright Greentech, a listed subsidiary of the Company

董事及最高行政人員在股份、相關股份及債券中擁有之權益及 淡倉(續)

於本公司之上市附屬公司光大綠色 環保股份之好倉

Approximate

Number of

Name of Director 董事姓名	Capacity 身份	Nature of interest 權益性質	shares held (ordinary shares) 持有之 股份數目 (普通股)	percentage of total issued shares ^(Note) 約佔已發行 股份總數 百分比 ^(開註)
Fan Yan Hok, Philip 芀仁雜	Beneficial Owner 實益擁有人	Personal 個人	100,494	Below 0.01% 併於0.01%

Note: Based on 2,066,078,000 shares of Everbright Greentech in issue as at 30 June 2025.

Save as disclosed above, as at 30 June 2025, none of the Directors and chief executives of the Company and their respective associates had interests or short positions in shares, underlying shares or debentures of the Company, or any of its associated corporations (within the meaning of Part XV of the SFO), as recorded in the register required to be kept by the Company under section 352 of the SFO, or as otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:根據於二零二五年六月三十日 的光大綠色環保已發行股份 2,066,078,000計算。

除上文所述者外,於二零二五年 六月三十日,董事及本公司最人 行政人員及彼等各自之聯繫法 概無在本公司或其任何相聯法 (定義見《證券條例》第XV部)之 股份、相關股份或債券中擁有 根據《證券條例》第352條規定 構存之登記冊內之權益或淡倉, 或根據《標準守則》須知會本公司 及聯交所之權益或淡倉。

Disclosure of Interests 披露權益資料

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during the period under review was the Company or any of its subsidiaries, holding companies or fellow subsidiaries, a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2025, the following persons (other than the Directors or chief executives of the Company) were substantial Shareholders and had interests or short positions in shares or underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO, or as otherwise notified to the Company and the Stock Exchange:

董事認購股份或債券之權利

於回顧期間內,本公司、其任何附屬公司、控股公司或同系附屬公司並無參與任何安排,致使董事可藉購買本公司或任何其他法人團體股份或債券而取得利益。

主要股東及其他人士於股份及相關股份的權益及淡倉

於二零二五年六月三十日,下列人士(任何董事或本公司最高行政人員除外)為主要股東,並於本公司的股份或相關股份中擁有根據《證券條例》第336條須備存之登記冊內或已知會本公司或聯交所的權益或淡倉如下:

Number of long

Name of company 公司名稱	Capacity 身份	Nature of interest 權益性質	position shares/ underlying long position shares (ordinary shares) 好倉股份/ 相關好倉 股份數目	Approximate percentage of total issued shares (note 1) 約 佔已發行 股份總數百分比 (附註1)
Central Huijin Investment Ltd. ("Huijin") (note (2)) 中央匯金投資有限責任公司 (「匯金」) (附註(2))	Interest of controlled corporation 受控制公司的權益	Corporate interest 公司權益	2,646,233,137	43.08%
China Everbright Group Ltd. ("China Everbright Group") (note (3)) 中國光大集團股份公司 (「中國光大集團」) (開註(3))	Interest of controlled corporation 受控制公司的權益	Corporate interest 公司權益	2,646,233,137	43.08%
Pacific Asset Management Co., Ltd.	Other (note (4)) 其他 (附註(4))	-	364,604,778	5.94%

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (continued)

Notes:

- Based on 6,142,975,292 shares of the Company in issue as at 30 June 2025.
- (2) Huijin is indirectly wholly-owned by the State Council of the PRC and holds 63.16% equity interests of China Everbright Group. It is deemed to be interested in the 2,646,233,137 shares of the Company indirectly held by China Everbright Group.
- (3) China Everbright Group, through its direct wholly-owned subsidiary, China Everbright Holdings Company Limited, indirectly and wholly owns Guildford Limited ("Guildford") and Everbright Investment & Management Limited ("EIM"), respectively. Guildford directly holds 2,430,442,287 shares of the Company and EIM directly holds 215,790,850 shares of the Company. Accordingly, China Everbright Group is deemed to be interested in the aggregate of 2,646,233,137 shares of the Company directly held by Guildford and EIM in total.
- (4) Pacific Asset Management Co., Ltd. invested the shares of the Company as manager for and on behalf of China Pacific Life Insurance Co., Ltd., and some portfolio insurance asset management products.

主要股東及其他人士於股份及相關股份的權益及淡倉(續)

附註:

- (1) 根據於二零二五年六月三十日的本 公司已發行股份6,142,975,292股 計算。
- (2) 匯金由中國國務院間接全資擁有,並持有中國光大集團63.16%股權。 其被視為於中國光大集團間接持有 之2,646,233,137股本公司股份中 擁有權益。
- (3) 中國光大集團透過其直接全資附屬公司中國光大集團有限公司分別間接全資擁有Guildford Limited (「Guildford」)及光大投資管理有限公司(「光大投資管理」),而Guildford直接持有本公司2,430,442,287股股份;光大投資管理直接持有本公司215,790,850股股份。故此,中國光大集團被視為於Guildford及光大投資管理直接持有合共2,646,233,137股本公司股份中擁有權益。
- (4) Pacific Asset Management Co., Ltd.作為經理,代表中國太平洋人 壽保險股份有限公司及部份投資組 合保險資產管理產品,投資本公司 股份。

Disclosure of Interests 披露權益資料

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (continued)

Save as disclosed above, as at 30 June 2025, the Company had not been notified of any other persons (other than the Directors or chief executives of the Company or substantial Shareholders) who had interests or short positions in shares or underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SEO.

SHARE OPTIONS SCHEME

The Group has no share options schemes during the period under review.

主要股東及其他人士於股份及相關股份的權益及淡倉(續)

除上文所述者外,於二零二五年 六月三十日,本公司並無接獲任 何其他人士(任何董事或本公司 最高行政人員或主要股東除外) 發出的通知,表示於本公司的股 份及相關股份中擁有根據《證券 條例》第336條須置存之登記冊內 的權益或淡倉。

購股權計劃

本集團於回顧期內並無購股權計劃。

Corporate Governance

企業管治

COMPLIANCE WITH THE CG CODE

The Group upholds the management principle of "People-oriented, Pragmatism, Creativity and Systematic Management". The Board firmly believes that high-quality, comprehensive and high-level corporate governance is the cornerstone of the Group, which can create long-term value for the Group and is vital to the sustainable development of the Group. It can also safeguard the interests of the Shareholders and other stakeholders of the Company, including but not limited to customers, suppliers, employees and the general public. The Board and the management strive to maintain highlevel corporate governance standards, and continue to strengthen corporate governance, internal control and risk management systems through a series of rules, regulations and policies, and actively improve transparency and accountability. The Company strictly complies with the laws and regulations of the places where it operates, and complies with the applicable guidelines and rules issued by the regulatory authorities.

The Corporate Governance Code (the "CG Code") set out in Appendix C1 to the Listing Rules has been duly adopted by the Board as the code on corporate governance practices of the Company.

遵守《企業管治守則》

本集團奉行「以人為本、求真務 實、開拓創新、規範管理」的管理 理念。董事會深信優質、全面及高 水平企業管治是本集團的基石, 能為本集團締造長遠價值,對本 集團之可持續發展至關重要,亦 能維護股東及其他持份者,包括 但不限於客戶、供應商、僱員及 一般公眾的利益。董事會及管理 層竭力維持高水平的企業管治標 準,並透過一系列的規章制度持 續強化企業管治、內部監控和風 險管理系統,積極提高透明度和 問責性。本公司嚴格遵守營運地 的管治法律及規例,及遵守監管 機構發佈的適用指引及規則。

董事會已採納上市規則附錄C1所 載的《企業管治守則》(「《企業管 治守則》」)作為本公司的企業管 治常規守則。

Corporate Governance 企業管治

COMPLIANCE WITH THE CG CODE (continued)

The Company complied with all applicable Code Provisions as set out in the CG Code throughout the six months ended 30 June 2025 except for the following deviation with the reason explained below: Code Provision F.1.3 of Part 2 of the CG Code stipulates that the chairman of the board should attend the annual general meeting. Mr. Wang Silian, the Chairman of the Board, was unable to attend the annual general meeting held on 29 May 2025 (the "2025 AGM") due to his other important business commitments. Mr. Luan Zusheng, the Executive Director and Chief Executive Officer (the "CEO"), was appointed to chair the 2025 AGM.

The Company will continue to commit to enhancing its corporate governance appropriate to the conduct and growth of its business, and to continuously reviewing, monitoring and assessing from time to time its corporate governance practices to ensure the same comply with the CG Code and align with the latest developments.

Details of the Company's corporate governance practices are set out in 2024 annual report of the Company published in April 2025.

遵守《企業管治守則》(續)

本公司將不斷提升其企業管治以配合其業務運作及增長,且持續審閱、監察及評估其企業管治常規,確保遵守《企業管治守則》及切合最新發展形勢。

本公司之企業管治常規的詳情載 於本公司於二零二五年四月刊發 的二零二四年年報內。

THE BOARD

The Board currently comprises 2 executive Directors ("Executive Director(s)"), 2 non-executive Directors ("NED(s)") and 3 independent non-executive Directors ("INED(s)"). The Board believes that the balance between Executive Directors, NEDs and INEDs is reasonable and adequate to provide sufficient balances that protect the interests of the Shareholders and the Group.

The number of INEDs represents not less than one-third of the Board as required under the Listing Rules, one of whom possesses appropriate professional qualifications or accounting or related financial management expertise. INEDs provide the Group with diversified experience and professionalism. Their advice and views as well as participation in the Board and Board committee meetings bring independent views, advice and judgements on issues relating to the strategy and development of the Group, business operation and performance, risk control, internal controls and conflict of interests, etc., to ensure the Shareholders' interests are taken into consideration.

BOARD COMMITTEES

Currently, the Board has established 5 Board committees namely the Audit Committee (the "Audit Committee"), Risk Management Committee (the "Risk Management Committee"), Nomination Committee (the "Nomination Committee"), Remuneration Committee (the "Remuneration Committee") and Sustainability Committee, with specific written terms of reference which deal clearly with their respective authorities and duties:

董事會

董事會現時由兩名執行董事(「執行董事」)、兩名非執行董事(「非執行董事」)及三名獨立非執行董事(「獨立非執行董事」)組成。董事會認為執行董事、非執行董事及獨立非執行董事組合之比例合理及適當,並充分發揮制衡作用,以保障股東及本集團之利益。

董事會委員會

現時,董事會設立五個董事會委 員會, 包括審核委員會(「審核委員會」)、風險管理委員會(「「「「「」」 管理委員會」」)、薪酬委員會(「薪酬」 是委員會」)及可持續發展委員會之 委書面訂明各董事會委員會之 體職權範圍,清楚說明其各 職權及職責:

Corporate Governance 企業管治

BOARD COMMITTEES (continued)

1. Audit Committee

The Audit Committee currently comprises 2 INEDs, namely Ms. Li Shuk Yin, Edwina (chairman), Mr. Fan Yan Hok, Philip and a NED, namely Mr. Kang Guoming. Its primary responsibilities include, but are not limited to, reviewing the Group's financial reporting process, risk management and internal control systems, internal and external audit and other financial and accounting matters of the Group, and overseeing the relationship between the Company and KPMG, the external auditor of the Company, etc.

The terms of reference of the Audit Committee have been established in writing and are available on the websites of the Company and Hong Kong Exchanges and Clearing Limited ("HKEx").

2. Risk Management Committee

The Risk Management Committee currently comprises 2 INEDs, namely Mr. Fan Yan Hok, Philip (chairman), and Ms. Li Shuk Yin, Edwina, Mr. Luan Zusheng, the Executive Director and the CEO, and Ms. Wen Hui, the Deputy General Manager of Risk Management and Legal Compliance Department of the Company. Its primary responsibilities include, but are not limited to, providing oversight of the Company's risk management programs, and reviewing the effectiveness of the management's processes for identifying, assessing, mitigating and monitoring enterprisewide risks.

The terms of reference of the Risk Management Committee have been established in writing.

董事會委員會(續)

1. 審核委員會

審核委員會設有書面的職權 範圍並已於本公司及香港交 易及結算所有限公司(「港交 所」)網站公佈。

2. 風險管理委員會

風險管理委員會設有書面的 職權範圍。

BOARD COMMITTEES (continued)

3. Nomination Committee

The Nomination Committee currently comprises Mr. Wang Silian, the Executive Director and the Chairman of the Board (chairman), and 3 INEDs. namely Mr. Fan Yan Hok, Philip, Ms. Li Shuk Yin. Edwina and Professor Zhang Xiang, JP. Its primary responsibilities include, but are not limited to, reviewing annually the structure, size and composition of the Board, assisting the Board in maintaining a board skills matrix, supporting the Company's regular evaluation of the Board's performance; reviewing the Board diversity and the implementation and effectiveness of the Board Diversity Policy, and make recommendations to the Board. assessing the independence of the INEDs, making recommendations to the Board on the appointment or re-appointment or re-designation of Directors and the senior management.

The terms of reference of the Nomination Committee have been established in writing and are available on the websites of the Company and HKEx.

董事會委員會(續)

3. 提名委員會

提名委員會現時由執行董事 兼董事會主席王思聯先生(主 席)、以及三名獨立非執行董 事范仁鶴先生、李淑賢女士 及張翔教授,JP.組成。其主 要職責包括(但不限於)每年 檢討董事會的架構、人數及 組成;協助董事會編製董事 會技能表;支援本公司定期 評估董事會的表現;檢視董 事會成員多元化事宜及檢討 《董事會多元化政策》的實施 及 有 效 性, 並 向 董 事 會 提 交 建議;評核獨立非執行董事 的獨立性;就董事及高級管 理人員的委任或重新委任或 調任向董事會提出建議。

提名委員會設有書面的職權 範圍並已於本公司及港交所 網站公佈。

Corporate Governance 企業管治

BOARD COMMITTEES (continued)

4. Remuneration Committee

The Remuneration Committee currently comprises 3 INEDs, namely Mr. Fan Yan Hok, Philip (chairman), Ms. Li Shuk Yin, Edwina and Professor Zhang Xiang, JP., and Mr. Wang Silian, the Executive Director and the Chairman of the Board. Its primary responsibilities include, but are not limited to, determining, with delegated responsibilities by the Board, the remuneration packages of the individual Executive Directors and senior management of the Company.

The terms of reference of the Remuneration Committee have been established in writing and are available on the websites of the Company and HKEx.

5. Sustainability Committee

The Sustainability Committee currently comprises Mr. Luan Zusheng, the Executive Director and the CEO (chairman), and 2 INEDs, namely Ms. Li Shuk Yin, Edwina and Professor Zhang Xiang, JP. Its primary responsibilities include, but are not limited to, formulating and reviewing the Company's Environmental, Social and Governance ("ESG") goals, policies, strategies, priorities, objectives and measures, and make recommendations to the Board; examining and reviewing the implementation of the Company's ESG policies, practices and measure, as well as its ESG performance and effectiveness, and providing suggestions for improvement.

The terms of reference of the Sustainability Committee have been established in writing.

董事會委員會(續)

4. 薪酬委員會

薪酬委員會現時由三位獨立 非執行董事范仁鶴先生(席)、李淑賢女士及張翔 授,JP.,以及執行董事兼 事會主席王思聯先生組成。 其主要職責包括(但不限於) 在獲董事會轉授責任下釐 個別執行董事及本公司 管理人員的薪酬待遇。

薪酬委員會設有書面的職權 範圍並已於本公司及港交所 網站公佈。

5. 可持續發展委員會

可持續發展委員會設有書面 的職權範圍。

BOARD COMMITTEES (continued)

To further improve the Company's governance, optimize business management, standardize decision-making processes, and enhance decisionmaking efficiency, the Company has, in July 2025, cancelled the Management Decision Committee and established the CEO Office. The primary responsibilities of the CEO Office include, but are not limited to, strategic planning, business operation plans, and annual financial budgeting and final accounting; major investment and financing projects, asset acquisitions and disposals, guarantees, external donations, and other related matters: strategic execution, budget implementation, financial operations, risk management, environmental and safety management, collaborative development, and other issues related to the Company's daily operations and management, as well as proposing work plans. For project risk management and project technological risk management, in order to improve the efficiency and quality of investment decision-making and to mitigate investment risks, the Group has set up the Project Investment Advisory Committee, which is responsible for evaluating investment projects from the perspectives of strategic compatibility, technical feasibility, risk management, legal and compliance and economics, etc., and making decisions on investment projects pursuant to their authorization or providing suggestions for the Group's decision making. In addition, the Group has also set up Audit Department, and Risk Management and Legal Compliance Department to perform internal audits, risk management and control, and legal compliance functions respectively to bolster the Group's management standards.

董事會委員會(續)

為進一步完善本公司治理、優化 經營管理、規範議事流程、提高決 策效率,本公司已於二零二五年 七月取消管委會及設立總辦會。 總辦會的主要職責包括(但不限 於)本公司策略規劃、業務經營 計劃及年度財務預決算;本公司 重大投融資項目、資產購置與處 置、擔保、對外贈與等事項;本公 司策略執行、預算執行、財務運 作、風險管理、安環管理、協同發 展等公司日常經營管理有關情境 和問題,並提出工作方案等。在項 目風險管理及項目技術風險管理 機制上,為提高投資決策效率和 質量、防範投資風險,本集團設立 項目投資評審委員會,負責對投 資項目從戰略匹配性、技術可行 性、風險管理、法律合規、經濟性 等角度進行評價,根據授權對投 資項目進行決策或為本集團決策 提供建議。此外,本集團亦設立審 計部及風險管理與法律合規部分 別進行內部審計、風險管控及法 律合規事宜以提升本集團管理水 Corporate Governance 企業管治

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Group has adopted the Model Code set out in Appendix C3 to the Listing Rules as its own code of conduct for Directors' transactions in securities of the Company. Having made specific enquiries to the Directors, all Directors confirmed that they had complied with the required standard of dealings as set out in the Model Code throughout their tenure during the six months ended 30 June 2025.

董事進行證券交易之標準守則

本集團採納上市規則附錄C3所載《標準守則》作為董事進行本公司證券交易事宜的指引。經向所有董事作出特定查詢後,所有董事均確認其於截至二零二五年六月三十日止六個月期間任期內一直遵守《標準守則》所載的規定。

Other Information

其他資料

CHANGES IN INFORMATION OF DIRECTORS

Pursuant to Rule 13.51B(1) of the Listing Rules, the changes in information of the Directors since the Company's last published 2024 annual report are as follows:

Mr. Wang Silian resigned as a non-executive director and the chairman of the board of directors of Everbright Greentech with effect from 25 July 2025.

Mr. Luan Zusheng resigned as the general manager of EEP China, and was appointed as the chairman of EEP China, with effect from 24 July 2025.

Mr. Luan Zusheng was appointed as the chairman of the Sustainability Committee. Ms. Li Shuk Yin, Edwina and Professor Zhang Xiang, JP. were appointed as members of the Sustainability Committee, all with effect from 23 May 2025.

Ms. Qu Li was appointed in replacement of Mr. Pan Jianyun as the NED, with effect from 17 April 2025.

In addition to the above changes in information of the Directors, Ms. Liang Yanyu was appointed in replacement of Ms. Poon Yuen Ling as the Company Secretary of the Company, with effect from 15 September 2025.

Save as disclosed above, the Company is not aware of other information which is required to be disclosed under Rule 13.51B(1) of the Listing Rules.

董事資料變動

根據上市規則第13.51B(1)條,自本公司上一次刊發二零二四年年報以來董事資料變動如下:

王思聯先生自二零二五年七月 二十五日起辭任光大綠色環保非 執行董事兼董事會主席。

欒祖盛先生自二零二五年七月 二十四日起辭任光大環保中國總 經理,並獲委任為光大環保中國 董事長。

樂祖盛先生獲委任為可持續發展 委員會主席,李淑賢女士及張翔 教授,JP.獲委任為可持續發展委 員會成員,均自二零二五年五月 二十三日起生效。

瞿利女士獲委任以替任潘劍雲先 生為非執行董事,自二零二五年 四月十七日起生效。

除了上述董事資料變動外, 梁妍鈺女士獲委任以替任潘婉玲 女士為本公司之公司秘書,自 二零二五年九月十五日起生效。

除上文所披露者外,本公司並不 知悉須根據上市規則第13.51B(1) 條予以披露之其他資料。

Other Information 其他資料

INTERIM DIVIDEND

The Board has declared payment of an interim dividend of HK15.0 cents per share (2024: HK14.0 cents per share) for the six months ended 30 June 2025, payable to the Shareholders whose names appear on the register of members of the Company (the "Register of Members") on Friday, 26 September 2025 (the "Record Date"). The interim dividend will be paid to the Shareholders on Monday, 20 October 2025.

CLOSURE OF REGISTER OF MEMBERS

For the purpose of ascertaining the Shareholders' entitlement to the interim dividend, the Register of Members will be closed from Wednesday, 24 September 2025 to Friday, 26 September 2025, both days inclusive, during which period no transfer of shares will be registered. Shareholders, whose names appear on the Register of Members on the Record Date, i.e. Friday, 26 September 2025, will be entitled to the interim dividend. In order to qualify for the interim dividend, all transfer forms accompanied by the relevant share certificates must be lodged with the Company's share registrar and transfer office, Tricor Investor Services Limited at 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong no later than 4:30 p.m. on Tuesday, 23 September 2025.

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

During the six months ended 30 June 2025, neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the listed securities of the Company.

REVIEW OF INTERIM FINANCIAL RESULTS.

The Audit Committee has reviewed the interim financial results of the Company for the six months ended 30 June 2025 for the Board's approval.

Hong Kong, 22 August 2025

中期股息

董事會宣佈派發截至二零二五年 六月三十日止六個月之中期股息 每股15.0港仙(二零二四年:每 股14.0港仙),給予於二零二五年 九月二十六日(星期五)(「記錄日 期」)名列在本公司股東名冊(「股 東名冊」)之股東。中期股息將於 二零二五年十月二十日(星期一) 派發予股東。

暫停辦理股份過戶登記手續

為確定股東收取中期股息之資 格,本公司將於二零二五年九月 二十四日(星期三)起至二零二五 年九月二十六日(星期五)(首尾 兩日包括在內) 暫停辦理股份過 戶登記手續。於記錄日期(即二零 二五年九月二十六日(星期五)) 名列股東名冊的股東將有權收取 上述中期股息。為享有上述宣派 之中期股息,所有過戶表格連同 有關股票必須於二零二五年九月 二十三日(星期二)下午四時三十 分前送達本公司之股份過戶登記 處卓佳證券登記有限公司,地址 為香港夏慤道十六號遠東金融中 心十七樓。

買賣或贖回本公司之上市證券

於截至二零二五年六月三十日止 六個月期間,本公司或其任何附 屬公司並無購買、出售或贖回本 公司之任何上市證券。

審閱中期財務業績

審核委員會已審閱本公司截至二零二五年六月三十日止六個月的中期財務業績,以供董事會批准。

香港,二零二五年八月二十二日

Interim Financial Report

中期財務報告

CONSOLIDATED INCOME STATEMENT

For the six months ended 30 June 2025 -unaudited

綜合損益表 截至二零二五年六月三十日止六個月 -未經審核

			For the six months ended 30 June 截至六月三十日止六個月		
		Notes 附註	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
REVENUE Direct costs and operating expenses	收益 直接成本及經營費用	3	14,303,933 (7,972,970)	15,612,133 (9,566,108)	
Gross profit	毛利		6,330,963	6,046,025	
Other revenue Other income and losses, net Administrative expenses	其他收益 其他收入及虧損淨額 行政費用		700,298 (403,298) (1,670,840)	526,335 (26,733) (1,103,817)	
PROFIT FROM OPERATING ACTIVITIES Finance costs Share of losses of joint ventures Share of (losses)/profits of associates	經營活動所得盈利 財務費用 所佔合營企業虧損 所佔聯營公司(虧損)/盈利	5	4,957,123 (1,249,303) (2,720) (2,126)	5,441,810 (1,547,317) (12,199) 932	
PROFIT BEFORE TAX Income tax	除稅前盈利 所得稅	4 6	3,702,974 (922,822)	3,883,226 (881,009)	
PROFIT FOR THE PERIOD	本期間盈利		2,780,152	3,002,217	
ATTRIBUTABLE TO: Equity holders of the Company Holders of perpetual capital instrument Non-controlling interests	應佔部份: 本公司權益持有人 s 永續資本工具持有人 非控股權益		2,206,751 131,459 441,942	2,453,917 134,071 414,229	
			2,780,152	3,002,217	
EARNINGS PER SHARE ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY	本公司權益持有人應佔 每股盈利 一基本及 權 薄	8	UV2E 00 conto∰lili	LIV20 0E opoto#4li	
- Basic and diluted	一 <u></u>		HK35.92 cents港仙	HK39.95 cents港仙	

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2025 -unaudited

綜合全面損益表

截至二零二五年六月三十日止六個月 一未經審核

	For the six months ended 30 Jun 截至六月三十日止六個月		
	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
PROFIT FOR THE PERIOD 本期間盈利	2,780,152	3,002,217	
OTHER COMPREHENSIVE INCOME 其他全面收入			
Other comprehensive income that			
Exchange differences:	1,918,650 (90,460)	(826,694) 154,017	
Net other comprehensive income that 於其後期間可能重新分類至損益表之 may be reclassified to profit or loss in 其他全面收入淨額 subsequent periods	1,828,190	(672,677)	
OTHER COMPREHENSIVE INCOME 本期間其他全面收入 FOR THE PERIOD, NET OF TAX (已扣除稅項)	1,828,190	(672,677)	
TOTAL COMPREHENSIVE INCOME 本期間全面收入總額 FOR THE PERIOD	4,608,342	2,329,540	
ATTRIBUTABLE TO: 應估部份: Equity holders of the Company 本公司權益持有人 Holders of perpetual capital instruments 永續資本工具持有人 Non-controlling interests 非控股權益	3,718,487 131,459 758,396	1,867,081 134,071 328,388	
	4,608,342	2,329,540	

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

30 June 2025-unaudited

綜合財務狀況表

二零二五年六月三十日一未經審核

		Notes 附註	30 June 2025 二零二五年 六月三十日 HK\$'000 港幣千元	31 December 2024 二零二四年 十二月三十一日 HK\$'000 港幣千元
NON-CURRENT ASSETS	非流動資產			
Investment properties Property, plant and equipment Right-of-use assets	投資物業 物業、廠房及設備 使用權資產		180,139 7,803,279 718,898	177,013 7,948,751 713,746
			8,702,316	8,839,510
Goodwill Intangible assets Interests in joint ventures Interests in associates Contract assets Finance lease receivables Other financial assets Other receivables, deposits and prepayments Deferred tax assets	商無合營營 的資本 医神经性 医神经性 医神经性 医神经性 医神经性 医神经性 医神经性 医神经性	9	1,410,871 30,428,714 1,040,711 576,601 94,451,959 11,066 136,726 2,098,769 1,331,347	1,448,432 29,839,065 1,021,899 564,715 93,292,211 11,262 137,910 1,911,331 1,186,237
Total non-current assets	非流動資產總額		140,189,080	138,252,572
CURRENT ASSETS Inventories Contract assets Finance lease receivables Other financial assets Debtors, other receivables, deposits	流動資產 存貨 合約資產 融資租賃應收款項 其他財務資產 應收賬款、其他應收款項,	9	1,028,756 15,071,141 846 -	987,966 13,989,666 805 32,928
and prepayments Tax recoverable Pledged bank deposits	按金及預付款項 可收回稅項 已抵押銀行存款	10 11	27,064,842 32,727 85,714	24,713,884 7,207 106,165
Deposits with banks with maturity period over three months Cash and cash equivalents	存款期超過三個月之 銀行存款 現金及現金等價物	11 12	52,193 8,703,677	40,209 7,895,622
Total current assets	流動資產總額		52,039,896	47,774,452

CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

30 June 2025-unaudited

綜合財務狀況表(續)

二零二五年六月三十日一未經審核

		Notes 附註	30 June 2025 二零二五年 六月三十日 HK\$'000 港幣千元	31 December 2024 二零二四年 十二月三十一日 HK\$'000 港幣千元
CURRENT LIABILITIES	流動負債			
Creditors, other payables and accrued expenses Interest-bearing borrowings – Secured – Unsecured	應付賬款、其他應付款項及 應計費用 計息借貸 一有抵押 一無抵押	13	16,035,569 4,501,351 19,186,081	16,372,025 4,374,110 14,329,956
Tax payable	應付稅項		23,687,432 894,861	18,704,066 655,747
Total current liabilities	流動負債總額		40,617,862	35,731,838
NET CURRENT ASSETS	流動資產淨額		11,422,034	12,042,614
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		151,611,114	150,295,186

CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

30 June 2025-unaudited

綜合財務狀況表(續)

二零二五年六月三十日-未經審核

		Notes 附註	30 June 2025 二零二五年 六月三十日 HK\$*000 港幣千元	31 December 2024 二零二四年 十二月三十一日 HK\$'000 港幣千元
NON-CURRENT LIABILITIES	非流動負債			
Other payables Interest-bearing borrowings - Secured - Unsecured	其他應付款項 計息借貸 一有抵押 一無抵押	13	741,073 34,395,209 35,407,570	724,213 35,903,145 37,062,228
Deferred tax liabilities	遞延稅項負債		69,802,779 10,528,061	72,965,373 10,189,024
Total non-current liabilities	非流動負債總額		81,071,913	83,878,610
NET ASSETS	資產淨額		70,539,201	66,416,576
EQUITY Equity attributable to equity holders of the Company Share capital Reserves	權益 本公司權益持有人應佔權益 股本 儲備	14	17,329,537 34,345,679	17,329,537 30,881,423
Non-controlling interests Perpetual capital instruments	非控股權益 永續資本工具		51,675,216 12,070,891 6,793,094	48,210,960 11,403,285 6,802,331
TOTAL EQUITY	權益總額		70,539,201	66,416,576

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2025 -unaudited

綜合權益變動表

截至二零二五年六月三十日止六個月 一未經審核

		Note 附註	Share capital 股本 HK\$'000 港幣千元	Goodwill arising on consolidation 综合原項 產生之商器 HK\$*000 港幣千元	Property revaluation reserve 物業重估 條構 HK\$*000 港幣千元	
At 1 January 2025 Profit for the period Other comprehensive income for the period: Changes in fair value of debt instruments at fair value through other comprehensive income, net of tax Exchange differences on translation of foreign operations, net of nil tax	於二零二五年一月一日 本期間盈利 本期間其他全面收入: 按公允值計入其他全面收入之 價項工具之公允值變動 (已扣除稅產業務產生之匯兌差額 (內和除零稅項)		17,329,537 - - -	(986) - - -	90,512 - - -	
Total comprehensive income for the period Transfer to reserve fund Capital contributions received by non wholly-owned subsidiaries from non-controlling shareholders Dividend declared to non-controlling shareholders of subsidiaries Distributions payable to holders of	本期間全面收入總額 轉發至储備金 非全資附屬公司從非控股股東 收取所得之出資額 已向附屬公司非控股股東宣派之股息 應付永續資本工具持有人之分派		:	-	-	
perpetual capital instruments Dividend approved in respect of the previous year Issuance of perpetual capital instruments Redemption of perpetual capital instruments Acquisition of non-controlling interests in a subsidiary Deregistration of a subsidiary Transfer to special reserve	已批准去年度之股息 發生 類面永續資本工具 類面永續資本工具 收購一間附屬公司非控股權益 註銷一間附屬公司 轉撥至特別儲備	7	:	-		
At 30 June 2025	於二零二五年六月三十日		17,329,537	(986)*	90,512*	

^{*} These reserve accounts comprise the consolidated reserves of HK\$34,345,679,000 (31 December 2024: HK\$30,881,423,000) in the consolidated statement of financial position as at 30 June 2025.

該等儲備賬包括於二零二五年六月三十日之綜合財務狀況表所示綜合儲備港幣34,345,679,000元(二零二四年十二月三十一日:港幣30,881,423,000元)。

	Attributable to equity h 本公司權益							
Exchange reserve 匯兌儲備 HK\$1000 港幣千元	Other financial assets and debt instruments measured at fair value through other comprehensive income reserve 按公允全面 以我沒自就是人自 以我沒具就是人人自 以我沒具就是人人的人,我们就是一个人,我们就是我们就是一个人,我们就是我们就是一个人,我们就是我们就是一个人,我们就是我们就是我们就是我们就是我们就是我们就是我们就是我们就是我们就是我们就是	Other reserves 其他儲備 HK\$'000 港幣千元	Reserve fund 僅備全 HK\$000 港幣千元	Petained profits 保留盈利 HK\$*000 港幣千元	Total 總額 HK\$'000 港幣千元	Non- controlling interests 非控股權益 HK\$1000 港幣千元	Perpetual capital instruments 永續資本工具 HK\$1000 港幣千元	Total equity 權益總額 HK\$'000 港幣千元
(7,198,203) -	(1,019,113)	3,292,154 -	4,813,638 -	30,903,421 2,206,751	48,210,960 2,206,751	11,403,285 441,942	6,802,331 131,459	66,416,576 2,780,152
-	(75,902)	-	-	-	(75,902)	(14,558)	-	(90,460)
1,587,638	-	-	-	-	1,587,638	331,012	-	1,918,650
1,587, 63 8 -	(75,902) -	Ī	- (1,271)	2,206,751 1,271	3,718,487 -	758,396 -	131,459 -	4,608,342 -
-	-	-	-	-	-	16,751	-	16,751
-	-	-	-	-	-	(106,611)	-	(106,611)
-	-	-	-	(552,868) -	- (552,868) -		(110,285) - 3,425,023	(110,285) (552,868) 3,425,023
-	-	- 177 588	-	297,872 - -	297,872 177 588	(930) -	(3,455,434) - -	(3,157,562) (753) 588
-	-	19,758	-	(19,758)	-	-	-	-
(5,610,565)*	(1,095,015)*	3,312,677*	4,812,367*	32,836,689*	51,675,216	12,070,891	6,793,094	70,539,201

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (continued) For the six months ended 30 June 2025

For the six months ended 30 June 2025 -unaudited

綜合權益變動表(續)

截至二零二五年六月三十日止六個月 - 未經審核

		Share capital 股本 HK\$'000 港幣千元	Goodwill arising on consolidation 綜合態項 產生之商會 HK\$'000 港幣千元	Property revaluation reserve 物業重估 儲備 HK\$'000 港幣千元	
At 1 January 2024 Profit for the period Other comprehensive income for the period: Changes in fair value of debt instruments at fair value through other comprehensive	於二零二四年一月一日 本期間盈利 本期間盈利 排因允值首人其他全面收入之 價項工具之公允值變動	17,329,537 -	(986)	90,512	
income, net of tax Exchange differences on translation of foreign operations, net of nil tax	(已扣除稅項) 換算海外業務產生之匯兌差額 (已扣除零稅項)	-	-	-	
Total comprehensive income for the period Transfer to reserve fund Capital contributions received by non wholly-owned subsidiaries from	本期間全面收入總額 轉撥至儲備金 非全資附屬公司從非控股股東 收取所得之出資額		-	-	
non-controlling shareholders Dividend declared to non-controlling	已向附屬公司非控股股東宣派之股息	-	-	-	
shareholders of subsidiaries Distributions payable to holders of perpetual capital instruments	應付永續資本工具持有人之分派	-	-	-	
At 30 June 2024	於二零二四年六月三十日	17,329,537	(986)	90,512	

A	ttributable to equity h 本公司權益	olders of the Compa 持有人應佔	ny					
Exchange reserve 理兌儲備 HK\$°000 港幣千元	Other financial assets and debt instruments measured at fair value through other comprehensive income reserve 按公允全量 NA NA EMB A HKS 000 港幣千元	Other reserves 其他儲備 HK\$°000 港幣千元	Reserve fund 儲備金 HK\$'000 港幣千元	Retained profits 保留盈利 HK\$000 港幣千元	Total 總額 HK\$000 港幣千元	Non- controlling interests 非控股權益 HK\$000 港幣千元	Perpetual capital instruments 永續資本工具 HK\$000 港幣千元	Total equity 權益總額 HK\$*000 港幣千元
(5,974,677)	(286,966)	3,292,154 -	4,164,702 -	29,526,612 2,453,917	48,140,888 2,453,917	11,673,720 414,229	5,708,613 134,071	65,523,221 3,002,217
-	105,302	-	-	-	105,302	48,715	-	154,017
(692,138)	_	-	-	-	(692,138)	(134,556)	-	(826,694)
(692,138)	105,302	-	- 24,349	2,453,917 (24,349)	1,867,081	328,388	134,071 -	2,329,540 -
-	-	-	-	-	-	30,168	-	30,168
-	-	-	-	-	-	(64,679)	-	(64,679)
-	-	-	-	-	-	-	(131,959)	(131,959)
(6,666,815)	(181,664)	3,292,154	4,189,051	31,956,180	50,007,969	11,967,597	5,710,725	67,686,291

CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2025 -unaudited

綜合現金流量表

截至二零二五年六月三十日止六個月 一未經審核

		For the six montl 截至六月三-	
	Notes 附註	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
OPERATING ACTIVITIES Operating cash flows before working capital changes Increase in inventories Increase in contract assets Increase in debtors, other receivables, deposits and prepayments Decrease in creditors, other payables and accrued expenses	經營活動 營運資金變動前的經營 現金流量 現金流增加 合約資產增加 應收賬款、其他應收款項、 按金及預付款項增加 應付賬款、其他應付款項及 應計費用減少	7,256,318 (20,021) (62,402) (2,246,033) (1,253,526)	6,543,503 (132,867) (1,175,473) (942,174) (1,392,625)
Cash generated from operations	經營所得之現金	3,674,336	2,900,364
Interest received People's Republic of China ("PRC") and overseas income taxes paid	已收利息 已付中華人民共和國 (「中國」) 及海外所得稅	29,190 (728,811)	46,520 (789,478)
Net cash generated from operating activities	經營活動所得之現金淨額	2,974,715	2,157,406
INVESTING ACTIVITIES Dividend received Purchase of items of property, plant and equipment Proceeds from disposal of items of property, plant and equipment Additions of prepaid land lease payments Additions of intangible assets Capital contributions to joint ventures Dividend income received from associates Decrease/(increase) in amounts due from an associate Repayment from finance lease receivables Proceeds from disposal and	投已購出 出 增增注從應 (增加 國際	- (327,431) 19,457 - (452,719) 20,198 5,405	23,768 (299,435) 18,882 (6,008) (819,426) (13,483) – (3,327) 376
redemption of other financial assets Increase in deposits with banks	所得款項 存款期超過三個月之銀行	33,668	95,506
with maturity period over three months	存款增加	(10,951)	(1,401)
Net cash used in investing activities	投資活動所動用之現金淨額	(712,373)	(1,004,548)

CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

For the six months ended 30 June 2025 -unaudited

綜合現金流量表 (續)

截至二零二五年六月三十日止六個月 一未經審核

	For the six months ended 30 June 截至六月三十日止六個月			
Notes 附註	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元		
Pinancing Activities Proceeds from issue of medium-term notes ("MTN") and asset-backed securities ("ABS") Payment of transaction cost on issue of MTN and ABS Proceeds from issue of perpetual capital instruments Payment of transaction cost on issue of perpetual capital instruments Repayment of corporate bond, MTN and ABS Redemption of perpetual capital instruments New bank and other loans Repayment of bank and other loans Interest paid Interest portion of lease payments Principal portion of lease payments Percease in pledged bank deposits Capital contributions received by non wholly- owned subsidiaries from non-controlling shareholders Acquisition of non-controlling interests Increase in amounts due to non-controlling shareholders of subsidiaries Distribution to holders of perpetual capital instruments Net cash used in financing activities NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS Cash and cash equivalents at the beginning of period	4,846,131 (13,617) 3,434,361 (9,338) (1,532,474) (3,157,562) 8,169,758 (11,543,279) (1,246,493) (2,548) (26,576) 22,230 16,751 (753) - (106,611) (179,679) (1,329,699) 932,643 7,895,622	9,055,756 (13,002) - (4,092,486) - 13,134,311 (17,643,453) (1,629,829) (2,592) (13,032) 93,004 30,168 - 2,030 (64,679) (191,326) (1,335,130) (182,272) 8,433,216		
Effect of foreign exchange rates changes, net 匯率變動之影響淨額 CASH AND CASH EQUIVALENTS 期末現金及現金等價物	(124,588)	(82,966)		
AT THE END OF PERIOD 12	8,703,677	8,167,978		

NOTES TO UNAUDITED INTERIM FINANCIAL REPORT

For the six months ended 30 June 2025

1.1 CORPORATE AND GROUP INFORMATION

China Everbright Environment Group Limited (the "Company") is a limited liability company incorporated in Hong Kong. The registered office of the Company is located at Room 2703, 27th Floor, Far East Finance Centre, 16 Harcourt Road, Hong Kong.

During the six months ended 30 June 2025, the principal activities of the Company and its subsidiaries (collectively referred to as the "Group") are construction, environmental energy project operation (waste-to-energy plants, food and kitchen waste treatment projects, sludge treatment and disposal projects, leachate treatment projects, methane-to-energy plants, fecal treatment projects, fly ash landfill projects, medical waste treatment projects and solid waste treatment projects, and provision of waste sorting, renewable resources utilisation and sanitation operation services), environmental water project operation (municipal waste water treatment plants, industrial waste water treatment plants, water supply, reusable water treatment plants, sludge treatment and disposal projects, sponge city construction, river-basin ecological restoration, waste water source heat pump projects, livestock and poultry manure resource utilisation, leachate treatment, research and development of water environment technologies and engineering projects), greentech project operation (integrated biomass utilisation projects, hazardous and solid waste treatment projects, solar energy projects and wind power projects, and provision of environmental remediation services), conduct of environmental protection technology research and development, provision of environmentalrelated technological services, design of environmental protection projects, provision of environmental protection project equipment construction and installation services and sales of related equipment, energy management contract projects, and investment holding.

未經審核中期財務報告附註

截至二零二五年六月三十日止六個月

1.1 公司及集團資料

中國光大環境(集團)有限公司(「本公司」)為一家於香港註冊成立之有限公司。今本公司之註冊辦事處位於本 受認道十六號遠東金融中心 二十七樓二七零三室。

截至二零二五年六月三十日 止六個月,本公司及其附屬 公司(統稱「本集團」)之主要 業務為建造、環保能源項目 運營(垃圾發電廠、餐廚及廚 餘垃圾處理項目、污泥處理 及處置項目、滲濾液處理項 目、沼氣發電廠、糞便處理項 目、飛灰填埋場項目、醫療廢 物處理項目、固廢處理項目 以及提供垃圾分類、再生資 源利用及環衛作業服務)、環 保水務項目運營(市政污水 處理廠、工業污水處理廠、供 水、中水回用處理廠、污泥處 理及處置項目、海綿城市建 設、流域治理、畜禽糞污資源 化利用、滲濾液處理以及環 保水務技術研究與開發及工 程建設項目)、綠色環保項目 運營(生物質綜合利用項目、 危廢及固廢處置項目、光伏 發電項目及風力發電項目, 以及提供環境修復服務)、 進行環保技術研發、提供環 境相關技術服務、設計環保 項目、提供環保項目裝備建 造及安裝服務及銷售相關裝 備、能源管理合同項目以及 投資控股。

1.1 CORPORATE AND GROUP INFORMATION (continued)

The immediate holding company of the Company is Guildford Limited, a limited liability company incorporated in the British Virgin Islands. In the opinion of the directors, the ultimate holding entity of the Company is China Investment Corporation, an entity established in the PRC.

1.2 BASIS OF PREPARATION

The unaudited interim financial report for the six months ended 30 June 2025 has been prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and the applicable disclosure requirements of Appendix D2 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The accounting policies and basis of preparation adopted in the preparation of the unaudited interim financial report are consistent with those adopted in the annual financial statements for the year ended 31 December 2024 except for the adoption of the new and revised HKFRS Accounting Standards ("HKFRSs") issued by the HKICPA, which became effective for the first time for the current period's financial report, as further detailed in note 1.3 below. The unaudited interim financial report is presented in Hong Kong dollars and all values are rounded to the nearest thousand except when otherwise indicated.

The financial report contains condensed consolidated financial statements and selected explanatory notes. The notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the 2024 annual financial statements. The condensed consolidated interim financial statements and notes thereon do not include all of the information required for a full set of financial statements prepared in accordance with HKFRSs.

1.1 公司及集團資料(續)

本公司之直接控股公司為 Guildford Limited,其為於 屬維爾京群島註冊成立, 有限責任公司。董事認為中為 公資有限責任公司,其 分資有限責任公司 中國成立之實體。

1.2 編製基準

1.2 BASIS OF PREPARATION (continued)

The financial information relating to the year ended 31 December 2024 that is included in this unaudited interim financial report as comparative information does not constitute the Company's statutory annual consolidated financial statements for that year but is derived from those financial statements. Further information relating to those statutory financial statements required to be disclosed in accordance with section 436 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) ("Hong Kong Companies Ordinance") is as follows:

The Company has delivered the financial statements for the year ended 31 December 2024 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to, the Hong Kong Companies Ordinance.

The Company's auditor has reported on the financial statements for the year ended 31 December 2024. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report; and did not contain a statement under sections 406(2), 407(2) or (3) of the Hong Kong Companies Ordinance.

1.3 CHANGES IN ACCOUNTING POLICIES

The Group has applied the amendments to HKAS 21 *The effects of changes in foreign exchange rates – Lack of exchangeability* issued by the HKICPA to this unaudited interim financial report for the current accounting period. The amendments do not have a material impact on this unaudited interim financial report as the Group has not entered into any foreign currency transactions in which the foreign currency is not exchangeable into another currency.

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period.

1.2 編製基準(續)

本公司已按照香港公司條例 第662(3)條及附表6第3部之 規定向公司註冊處送呈截至 二零二四年十二月三十一日 止年度之財務報表。

本公司核數師已就截至二零 二四年十二月三十一日止 度之財務報表發表報告。 核數師報告無保留意見; 無提述核數師在不出具保留 意見之情況下,強調有任何 事宜須予注意;且並未載 香港公司條例第406(2)、 407(2)或(3)條所指之聲明。

1.3 會計政策變動

本集團並無於本會計期間採納任何尚未生效之新準則或 詮釋。

2. OPERATING SEGMENT INFORMATION

The Group manages its business by divisions, which are organised by business lines. In a manner consistent with the way in which information is reported internally to the Group's senior executive management for the purposes of resource allocation and performance assessment, the Group has presented four reportable segments.

- Environmental energy project construction and operation: this segment engages in the construction and operation of wasteto-energy plants, food and kitchen waste treatment projects, leachate treatment projects, fly ash landfill projects, methaneto-energy plants, sludge treatment and disposal projects, fecal treatment projects, medical waste treatment projects and solid waste treatment projects, construction and decoration waste treatment project, development of environmental protection industrial parks, and provision of services, including integrated urban services, waste sorting, resource utilisation and recycling, and technical consultancy and engineering design relating to environmental protection, to generate revenue from construction services, revenue from operation services as well as finance income.
- Environmental water project construction and operation: this segment engages in the construction, upgrade and operation of municipal waste water treatment plants, industrial waste water treatment plants, water supply, reusable water treatment plants, sludge treatment and disposal projects, sponge city construction, riverbasin ecological restoration, livestock and poultry manure resource utilisation, leachate treatment, research and development of water environment technologies and engineering constructions, to generate revenue from construction services, revenue from operation services as well as finance income.

2. 經營分部資料

本集團之業務按業務種類劃 分為多個分部並加以管理。 按照公司內部就資源分配及 表現評估而向本集團最最管 理層呈報資料之一貫方式, 本集團呈報了四個須予報告 分部。

- 環保能源項目建造及運 營:此分部透過建造及 運營垃圾發電廠、餐廚 及廚餘垃圾處理項目、 滲濾液處理項目、飛灰 填埋場項目、沼氣發電 廠、污泥處理及處置項 目、糞便處理項目、醫療 廢物處理項目、固廢處 理項目、建築裝潢垃圾 處理項目、環保產業園 開發;以及提供城市綜 合服務、垃圾分類、資源 化處置和再生資源、環 保領域技術諮詢、工程 設計等服務,以賺取建 造服務收益、運營服務 收益及財務收入。

2. OPERATING SEGMENT INFORMATION (continued)

- Greentech project construction and operation: this segment engages in the construction and operation of integrated biomass utilisation projects, hazardous and solid waste treatment projects, solar energy projects and wind power projects, and provision of environmental remediation services, to generate revenue from construction services, revenue from operation services as well as finance income.
- Others: this segment engages in the conduct of environmental protection technology research and development, provision of environmental-related technological services, design of environmental protection projects, provision of environmental protection project equipment construction and installation services and sales of related equipment from which it generates revenue.

For the purpose of assessing segment performance and allocating resource between segments, the Group's senior executive management monitors the results, assets and liabilities attributable to each reportable segment on the following bases:

Segment assets include all tangible assets, intangible assets, goodwill, interests in associates and joint ventures, investments in other financial assets, tax recoverable, deferred tax assets and current assets with the exception of intercompany receivables and other corporate assets. Segment liabilities include tax payable, deferred tax liabilities, creditors, other payables and accrued expenses attributable to the activities of the individual segment and borrowings managed directly by the segments, with the exception of intercompany payables and other corporate liabilities.

2. 經營分部資料(續)

- 其他:此分部透過進行 環保技術研發、提供環境相關技術服務、環保項目 環保項目建備建設等 長期 長期 基期收益。

就分部表現評估及分部間之 資源分配而言,本集團之最 高管理層按下列基準監察各 個須予報告分部之業績、資 產及負債:

2. OPERATING SEGMENT INFORMATION (continued)

Revenue and expenses are allocated to the reportable segments with reference to revenue generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments. However, other than reporting inter-segment sales of equipment and provision of technological services, assistance provided by one segment to another, including technical know-how, is not measured.

The measure used for reporting segment profit is "earnings before interest, taxes, depreciation and amortisation" ("Adjusted EBITDA"). To arrive at Adjusted EBITDA, the Group's earnings are further adjusted for items not specifically attributed to the individual segment, such as directors' and auditor's remuneration and other head office or corporate administration costs.

In addition to receiving segment information concerning segment results, management is provided with segment information concerning revenue (including inter-segment sales and revenue from technological services), depreciation and amortisation and additions to non-current segment assets used by the segments in their operations.

2. 經營分部資料 (續)

用於報告分部盈利之表示方式為「除利息、稅項、折甕別 攤銷前盈利」,即「經調認 BBITDA」。為了得出經調認 的EBITDA,本集團之盈利與 就無明確歸於任何分部之 目(例如:董事酬金及核數師 酬金及其他總公司或企業行 政成本)作進一步調整。

除獲提供有關分部業績之分部資料外,管理層亦獲提供有關下列各項之分部資料的 有關下列各項之分部間之銷售額及 收益(包括分部間之銷售額及來自技術服務之收益)及各分部運營時所使用之非流動分部資產之折舊、攤銷及增置。

2. OPERATING SEGMENT INFORMATION (continued)

(i) Segment results, assets and liabilities

Information regarding the Group's reportable segments as provided to the Group's senior executive management for the purposes of resource allocation and assessment of segment performance for the period is set out below.

For the six months ended 30 June

2. 經營分部資料(續)

(i) 分部業績、資產及負債

於本期間,本集團就資源分配及分部表現評估 而向本集團最高管理層 提供之須予報告分部資 料如下。

截至六月三十日止六個月

		project co and op	ntal energy instruction eration 目建造及運營 2024 二零二四年 HK\$'000 港幣千元	
Segment revenue (Note 3): Revenue from external customers Inter-segment revenue	分部收益 (附註3): 來自外界客戶收益 分部間收益	7,474,299 18,562	8,487,864 3,059	
Reportable segment revenue	須予報告之分部收益	7,492,861	8,490,923	
Reconciliation: Elimination of inter-segment revenue Reportable segment revenue derived from the Group's external customers	對賬: 抵銷分部間收益 來自本集團外界客戶之 須予報告分部收益			

Environmental water project construction and operation 環保水務項目建造及運營		Greentech project construction and operation 綠色環保項目建造及運營		Others 其他		Total 總額	
2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
3,273,854 5,711	3,352,595	3,399,409 713	3,504,102 1,475	156,371 226,531	267,572 150,398	14,303,933 251,517	15,612,133 154,932
3,279,565	3,352,595	3,400,122	3,505,577	382,902	417,970	14,555,450	15,767,065
						(251,517)	(154,932)
						14,303,933	15,612,133

- 2. OPERATING SEGMENT INFORMATION (continued)
 - (i) Segment results, assets and liabilities (continued)

For the six months ended 30 June

- 2. 經營分部資料(續)
 - (i) 分部業績、資產及負債 (續)

截至六月三十日止六個月

		Environmental energy project construction and operation 環保能源項目建造及運營		
		二零二五年 HK\$'000 港幣千元	二零二四年 HK\$'000 港幣千元	
Segment results: Reportable segment profit (Adjusted EBITDA)	分部業績: 須予報告分部盈利 (經調整的EBITDA)	4,237,222	4,015,260	
Elimination of inter-segment profits	抵銷分部間盈利			
Reportable segment profit derived from the Group's external customers Finance costs Depreciation and amortisation, including unallocated portion Unallocated head office and corporate income	來自本集團外界客戶之 須予報告分部盈利 財務費用 折舊及攤銷(包括 未分配部份) 未分配總公司及企業收入			
Unallocated head office and corporate expenses	未分配總公司及企業開支			
Consolidated profit before tax	綜合除稅前盈利			

Environmental water project construction and operation 環保水務項目建造及運營		Greentech project construction and operation 綠色環保項目建造及運營		Others 其他		Total 總額	
2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
1,192,208	1,199,661	987,264	1,108,460	52,852	35,656	6,469,546	6,359,037
						(44,960)	(54,358)
						6,424,586 (1,249,303)	6,304,679 (1,547,317)
						(1,095,680)	(1,119,752)
						19,907	336,507
						(396,536)	(90,891)
						3,702,974	3,883,226

- 2. OPERATING SEGMENT INFORMATION (continued)
 - (i) Segment results, assets and liabilities (continued)

For the six months ended 30 June

- 2. 經營分部資料(續)
 - (i) 分部業績、資產及負債 (續)

截至六月三十日止六個月

		Environmental energy project construction and operation 環保能源項目建造及運營		
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
Other segment information:	其他分部資料:			
Depreciation and amortisation	折舊及攤銷	506,459	487,623	
Recognition/(reversal) of expected credit losses on debtors, net	應收賬款預期信貸虧損淨額 確認/(撥回)	113,671	(14,575)	
(Reversal)/recognition of expected credit losses on other receivables, net	淨額(撥回)/確認	-	-	
Recognition/(reversal) of expected credit losses on contract assets, net Impairment of goodwill	合約資產預期信貸虧損淨額 確認/(撥回) 商譽耗損	31,432	10,991	
Impairment of goodwill Impairment of property, plant and equipment Additions to property, plant and equipment	物業、廠房及設備耗損期內增置物業、廠房及設備	-	-	
and right-of-use assets during the period Additions to intangible assets and	以及使用權資產 期內增置無形資產及預付	67,675	89,344	
non-current portion of prepayments during the period	款項之非即期部份	202,479	640,897	
Additions to non-current portion of contract assets during the period	期內增置合約資產之 非即期部份	2,028,716	3,009,136	

Environmental water project construction and operation 環保水務項目建造及運營		project co and op	Greentech project construction and operation 綠色環保項目建造及運營		Others 其他		tal 額
2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
108,460	103,717	435,635	482,837	40,622	38,358	1,091,176	1,112,535
73,031	34,715	6,721	-	-	-	193,423	20,140
(21,684)	2,418	-	-	-	-	(21,684)	2,418
(1,061) - -	913 - -	6,279 65,816 112,563	- - -	-	- - -	36,650 65,816 112,563	11,904 - -
20,785	58,793	192,252	208,448	11,565	3,112	292,277	359,697
445,521	-	47,701	162,621	1,671	315	697,372	803,833
1,302,110	1,952,848	164,023	195,653	-	-	3,494,849	5,157,637

2. OPERATING SEGMENT INFORMATION (continued)

(i) Segment results, assets and liabilities (continued)

2. 經營分部資料(續)

(i) 分部業績、資產及負債 (續)

	Environmental energy project construction and operation 環保能源項目建造及運營			
		At 30 June 2025 於二零二五年 六月 三十日 HK\$'000 港幣千元	三十一日	
Reportable segment assets	須予報告之分部資產	107,863,604	105,640,806	
Unallocated head office and corporate assets	未分配總公司及企業資產			
Consolidated total assets	綜合資產總額			
Reportable segment liabilities	須予報告之分部負債	49,588,423	48,801,680	
Unallocated head office and corporate liabilities	未分配總公司及企業負債			
Consolidated total liabilities	綜合負債總額			

(ii) Information about a major customer

For the six months ended 30 June 2025 and 2024, the revenue from the Group's largest customer amounted to less than 10% of the Group's total revenue.

(ii) 主要客戶資料

截至二零二五年及二零 二四年六月三十日止六 個月,來自本集團最大 客戶之收益佔本集團收 益總額少於10%。

Environmental water project construction and operation 環保水務項目建造及運營		construction project construction operation and operation			ers 他	Total 總額	
At 30 June 2025 於二零二五年 六月 三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月 三十一日 HK\$'000 港幣千元	At 30 June 2025 於二零二五年 六月 三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月 三十一日 HK\$'000 港幣千元	At 30 June 2025 於二零二五年 六月 三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月 三十一日 HK\$'000 港幣千元	At 30 June 2025 於二零二五年 六月 三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月 三十一日 HK\$'000 港幣千元
37,926,832	35,609,199	37,688,580	36,281,922	2,121,537	2,677,463	185,600,553	180,209,390
						6,628,423	5,817,634
						192,228,976	186,027,024
23,386,602	21,968,288	25,232,274	24,668,671	1,661,042	1,909,325	99,868,341	97,347,964
						21,821,434	22,262,484
						121,689,775	119,610,448

3. REVENUE

An analysis of revenue is as follows:

3. 收益

收益分析如下:

		For the six months ended 30 Ju 截至六月三十日止六個月		
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
Revenue from contracts with customers	客戶合約收益			
Revenue from environmental energy	環保能源項目建造服務收益	E20 020	1 700 007	
project construction services Revenue from environmental water	環保水務項目建造服務收益	538,839	1,790,227	
project construction services Revenue from greentech project	綠色環保項目建造服務收益	1,238,151	1,487,009	
construction services		46,488	178,507	
Revenue from environmental energy project operation services	環保能源項目運營服務收益	5,141,935	4,860,974	
Revenue from environmental water	環保水務項目運營服務收益			
project operation services Revenue from greentech project	綠色環保項目運營服務收益	1,476,891	1,301,259	
operation services		3,188,898	3,157,512	
Others	其他	156,371	267,572	
Total revenue from contracts with	客戶合約收益總額			
customers Finance income from service	服務特許經營權安排之	11,787,573	13,043,060	
concession arrangements	財務收入	2,516,360	2,569,073	
Total revenue	收益總額	14,303,933	15,612,133	

3. REVENUE (continued)

The aggregated revenue from environmental energy project construction and operation services, environmental water project construction and operation services, greentech project construction and operation services and finance income derived from the local government authorities in the PRC amounted to HK\$12,614,382,000 (six months ended 30 June 2024: HK\$13.338.500.000) for the six months ended 30 June 2025. The revenues are included in "Environmental energy project construction and operation", "Environmental water project construction and operation" and "Greentech project construction and operation" segments as disclosed in note 2 to this unaudited interim financial report.

3. 收益 (續)

截至二零二五年六月三十日 止六個月,來自中國當地政 府機關之環保能源項目建 造 及 運 營 服 務 收 益、環 保 水 務項目建造及運營服務收 益、綠 色環 保項目建造及運 營 服 務 收 益 及 財 務 收 入 總 額為港幣12,614,382,000元 (截至二零二四年六 月三十日止六個月:港 幣13,338,500,000元)。 有關收益計入「環保能源項 目建造及運營」分部、「環保 水務項目建造及運營」分部及 「綠色環保項目建造及運營」 分部(詳見本未經審核中期財 務報告附註2)。

3. REVENUE (continued) Revenue from contracts with customers

Disaggregated revenue information
For the six months ended 30 June 2025

3. 收益 *(續)* **客戶合約收益**

經分拆收益資料 截至二零二五年六月三十日止 六個月

Segments	分部	Environmental energy project construction and operation 環保能源項目 建造及運營 HK\$'000 港幣千元	Environmental water project construction and operation 環保水務項目 建造及運營 HK\$'000 港幣千元	Greentech project construction and operation 綠色環保項目 建造及運營 HK\$'000 港幣千元	Others 其他 HK\$'000 港幣千元	Total 總額 HK\$*000 港幣千元
Type of goods and services Construction services Operation services	貨物及服務類型 建造服務 運營服務	538,839 5,141,935	1,238,151 1,476,891	46,488 3,188,898	20,791 135,580	1,844,269 9,943,304
Total revenue from contracts with customers	客戶合約收益總額	5,680,774	2,715,042	3,235,386	156,371	11,787,573
Geographical location of customers* Chinese Mainland Germany Poland Vietnam Hong Kong	客戶所在地區。 中國國 德國蘭 越南 香港	5,203,349 - 394,855 82,570 -	2,712,103 2,939 - - -	3,226,960 2,377 - - - 6,049	156,371 - - - -	11,298,783 5,316 394,855 82,570 6,049
Total revenue from contracts with customers	客戶合約收益總額	5,680,774	2,715,042	3,235,386	156,371	11,787,573
* The geographical location of cust the services were provided.	omers is based on the location of wh	iich		* 客戶所在地區	基按服務提供地點劃) jì•
Timing of revenue recognition Over time At a point in time	收益確認時間 於一段時間內 於某一時點	5,680,774 -	2,644,026 71,016	3,120,173 115,213	126,041 30,330	11,571,014 216,559
Total revenue from contracts with customers	客戶合約收益總額	5,680,774	2,715,042	3,235,386	156,371	11,787,573

3. REVENUE (continued) Revenue from contracts with customers (continued)

Disaggregated revenue information (continued) For the six months ended 30 June 2024

3. 收益 *(續)* 客戶合約收益 *(續)*

經分拆收益資料 (續) 截至二零二四年六月三十日止 六個月

分部	Environmental energy project construction and operation 環保能源項目 建造及遲營 HK\$'000 港幣千元	Environmental water project construction and operation 環保水務項目 建造及運營 HK\$'000 港幣千元	Greentech project construction and operation 綠色環保項目 建造及運營 HK\$'000 港幣千元	Others 其他 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
貨物及服務類型 建造服務 運營服務	1,790,227 4,860,974	1,487,009 1,301,259	178,507 3,157,512	128,704 138,868	3,584,447 9,458,613
客戶合約收益總額	6,651,201	2,788,268	3,336,019	267,572	13,043,060
客戶所在地區。 中國人 德國 東南 東京 中國 中國 中國 東京 東京 東京 東京 東京 東京 東京 東京 東京 東京 東京 東京 東京	6,264,671 - 318,025 68,505 -	2,774,836 13,432 - - -	3,328,947 2,222 - - 4,850	267,572 - - - -	12,636,026 15,654 318,025 68,505 4,850
客戶合約收益總額	6,651,201	2,788,268	3,336,019	267,572	13,043,060
* The geographical location of customers is based on the location of which the services were provided.			客戶所在地區技	安服務提供地點劃分	· o
收益確認時間 於一段時間內 於某一時點	6,651,201 -	2,669,119 119,149	3,238,011 98,008	229,285 38,287	12,787,616 255,444
客戶合約收益總額	6,651,201	2,788,268	3,336,019	267,572	13,043,060
	貨物及服務類型 建造服務 運營服務 客戶台約收益總額 客戶所大陸 使國 或越南港 客戶台約收益總額 客戶台約收益總額 來與一戶一戶 收益權認時間內 收益一戶一戶	### energy project construction and operation and operation 现保能源項目 建造及理管 HK\$'000 港幣千元 ### ### 1,790,227 ###	### Project construction and operation 現保能源項目 理檢及運營 HK\$'000 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 大樓市元 电极限	### Project construction and operation 操免理保证目 建造及理管 建造及理管 并K\$'000 法常千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣千元 港幣	energy project construction and operation a

3. REVENUE (continued) Revenue from contracts with customers (continued)

Disaggregated revenue information (continued)
Set out below is the reconciliation of the revenue
from contracts with customers with the amounts
disclosed in the operating segment information:

For the six months ended 30 June 2025

3. 收益 *(續)* **客戶合約收益** *(續)*

經分拆收益資料(續)

下文載列客戶合約收益與經 營分部資料所披露金額之對 賬:

截至二零二五年六月三十日止 六個月

Segments	分部	Environmental energy project construction and operation 環保能源項目 建造及運營 HK\$'000 港幣千元	Environmental water project construction and operation 環保水務項目 建造及運營 HK\$'000 港幣千元	Greentech project construction and operation 綠色環保項目 建选及運營 HK\$'000 港幣千元	Others 其他 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Revenue from contracts with customers	客戶合約收益					
External customers Inter-segment revenue	外界客戶 分部間收益	7,474,299 18,562	3,273,854 5,711	3,399,409 713	156,371 226,531	14,303,933 251,517
Reportable segment revenue Finance income Inter-segment adjustments and eliminations	須予報告之分部收益 財務收入 分部間調整及對銷	7,492,861 (1,793,525) (18,562)	3,279,565 (558,812) (5,711)	3,400,122 (164,023) (713)	382,902 - (226,531)	14,555,450 (2,516,360) (251,517)
Total revenue from contracts with customers	客戶合約收益總額	5,680,774	2,715,042	3,235,386	156,371	11,787,573

3. REVENUE (continued) Revenue from contracts with customers (continued)

Disaggregated revenue information (continued) For the six months ended 30 June 2024

3. 收益 *(續)* 客戶合約收益 *(續)*

經分拆收益資料 (續) 截至二零二四年六月三十日止 六個月

Segments	分部	Environmental energy project construction and operation 環保能源項目 建造及運營 HK\$'000 港幣千元	Environmental water project construction and operation 環保水務項目 建造及運營 HK\$*000 港幣千元	Greentech project construction and operation 綠色環保項目 建造及運營 HKK'000 港幣千元	Others 其他 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Revenue from contracts with customers	客戶合約收益					
External customers	外界客戶	8,487,864	3,352,595	3,504,102	267,572	15,612,133
Inter-segment revenue	分部間收益	3,059	-	1,475	150,398	154,932
Reportable segment revenue	須予報告之分部收益	8,490,923	3,352,595	3,505,577	417,970	15,767,065
Finance income	財務收入	(1,836,663)	(564,327)	(168,083)	-	(2,569,073)
Inter-segment adjustments and eliminations	分部間調整及對銷	(3,059)	-	(1,475)	(150,398)	(154,932)
Total revenue from contracts with customers	客戶合約收益總額	6,651,201	2,788,268	3,336,019	267,572	13,043,060

PROFIT BEFORE TAX

The Group's profit before tax is arrived at after charging/(crediting):

4. 除稅前盈利 本集團之除稅前盈利已扣除 /(計入):

		For the six months ended 30 Jun 截至六月三十日止六個月		
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
Depreciation - property, plant and equipment - right-of-use assets Amortisation of intangible assets Gain on disposal of other financial assets - unlisted equity investment Interest income Government grants* Value-added tax refund** Expected credit losses on debtors, net	折舊 一物業權務的 一使用產攤銷 一使用產攤銷 出一非人內的一定 與相對於一方。 一一一次 一一一次 一一一次 一一一次 一一一次 一一一次 一一一次 一	328,746 36,605 730,329 (107) (29,190) (33,142) (353,651) 193,423	347,007 32,868 739,877 - (46,520) (36,008) (208,618) 20,140	
(Reversal)/recognition of expected credit losses on other receivables, net Expected credit losses on contract	其他應收款,項預期信員虧損 淨額(撥回)/確認 合約資產預期信貸虧損淨額	(21,684)	2,418	
assets, net Impairment of goodwill Impairment of property, plant and equipment***	商譽耗損 物業、廠房及設備耗損***	36,650 65,816 112,563	11,904 - -	
Fair value (gains)/losses, net: Other financial assets – unlisted equity investment Other financial assets – unlisted	公允值(收益)/虧損淨額: 其他財務資產- 非上市股本投資 其他財務資產-	(455)	(456)	
investments Employee benefit expense: Wages, salaries, allowances and	非上市投資 僱員福利開支: 工資、薪金、津貼及	3,889	(7,036)	
benefits in kind Retirement scheme contributions	實物利益 退休計劃供款	1,511,947 164,672	1,596,381 118,122	
Total	總額	1,676,619	1,714,503	
Foreign exchange differences, net	匯兌淨差額	428,008	(230,981)	

4. PROFIT BEFORE TAX (continued)

- * Government grants were granted during the six months ended 30 June 2025 mainly to subsidise certain environmental energy, environmental water and greentech projects of the Group in the PRC and Poland. There are no unfulfilled conditions and other contingencies attached to the receipts of those grants. There is no assurance that the Group will continue to receive such grants in the future.
- ** Value-added tax refund was received/receivable during the six months ended 30 June 2025 in relation to certain environmental energy, environmental water and greentech project operations of the Group in the PRC. There are no unfulfilled conditions and other contingencies attached to the receipts of such tax refund. There is no assurance that the Group will continue to receive such tax refund in the future.
- During the six months ended 30 June 2025, certain hazardous and solid waste treatment projects ceased operations, impairment loss on property, plant and equipment of HK\$112,563,000 was recognised in the Group's profit or loss (six months ended 30 June 2024: nil). A 51% non-wholly owned subsidiary of the Group ceased operations, an impairment loss of HK\$85,326,000 on property, plant and equipment was recognised (six months ended 30 June 2024: nil). Following the cessation, the Group is in the process of obtaining the necessary approvals to initiate formal liquidation procedures. Upon completion of these procedures, the subsidiary's remaining assets and liabilities, including the bank borrowings, will be dealt with and realised in accordance with applicable laws and regulations.

4. 除稅前盈利(續)

- * 截至二零二五年六月三十日 止六個月,本集團獲發放本 原補助金,主要用於補貼本 集團在中國及波蘭之若干環 保能源、環保水務及綠色環 保項目。概無有關收取該等 補助金之未達成條件及其他 或然事項。目前不能保證本 集團於日後將可繼續獲發該 等補助金。
- ** 截至二零二五年六月三十日 止六個月,本集團在中國之 若干環保能源、環保水務及 綠色環保運營項目已獲發放 /將獲發放增值稅退稅。概 無有關收取該等增值稅退稅 之未達成條件及其他或然事 項。目前不能保證本集團於 日後將可繼續獲發該等增值 稅退稅。
- 截至二零二五年六月三十 日止六個月,若干危廢及固 廢處置項目停止營運,本集 團 在 損 益 中 已 確 認 物 業、 廠房及設備耗損虧損港幣 112.563.000元(截至二零 二四年六月三十日止六個 月:零)。其中,本集團一間 51%非全資附屬公司停止營 運,確認物業、廠房及設備 耗損虧損港幣85.326.000元 (截至二零二四年六月三十 日止六個月:零)。於停止營 運後,本集團正取得所需批 准以展開正式清盤程序。於 該等程序完成後,該附屬公 司的剩餘資產及負債(包括 銀行借貸) 將根據適用的法 律法規處理及變現。

5. FINANCE COSTS

5. 財務費用

		hs ended 30 June 十日止六個月
	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
Interest on bank and other loans Interest on corporate bond, ABS and MTN Interest on lease liabilities Asset-backed notes arrangement fees Less: Interest expenses capitalised into construction in progress* 銀行及其他貸款之系 公司債券、資產支持 中期票據之利息 租賃負債之利息 資產支持票據安排費減:於在建工程資本 利息支出*	證券及 369,730 2,548 (用 23,891	1,217,407 326,485 2,592 3,429 (2,596)
Total 總額	1,249,303	1,547,317

- * The borrowing costs have been capitalised at rates ranging from 2.13% to 3.50% (six months ended 30 June 2024: 2.65% to 4.48%) per annum during the six months ended 30 June 2025.
- * 截至二零二五年六月三十日 止六個月,借貸成本按介乎 2.13%至3.50%(截至二零 二四年六月三十日止六個 月:2.65%至4.48%)之年利 率進行資本化。

6. INCOME TAX

(a) Taxation in the condensed consolidated statement of profit or loss represents:

No provision for Hong Kong Profits Tax has been made as the Group did not generate any assessable profits arising in Hong Kong for the six months ended 30 June 2025 (six months ended 30 June 2024: nil).

Tax for the PRC operations is charged at the statutory rate of 25% of the assessable profits under tax rules and regulations in the PRC. During the period, certain PRC subsidiaries are subject to tax at 50% of the standard tax rate or fully exempted from income tax under the relevant tax rules and regulations.

6. 所得稅

(a) 簡明綜合損益表的稅項:

由於本集團於截至二零 二五年六月三十日日 個月在香港並無賺取任 何應課稅盈利,故撥備 無作出香港利得稅撥備 (截至二零二四年六月 三十日止六個月:零)。

中國業務之稅項根據中國稅務法律及法規,按應課稅盈利以法定稅辦算。期內,根據稅務法律及法規,稅務法律及法規,若干中國附屬公司須按無之。 中國稅務公司須按標準稅率之50%繳納項至數稅稅稅項全數

6. INCOME TAX (continued)

(a) Taxation in the condensed consolidated statement of profit or loss represents: *(continued)*

6. 所得稅(續)

(a) 簡明綜合損益表的稅 項:*(續)*

		For the six months ended 30 June 截至六月三十日止六個月	
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
Current – Elsewhere: Charge for the period Under/(over)-provision in prior periods Deferred	本期一其他地區: 本期間計提 過往期間撥備不足/ (過剰) 遞延	888,854 8,916 25,052	645,306 (18,490) 254,193
Total tax expense for the period	本期間稅項開支總額	922,822	881,009

(b) Pillar Two income tax

In 2021, the Organisation for Economic Co-operation and Development published the Global Anti-Base Erosion Model Rules ("Pillar Two model rules") for a new global minimum tax reform applicable to large multinational enterprises. In 2024, the Hong Kong SAR Government amended the Inland Revenue Ordinance to introduce a domestic minimum top-up tax which are to be effective from the year ended 31 December 2025. Certain other jurisdictions in which the Group operate are already implemented or will implement their Pillar Two income tax legislation. Based on the management assessment, there is no material current tax exposure to the Group.

(b) 第二支柱所得稅

二零二一年,經濟合作 與發展組織就適用於大 型跨國企業的新全球最 低稅制改革發佈了《全 球反稅基侵蝕規則立 法模板》(「第二支柱模 板」)。香港特區政府於 二零二四年修訂《稅務 條例》,引入本地最低補 足稅,該稅項自截至二 零二五年十二月三十-日止年度起生效。第二 支柱所得稅立法於本集 團運營所在的若干其他 司法權區已實施或將實 施。根據管理層評估,目 前本集團並無面臨重大 稅務風險。

7. DIVIDENDS

7. 股息

		For the six months ended 30 Jun 截至六月三十日止六個月	
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
Dividend attributable to the period: Interim – HK15.0 cents (six months ended 30 June 2024: HK14.0 cents) per ordinary share	本期間股息: 中期股息一每股普通股15.0港仙 (截至二零二四年六月三十日 止六個月:14.0港仙)	921,446	860,017
Final dividend in respect of the previous financial year, was approved and recognised during the period – HK9.0 cents (six months ended 30 June 2024: paid HK8.0 cents) per ordinary share	期內已獲批准並確認上一個 財政年度之末期股息 一每股普通股9.0港仙 (截至二零二四年 六月三十日止六個月: 已付8.0港仙)	552,868	491,438

8. EARNINGS PER SHARE ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY

The calculation of basic earnings per share amount for the six months ended 30 June 2025 is based on the profit for the period attributable to equity holders of the Company of HK\$2,206,751,000 (six months ended 30 June 2024: HK\$2,453,917,000) and 6,142,975,292 (six months ended 30 June 2024: 6,142,975,292) ordinary shares in issue during the period.

The Group had no potentially dilutive ordinary shares in issue during the six months ended 30 June 2025 and 2024.

8. 本公司權益持有人應佔每股 盈利

截至二零二五年六月三十日止六個月之每股基本益特有人應佔本期間盈利至二四年六月三十日止六四月:港幣2,453,917,000元(以及期內已發行普通四月:港幣2,453,917,000元)以及期內已發行普通四份,142,975,292股(截至二四年六月三十日止六個月:6,142,975,292股)計算。

截至二零二五年及二零二四 年六月三十日止六個月,本 集團並無任何已發行具潛在 攤薄影響之普通股。

9. CONTRACT ASSETS

9. 合約資產

	Notes 附註	At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$'000 港幣千元
Service concession assets 服務特許經營權資產 Unbilled renewable energy tariff 未發單再生能源電價補貼 subsidy Other contract assets 其他合約資產	(a) (b) (c)	103,153,387 6,002,721 522,625	101,679,370 5,200,296 518,122
Less: Loss allowance 減:虧損撥備		109,678,733 (155,633)	107,397,788 (115,911)
Less: Non-current portion 減:非即期部份 - Service concession assets, 一服務特許經營權資產, net of loss allowance 扣除虧損撥備 - Jthe contract assets, net of loss allowance 虧損撥備		109,523,100 (94,296,690) (155,269)	107,281,877 (93,140,083) (152,128)
Current portion 即期部份		(94,451,959)	(93,292,211)
Current portion 即期部份 Contract assets arising from 履行服務特許經營權安排相關 建造合約而產生並計入「無計 資產」之合約資產 with service concession arrangements, which are included in "Intangible assets"	i E	15,071,141 885,503	13,989,666 686,272

9. CONTRACT ASSETS (continued)

The movements in the loss allowance for contract assets are as follows:

9. 合約資產(續)

合約資產虧損撥備之變動如 下:

	HK\$'000 港幣千元
As at 1 January 2024 於二零二四年一月一日 Reversal of expected credit losses, net 預期信貸虧損淨額撥回 Exchange realignment 匯兌調整	130,672 (12,835) (1,926)
As at 31 December 2024 and 1 January 2025 Recognition of expected credit losses, net (note 4) Exchange realignment 於二零二四年十二月三十一日 及二零二五年一月一日 預期信貸虧損淨額確認 (附註4) 匯兌調整	115,911 36,650 3,072
As at 30 June 2025 於二零二五年六月三十日	155,633

Notes:

(a) Included in "Service concession assets" are amounts of HK\$127,766,000 (31 December 2024: HK\$151,656,000) which are related to the construction services under Build-Operate-Transfer ("BOT"), Build-Operate-Own ("BOO") and Transfer-Operate-Transfer ("TOT") arrangements rendered by the Group to a related company of a non wholly-owned subsidiary.

附註:

(a) 在「服務特許經營權資產」中,包括港幣127,766,000元 (二零二四年十二月三十一日:港幣151,656,000元),關乎本集團根據建造一運營一轉移(「BOT」)、建造一運營一轉有(「BOO」)及轉不運營一轉移(「TOT」)財為非全資附屬公司之關聯公司提供之建造服務。

9. CONTRACT ASSETS (continued)

Notes: (continued)

(a) (continued)

"Service concession assets" arose from the Group's revenue from construction services under BOT, BOO and TOT arrangements and bear interest at rates ranging from 3.85% to 7.83% (31 December 2024: 3.85% to 7.83%) per annum. Among the total of HK\$103,153,387,000 (31 December 2024: HK\$101,679,370,000), HK\$94,652,392,000 (31 December 2024: HK\$94,559,839,000) relates to BOT, BOO and TOT arrangements with operations commenced.

Pursuant to the BOT, BOO and TOT arrangements, the Group receives no payment from the grantors during the construction period and receives service fees when relevant services are rendered during the operating periods. The service concession assets are not yet due for payment and will be settled by service fees to be received during the operating periods of the service concession arrangements. Amounts billed will be transferred to debtors (note 10).

All of the current portion of service concession assets are expected to be recovered within one year.

(b) The balance represented government on-grid tariff subsidy for certain projects which will be billed and settled upon the successful completion of government administrative procedures pursuant to notices jointly issued by the Ministry of Finance, the National Development and Reform Commission and the National Energy Administration

9. 合約資產 (續)

附註:(續)

(a) *(續)*

「服務特許經營權資產」乃於本集團的BOT、BOO及TOT安排下之建造服務收益所產生,其按年息率3.85%至7.83%(二零二四年十二月三十一日:3.85%至7.83%)計算利息。在總額港幣103,153,387,000元(二零二四年十二月三十一日:港幣101,679,370,000元)中,港幣94,652,392,000元(二零二四年十二月三十一日:港幣94,559,839,000元)關乎已投入運營之BOT、BOO及TOT安排。

根據有關BOT、BOO及TOT 安排,本集團於建造期內不 會從授權人收到任何款項 而是於運營期內提供有關 務時收到服務費。服務特的 經營權資產尚未到期支付, 並將以服務特許經營權 排之運營期服務費支付。已 發單金額將轉撥至應收賬款 (附註10)。

服務特許經營權資產之所有 即期部份預期可於一年內收 回。

(b) 有關結餘為若干項目之政府 上網電價補貼,其將於根據 國家財政部、國家發展和改 革委員會及國家能源管理局 聯合發佈之通知,成功完成 政府行政程序後發單及回 收。

9. CONTRACT ASSETS (continued)

Notes: (continued)

(c) The balance as at 30 June 2025 comprised contract assets of HK\$442,695,000 (31 December 2024: HK\$402,969,000) arising from performance under environmental remediation service contracts and HK\$79,930,000 (31 December 2024: HK\$115,153,000) arising from performance under construction management service contracts.

Such contracts include payment schedules which require stage payments over the service periods once milestones are reached.

9. 合約資產 (續)

附註:(續)

(c) 於二零二五年六月三十日之 結餘包括履行環境修復服務 合約所產生之合約資產港 幣442,695,000元(二零二四 年十二月三十一日:港幣 402,969,000元)及履行建造 工程管理服務合約所產生之 合約資產港幣79,930,000元 (二零二四年十二月三十一 日:港幣115,153,000元)。

> 有關合約載有付款時間表, 其規定於服務期內當達致指 定工程進度時,便須支付進 度付款。

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

10. 應收賬款、其他應收款項、 按金及預付款項

	At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$1000 港幣千元
Other receivables, deposits and 其他應以	次,扣除虧損撥備 23,843,812 欠款項、按金及預付 扣除虧損撥備 5,319,799	21,126,596 5,498,619
	29,163,611	26,625,215
The state of the s	P期部份 他應收款項、按金及 行款項,扣除虧損撥備 (2,098,769)	(1,911,331)
Current portion 即期部化	27,064,842	24,713,884

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

The ageing analysis of debtors, based on the date of invoice (or date of revenue recognition, if earlier) and net of loss allowance, as at the end of the reporting period is as follows:

10. 應收賬款、其他應收款項、按金及預付款項(續)

按照發票日期(或收益確認日期,以較早者為準)計算,應收賬款(已扣除虧損撥備)於報告期末之賬齡分析如下:

	At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$'000 港幣千元
Within 1 month More than 1 month but within 2 months More than 2 months but within 4 months More than 2 months but within 7 months More than 4 months but within 13 months More than 7 months but within 13 months More than 13 months	2,816,028 1,258,032 1,894,225 2,564,543 3,851,410 11,459,574	2,459,066 1,225,429 1,818,641 2,352,326 3,395,157 9,875,977
Total 總額	23,843,812	21,126,596

Debtors are due within 30 to 90 days from the date of billing.

應收賬款由發單日期起計三十至九十日內到期。

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

Included in "Debtors, other receivables, deposits and prepayments" are debtors of HK\$8,381,989,000 (31 December 2024: HK\$7,417,971,000), which were measured at fair value through other comprehensive income as these debtors are managed within a business model with the objective of both holding to collect contractual cash flows and selling for working capital management and the contractual terms of these receivables give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Included in "Debtors, other receivables, deposits and prepayments" are bills receivables of HK\$95,408,000 (31 December 2024: HK\$78,706,000).

10. 應收賬款、其他應收款項、按金及預付款項 (續)

「應收賬款、其他應收款項、按金及預付款項」中包括應收票據港幣95,408,000元(二零二四年十二月三十一日港幣78,706,000元)。

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

Included in "Debtors, other receivables, deposits and prepayments" of the Group are debtors of which HK\$32.984.000 (31 December 2024: HK\$34,681,000), HK\$14,978,000 (31 December 2024: HK\$15,050,000), HK\$32,171,000 (31 December 2024: HK\$19,536,000), and HK\$16,477,000 (31 December 2024: HK\$11,080,000) are due from the Group's joint ventures, associates, a related company of a non wholly-owned subsidiary and noncontrolling shareholders of non whollyowned subsidiaries, respectively. Debtors mainly represent revenue from the provision of operation services for environmental energy projects, environmental water projects. greentech projects and the provision of environmental protection project equipment construction and installation services and sales of related equipment and the billed amounts of the service concession assets.

10. 應收賬款、其他應收款項、 按金及預付款項 *(續)*

本集團之「應收賬款、其他 應 收 款 項、按 金 及 預 付 款 項1中包括應收賬款,其中 港幣32,984,000元(二零 二四年十二月三十一日: 港幣34,681,000元) 為應收 本集團的合營企業款項、 港幣14,978,000元(二零 二四年十二月三十一日: 港幣15,050,000元) 為應收 本集團的聯營公司款項、港 幣32,171,000元(二零二四 年十二月三十一日:港幣 19,536,000元) 為應收本集 團的非全資附屬公司之關聯 公司款項及港幣16,477,000元 (二零二四年十二月三十-日:港幣11.080.000元)為應 收本集團的非全資附屬公司 之非控股股東款項。應收賬 款主要來自提供環保能源項 目、環保水務項目、綠色環保 項目之運營服務以及提供環 保項目裝備建造及安裝服務 及銷售相關裝備所得收益, 以及服務特許經營權資產之 已發單款項。

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

The movements in the loss allowance for debtors are as follows:

10. 應收賬款、其他應收款項、 按金及預付款項 *(續)*

應收賬款虧損撥備之變動如下:

		HK\$'000 港幣千元
As at 1 January 2024 Recognition of expected credit losses, net Exchange realignment	於二零二四年一月一日 預期信貸虧損淨額確認 匯兌調整	1,620,687 439,103 (31,880)
As at 31 December 2024 and 1 January 2025 Recognition of expected credit losses, net (note 4) Exchange realignment	於二零二四年十二月三十一日 及二零二五年一月一日 預期信貸虧損淨額確認 (附註4) 匯兌調整	2,027,910 193,423 45,458
As at 30 June 2025	於二零二五年六月三十日	2,266,791

Included in "Other receivables, deposits and prepayments" at 30 June 2025 is an advance made to local government authority in relation to service concession arrangement amounting to HK\$10,259,000 (31 December 2024: HK\$11,727,000) which is unsecured, interest-bearing at the rates announced by the People's Bank of China, and will be settled by instalments from 2025 to 2027.

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

Included in "Other receivables, deposits and prepayments" under current assets at 30 June 2025 are advances of HK\$7,648,000 (31 December 2024: HK\$7,493,000) to the Group's associate, which are unsecured, repayable on demand and interest-bearing at a rate of 3.35% (31 December 2024: 3.35%) per annum, and other receivables of HK\$4,772,000 (31 December 2024: HK\$8,858,000) due from the Group's associates, which are unsecured, interest-free and repayable within one year.

Included in "Other receivables, deposits and prepayments" under current assets at 30 June 2025 are loans to the Group's joint ventures of HK\$25,674,000 (31 December 2024: HK\$25,154,000), which are unsecured, interest-bearing at 125% of the loan prime rate announced by the People's Bank of China, and repayable in 2025, and other receivables and advances to the Group's joint ventures of HK\$19,823,000 (31 December 2024: HK\$20,109,000) and other receivables due from the Group's non-controlling shareholders of nonwholly-owned subsidiaries of HK\$31,900,000 (31 December 2024: HK\$30,475,000), which are unsecured, interest-free and repayable within one year.

10. 應收賬款、其他應收款項、按金及預付款項(續)

在二零二五年六月三十日 流動資產下之「其他應收款 項、按金及預付款項1中,包 括提供予本集團聯營公司 之墊款港幣7,648,000元(二 零二四年十二月三十一日: 港幣7.493,000元),其為無 抵押、須按要求償還並按年 息率3.35%(二零二四年十二 月三十一日:3.35%) 計息, 及應收本集團聯營公司之其 他應收款項港幣4,772,000元 (二零二四年十二月三十一 日:港幣8,858,000元),其為 無抵押、免息,並須於一年內 償還。

在二零二五年六月三十日 流動資產下之「其他應收款 項、按金及預付款項」中, 包括提供予本集團合營企 業之貸款港幣25,674,000元 (二零二四年十二月三十一 日:港幣25,154,000元),其 為無抵押、按中國人民銀行 公佈之貸款基礎利率125% 計息,並須於二零二五年償 還,及提供予本集團合營企 業之其他應收款項及墊款 港幣19.823.000元(二零二四 年十二月三十一日:港幣 20,109,000元) 及應收本集 團非全資附屬公司之非控 股股東之其他應收款項港 幣31,900,000元(二零二四 年十二月三十一日:港幣 30,475,000元),其為無抵 押、免息,並須於一年內償 溃。

10. DEBTORS, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

The movements in the loss allowance for other receivables are as follows:

10. 應收賬款、其他應收款項、按金及預付款項 (續)

其他應收款項虧損撥備之變動如下:

	HK\$'000 港幣千元
As at 1 January 2024 於二零二四年一月一日 Recognition of expected credit losses, net Exchange realignment	127,723 117,790 (3,554)
As at 31 December 2024 and 1 January 2025 Reversal of expected credit losses, net (note 4) Exchange realignment 於二零二四年十二月三十 及二零二五年一月一日 預期信貸虧損淨額撥回 (附註4) 匯兌調整	
As at 30 June 2025 於二零二五年六月三十日	224,869

All of the current portion of the above balances are expected to be recovered or recognised as expenses within one year.

上述結餘之所有即期部份預期可於一年內收回或確認為開支。

- 11. PLEDGED BANK DEPOSITS AND DEPOSITS WITH BANKS WITH MATURITY PERIOD OVER THREE MONTHS
- 11. 已抵押銀行存款及存款期 超過三個月之銀行存款

		Note 附註	At 30 June 2025 於二零二五年 六月三十日 HK\$*000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$'000 港幣千元
Pledged bank deposits Deposits with banks with maturity period over three months	已抵押銀行存款 存款期超過三個月之 銀行存款	(a)	85,714 52,193	106,165 40,209
Total	總額		137,907	146,374

Note:

(a) As at 30 June 2025, bank deposits are pledged to secure certain bank loans of the Group and are pledged to banks for the issuance of guarantees by the banks to the grantors in respect of the specific performance of the duties by the Group under certain service concession agreements.

附註:

(a) 於二零二五年六月三十日, 銀行存款已抵押作為本集團 若干銀行貸款之抵押品,以 及由於若干銀行就本集團在 若干服務特許經營權協議下 之特定履約責任而向授權人 發出擔保,故已抵押予有關 銀行。

12. CASH AND CASH EQUIVALENTS 12. 現金及現金等價物

		At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$'000 港幣千元
Deposits with banks with maturity period less than three months Cash at banks and in hand	存款期少於三個月之銀行存款銀行結餘及現金	18,669 8,685,008	32,682 7,862,940
Total	總額	8,703,677	7,895,622

Included in "Cash and cash equivalents" as at 30 June 2025 are deposits of HK\$332,071,000 (31 December 2024: HK\$523,661,000) placed with a related party bank.

於二零二五年六月三十日之 「現金及現金等價物」包括 存放於關聯方銀行之存款港 幣332,071,000元 (二零二四 年十二月三十一日:港幣 523,661,000元)。

13. CREDITORS, OTHER PAYABLES AND ACCRUED EXPENSES

13. 應付賬款、其他應付款項及 應計費用

	At 30 June 31 December 2025 20 於二零二五年 於二零二四十二月三十一十二月三十一日K\$'000 HK\$'0 H	24 年 ·日 00
Creditors 應付賬款 Other payables, accrued expenses and deferred income – government grants 遞延收入一政		
Total 總額	16,776,642 17,096,2	38
expenses and deferred 費用.	甘款項、應計 分遞延收入 行補助金 (741,073) (724,2	13)
Current portion 即期部份	16,035,569 16,372,0	25

13. CREDITORS, OTHER PAYABLES AND ACCRUED EXPENSES (continued)

Included in "Creditors, other payables and accrued expenses" are creditors with the following ageing analysis based on the date of invoice as at the end of the reporting period:

13. 應付賬款、其他應付款項及應計費用(續)

「應付賬款、其他應付款項及 應計費用」中包括應付賬款。 按照發票日期計算,其於報 告期末之賬齡分析如下:

		At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$*000 港幣千元
Within 6 months Over 6 months	不多於六個月 超過六個月	8,273,329 3,045,760	9,264,576 2,118,341
Total	總額	11,319,089	11,382,917

Included in creditors are construction payables of HK\$7,412,189,000 (31 December 2024: HK\$7,088,450,000) for the Group's BOT, BOO and TOT arrangements. The construction payables are not yet due for payment.

應付賬款中包括本集團BOT、BOO及TOT安排下之建造工程應付款項港幣7,412,189,000元(二零二四年十二月三十一日:港幣7,088,450,000元)。建造工程應付款項屬未到期支付。

13. CREDITORS, OTHER PAYABLES AND ACCRUED EXPENSES (continued)

Included in "Creditors, other payables and accrued expenses" are bills payable of HK\$830,547,000 (31 December 2024: HK\$774,420,000). Included in "Creditors, other payables and accrued expenses" are creditors of HK\$11,013,000 (31 December 2024: HK\$15,460,000), HK\$2,757,000 (31 December 2024: HK\$1,900,000) and HK\$274,823,000 (31 December 2024: HK\$251,722,000) due to the Group's associates, joint ventures and noncontrolling shareholders of non wholly-owned subsidiaries, respectively, which are unsecured, interest-free and repayable on credit terms similar to those offered by the associates, joint ventures or the non-controlling shareholders to their major customers.

13. 應付賬款、其他應付款項及應計費用(續)

「應付賬款、其他應付款項 及應計費用」中包括應付票 據港幣830.547.000元(二零 二四年十二月三十一日:港 幣774.420.000元)。「應付賬 款、其他應付款項及應計費 用」中包括應付本集團聯營公 司、合營企業及非全資附屬 公司之非控股股東之應付賬 款,分別為港幣11,013,000元 (二零二四年十二月三十一 日:港幣15,460,000元)、 港幣2,757,000元(二零 二四年十二月三十一日: 港幣1,900,000元)及 港幣274,823,000元(二零 二四年十二月三十一日: 港幣251,722,000元),該等 款項均為無抵押、免息及須 按聯營公司、合營企業或非 控股股東給予其主要客戶之 類似信貸條款予以償還。

13. CREDITORS, OTHER PAYABLES AND ACCRUED EXPENSES (continued)

Included in "Other payables, accrued expenses and deferred income – government grants" as at 30 June 2025 are other payables of HK\$1,802,000 (31 December 2024: HK\$3,390,000) and HK\$87,979,000 (31 December 2024: HK\$63,710,000) due to the Group's associates and non-controlling shareholders of non wholly-owned subsidiaries, respectively, which are unsecured, interest-free and repayable on demand.

Included in "Other payables, accrued expenses and deferred income – government grants" as at 30 June 2025 are other payables of HK\$185,318,000 (31 December 2024: HK\$181,569,000) due to the non-controlling shareholder of non wholly-owned subsidiaries, which are unsecured, interest-bearing at rates announced by the People's Bank of China and repayable on demand.

13. 應付賬款、其他應付款項及應計費用(續)

14. SHARE CAPITAL

14. 股本

		At 30 June 2025 於二零二五年 六月三十日 HK\$*000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$*000 港幣千元
Issued and fully paid: 6,142,975,292 (31 December 2024: 6,142,975,292) ordinary shares	已發行及悉數繳足: 6,142,975,292股 (二零二四年十二月三十一日: 6,142,975,292)普通股	17,329,537	17,329,537

15. COMMITMENTS

The Group had the following commitments at the end of the reporting period:

(a) Purchase commitments outstanding in connection with the Group's construction contracts were as follows:

15. 承擔

於報告期末,本集團有以下 承擔:

(a) 有關本集團建造合約之 未履行採購承擔如下:

		At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$'000 港幣千元
Contracted but not provided for	已訂約但未撥備	643,430	2,161,956

15. COMMITMENTS (continued)

- (b) As at 31 December 2024, the Group had an outstanding capital commitment of HK\$22,348,000 relating to the capital contribution to an unlisted equity investment. There was no such commitment as at 30 June 2025, as the relevant contract had expired.
- (c) As at 30 June 2025, the Group had outstanding contractual commitment relating to the capital contribution to associates not provided for in this unaudited interim financial report of HK\$21,698,000 (31 December 2024: HK\$8,734,000).
- (d) As at 30 June 2025, the Group had outstanding contractual commitment relating to the capital contribution to a joint venture not provided for in this unaudited interim financial report of HK\$27,313,000 (31 December 2024: HK\$26,760,000).

15. 承擔(續)

- (b) 於二零二四年十二月 三十一日,本集團一 項非上市股權投資之資本承擔港 資之資本承擔港 22,348,000元。於二零 二五年六月三十日約 此承擔,因相關合約已 到期。
- (c) 於二零二五年六月 三十日,本集團具有有 關向聯營公司注資之 未履行合約承擔港四 21,698,000元(二零二四 年十二月三十一日 幣8,734,000元),有關承 擔並未在本未經審核中 期財務報告中作出機備。
- (d) 於二零二五年六月 三十日,本集團具資 關向合營企業港港 表履行合約承擔港四 年十二月三十一日:港 幣26,760,000元),有關 承擔並未在本未經 份 場。

16. RELATED PARTY TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in this unaudited interim financial report, the Group entered into the following material related party transactions during the period:

(a) The Group entered into the following related party transactions with a related party bank:

16. 關聯方交易

除了本未經審核中期財務報 告其他部份所披露之交易及 結餘外,期內本集團訂立了 下列重大關聯方交易:

(a) 本集團與一家關聯方銀 行訂立了下列關聯方交 易:

		For the six months ended 30 June 截至六月三十日止六個月	
		2025 二零二五年 HK\$*000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
Interest income Interest expense	利息收入 利息支出	1,039 615	2,404 7,580

As at 30 June 2025, the Group's bank loans of HK\$52,565,000 (31 December 2024: HK\$11,338,000) are due to a related party bank.

於二零二五年六月三十日,本集團為數港幣52,565,000元之銀行貸款(二零二四年十二月三十一日:港門11,338,000元)為應付一家關聯方銀行之貸款。

16. RELATED PARTY TRANSACTIONS (continued)

- (a) (continued)
 Included in loans from a related party bank are:
 - (i) bank loans in aggregate of HK\$5,786,000 (31 December 2024: HK\$11,338,000) which are secured, interest-bearing at LPR minus 0.80% (31 December 2024: a rate of LPR minus 0.80%) per annum, and will be settled by instalments in 2025 (31 December 2024: until 2025); and

(ii) bank loans in aggregate of HK\$46,779,000 (31 December 2024: Nil) which are secured, interestbearing at prevailing interest rate (31 December 2024: Nil) and repayable by instalments until 2040 (31 December 2024: Nil).

16. 關聯方交易 (續)

- (a) *(續)* 關聯方銀行提供之貸款 包括:

 - (ii) 銀行貸款總額港幣 46,779,000元(月 零二四年十一月二十一日 三十一日:零)海平十二 長(二零一日:零)平十二月三十一日:零等二四年零) が二四年零)年 (二零二四年零) 月三十一日:零) 期償還。

16. RELATED PARTY TRANSACTIONS (continued)

(b) The Group entered into the following related party transactions with non-controlling shareholders of non wholly-owned subsidiaries of the Group:

16. 關聯方交易 (續)

(b) 本集團與其非全資附屬 公司之非控股股東訂立 了下列關聯方交易:

		For the six months ended 30 June 截至六月三十日止六個月		
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
Revenue from environmental water project operation services Finance income Cost of construction services Sales of machinery	環保水務項目運營 服務收益 財務收入 建造服務成本 銷售機器	87,801 4,563 96,299 54,437	41,618 5,467 159,988 45,238	

- (c) The Group entered into the following related party transactions with joint ventures of the Group:
- (c) 本集團與其合營企業訂立了下列關聯方交易:

	For the six months ended 30 June 截至六月三十日止六個月		
	2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
Revenue from environmental energy 環保能源項目建造 project construction services 服務收益	6,282	-	

16. RELATED PARTY TRANSACTIONS (continued)

(d) The Group entered into the following related party transactions with associates of the Group:

16. 關聯方交易 (續)

(d) 本集團與其聯營公司訂 立了下列關聯方交易:

		For the six months ended 30 June 截至六月三十日止六個月	
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元
Service expenses for operation of waste water treatment plants Technical operation service fees	污水處理廠運營服務 開支 技術運營服務費	16,804 55,169	21,291 55,371

- (e) The Group entered into the following related party transactions with fellow subsidiaries of the Group:
- (e) 本集團與其同系附屬公司訂立了下列關聯方交易:

			For the six months ended 30 June 截至六月三十日止六個月		
		Notes 附註	2025 202- 二零二五年 二零二四年 HK\$'000 HK\$'000 港幣千元 港幣千元		
3	承銷服務費用 保險開支 物業管理服務費用	(i) (ii) (iii)	16,034 23,410 5,396	7,905 13,336 2,293	

16. RELATED PARTY TRANSACTIONS (continued)

- (e) (continued)
 Notes:
 - (i) The underwriting service fees of the issuance of the RMB-denominated perpetual MTN by the Company, China Everbright Greentech Limited ("CEGL") and China Everbright Water Limited ("CEWL") for the six months ended 30 June 2025 were calculated pursuant to the relevant underwriting agreements. Further details of the underwriting agreements were disclosed in the announcement of the Company dated 9 April 2025, the announcement of CEGL dated 21 February 2025 and the announcement of CEWL dated 9 June 2025.

The underwriting service fees of the issuance of the RMB-denominated MTN by CEGL and CEWL for the six months ended 30 June 2025 were calculated pursuant to the relevant underwriting agreements. Further details of the underwriting agreements were disclosed in the announcement of CEGL dated 28 May 2025 and the announcements of CEWL dated 8 January 2025 and 16 April 2025.

The underwriting service fees of the issuance of the RMB-denominated science technology innovation bonds by the Company's wholly-owned subsidiary, Everbright Environment Protection (China) Limited for the six months ended 30 June 2025 was calculated pursuant to the relevant underwriting agreement. Further details of the underwriting agreement were disclosed in the announcement of the Company dated 13 June 2025.

16. 關聯方交易 (續)

- (e) (續) 附註:
 - 截至二零二五年六月 三十日止六個月,本公 司、中國光大綠色環保 有限公司(「光大綠色環 保」)及中國光大水務有 限公司(「光大水務」)發 行之人民幣永續中期 票據之承銷服務費用 乃根據相關承銷協議 計算。承銷協議之進一 步詳情於本公司日期 為二零二五年四月九 日之公告、光大綠色環 保日期為二零二五年 二月二十一日之公告 及光大水務日期為二 零二五年六月九日之 公告中披露。

16. RELATED PARTY TRANSACTIONS (continued)

(e) (continued)
Notes: (continued)

- (ii) The insurance expenses were charged by a fellow subsidiary of the Group based on the relevant medical insurance schemes clauses.
- (iii) The property management service fees were charged by a fellow subsidiary of the Group based on the relevant services agreement.

During the six months ended 30 June 2025, the Group's office was leased from a fellow subsidiary of the Group. As at 30 June 2025, the right-of-use assets related to the office leased from the fellow subsidiary of the Group amounted to HK\$12,520,000 (31 December 2024: HK\$2,777,000) and lease liabilities of HK\$12,160,000 (31 December 2024: HK\$2,575,000) are due to the fellow subsidiary of the Group. Depreciation on right-of-use assets related to this office amounted to HK\$3,576,000 (six months ended 30 June 2024: HK\$3,702,000) and interest on lease liabilities to the fellow subsidiary of the Group amounted to HK\$73,000 (six months ended 30 June 2024: HK\$163,000) during the six months ended 30 June 2025.

16. 關聯方交易 (續)

(e) (續)

附註:(續)

- (ii) 保險開支由本集團一間同系附屬公司按相關醫療保險計劃條款 收取。
- (iii) 物業管理服務費用由 本集團一間同系附屬 公司按相關服務協議 收取。

截至二零二五年六月 三十日止六個月,本集 團辦公室乃向本集團同 系 附屬公司租用。於二 零二五年六月三十日, 與本集團向同系附屬 公司租用之辦公室有 關之使用權資產港幣 12,520,000元 (二零二四 年十二月三十一日:港幣 2,777,000元),而租賃負 債港幣12,160,000元(二 零二四年十二月三十一 日:港幣2.575.000元) 乃應付本集團同系附屬 公司之款項。截至二零 二五年六月三十日止六 個月,此辦公室之相關 使用權資產折舊為港幣 3,576,000元(截至二零 二四年六月三十日止六個 月:港幣3.702.000元), 而應付本集團同系附屬 公司之租賃負債之利息 為港幣73,000元(截至 二零二四年六月三十日 止六個月:港幣163,000 元)。

16. RELATED PARTY TRANSACTIONS (continued)

(f) Transactions with other state-owned entities in Chinese Mainland:

The Group operates in an economic environment predominated by enterprises directly or indirectly owned and/or controlled by the PRC government through its numerous authorities, affiliates or other organisations (collectively "Other SOEs"). During the six months ended 30 June 2025, the Group had transactions with the Other SOEs including, but not limited to the revenue, bank deposits and borrowings, and utilities consumptions. The directors of the Company consider that the transactions with the Other SOEs are activities in the ordinary course of the Group's business. and that the dealings of the Group have not been significantly or unduly affected by the fact that the Group and the Other SOEs are ultimately controlled or owned by the PRC government. The Group has also established pricing policies for products and services and such pricing policies are not carried out on non-market terms and do not depend on whether or not the customers are the Other SOEs. Having due regard to the substance of the relationships, except for those transactions disclosed elsewhere in this unaudited interim financial report, the directors of the Company are of the opinion that none of these transactions is material related party transaction that would require separate disclosure.

16. 關聯方交易 (續)

(f) 與中國大陸其他國有實 體之交易:

> 本集團運營所在經濟環 境由中國政府通過眾多 機關、附屬機構或其他 組織所直接或間接擁有 及/或控制之企業(統稱 「其他國有企業」) 佔主 導地位。截至二零二五 年六月三十日止六個 月,本集團曾與其他國 有企業進行之交易包括 (但不限於)收益、銀 行存款及借貸,以及公 共設施消費。本公司董 事認為,該等與其他國 有企業之交易均屬本集 團於日常業務過程中進 行之活動,而本集團之 交易並無因本集團及其 他國有企業事實上均由 中國政府最終控制或擁 有而受到重大或過度 影響。本集團亦已制定 產品及服務定價政策, 而有關定價政策並非按 非市場條款制訂,亦不 取決於客戶是否其他國 有企業。經妥為考慮上 沭 閣 係 之 本 質 後,除本 未經審核中期財務報告 其他部份所披露之交易 外,本公司董事認為該 等交易並非須作獨立披 露之重大關聯方交易。

16. RELATED PARTY TRANSACTIONS (continued)

(g) The Group paid key management personnel compensation as follows:

16. 關聯方交易 (續)

(g) 本集團已支付予主要管 理人員之報酬如下:

		For the six months ended 30 June 截至六月三十日止六個月		
		2025 二零二五年 HK\$'000 港幣千元	2024 二零二四年 HK\$'000 港幣千元	
Salaries and other short-term employee benefits Retirement scheme contributions	薪金及其他短期僱員福利 退休計劃供款	5,160 231	4,060 154	
Total compensation paid to key management personnel	支付予主要管理人員之 總報酬	5,391	4,214	

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

Management has assessed that the fair values of cash and cash equivalents, pledged bank deposits, deposits with banks with maturity period over three months, debtors, creditors, and current portion of other receivables, deposits and prepayments, finance lease receivables, other payables and accrued expenses, and interest-bearing borrowings approximate to their carrying amounts largely due to the short term maturities of these instruments.

17. 金融工具之公允值及公允值 架構級別

管理層評定現金及現金等價物、已抵押銀行存款、存款期超三個月之銀行存款、協應的賬款、應付賬款、以及預付款項、實租賃應收款項、其息時間,以對項及應計費用及計學用及計學用及計學用數部份之公允值與其面值相若,主要由於短期內到期。

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

The Group's finance management department is responsible for determining the policies and procedures for the fair value measurement of financial instruments. At each reporting date, the finance management department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the chief financial officer. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair values of the non-current portion of other receivables, deposits and prepayments, finance lease receivables, other payables, and interest-bearing borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities. The Group's own non-performance risk for interest-bearing borrowings as at 30 June 2025 was assessed to be insignificant.

17. 金融工具之公允值及公允值 架構級別*(續)*

財務資產及負債之公允值以 該工具於自願交易方(而非強 迫或清盤出售)當前交易下之 可交易金額入賬。下列方法 及假設乃用於估計公允值:

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

The equity investment designated at fair value through other comprehensive income in Level 2 represents an investment in a property investment company, with its investment properties (being significant part of the total assets) stated at fair value. The fair value of such investment is determined based on net asset value of the investee which approximates to its fair value.

The fair value of the equity investment designated at fair value through other comprehensive income in Level 3 is estimated with reference to the expected future cash flows of the investment.

The fair value of the debt instruments at fair value through other comprehensive income in Level 2 is estimated with reference to the discounted expected future cash flows of the debt instruments.

The fair values of the financial assets at fair value through profit or loss in Level 2 are based on net asset value of the investees which approximate to its fair value.

The fair value of the financial assets at fair value through profit or loss in Level 3 is based on the expected future cash flows of the investment.

17. 金融工具之公允值及公允值 架構級別*(續)*

屬於第二級並指定按公允值計入其他全面收入之股本投資指於一家物業投資公業(投資物業(佔其總資產之重大部份)按公允值列賬。有關投資之公允值根據被投資公司之資產淨值根據被投資公司之資產淨值與其公值相若。

屬於第三級並指定按公允值 計入其他全面收入之股本投 資之公允值乃經參考有關投 資之預期未來現金流量而估 計。

屬於第二級並按公允值計入 其他全面收入之債項工具之 公允值乃經參考債項工具之 貼現預期未來現金流量而估 計。

屬於第二級並按公允值計入 損益之財務資產之公允值乃 根據被投資公司之資產淨值 釐定,有關資產淨值與其公 允值相若。

屬於第三級並按公允值計入 損益之財務資產之公允值乃 根據有關投資之預期未來現 金流量釐定。

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 30 June 2025

17. 金融工具之公允值及公允值 架構級別*(續)*

公允值架構級別

下表列出本集團金融工具之公允值計量層級:

按公允值計量之資產:

於二零二五年六月三十日

	Fair value measurement using 使用以下各項進行公允值計量			
	Quoted prices in active markets 活躍市場 (Level 1) (第一級) HK\$'000 港幣千元	Significant observable inputs 重大可觀察 輸入數據 (Level 2) (第二級) HK\$'000 港幣千元	Significant unobservable inputs 重大不可觀察 輸入數據 (Level 3) (第三級) HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Equity investments designated 指定按公允值計入 at fair value through other 其他全面收入之 comprehensive income 股本投資 - Unlisted - 非上市	-	-	6,376	6,376
Debt instruments at fair value 按公允值計入其他 through other comprehensive income, which are included in debtors 按公允值計入其他 全面收入之債項工具 (計入應收賬款)	-	8,381,989	-	8,381,989
Financial assets at fair value 按公允值計入損益之 through profit or loss 財務資產	-	130,350	_	130,350
Total 總額	-	8,512,339	6,376	8,518,715

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy (continued)

Assets measured at fair value: (continued)

As at 31 December 2024

17. 金融工具之公允值及公允值 架構級別*(續)*

公允值架構級別(續)

按公允值計量之資產:(續)

於二零二四年十二月三十一日

Total	總額	-	7,549,566	39,243	7,588,809
Financial assets at fair value through profit or loss	按公允值計入損益之 財務資產	-	131,595	32,928	164,523
Debt instruments at fair value through other comprehensive income, which are included in debtors	按公允值計入其他 全面收入之債項工具 (計入應收賬款)	-	7,417,971	-	7,417,971
Equity investments designated at fair value through other comprehensive income – Unlisted	指定按公允值計入 其他全面收入之 股本投資 一非上市	-	-	6,315	6,315
			due measurement 下各項進行公允付 Significant observable inputs 重大可觀察 輸入數據 (Level 2) (第二級) HK\$'000 港幣千元	•	Total 總額 HK\$'000 港幣千元

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy (continued)

Assets measured at fair value: (continued)
The movements in fair value measurements within Level 3 during the period/year are as follows:

17. 金融工具之公允值及公允值 架構級別 *(續)*

公允值架構級別(續)

按公允值計量之資產:(續) 第三級公允值計量於期/年 內之變動如下:

		At 30 June 2025 於二零二五年 六月三十日 HK\$'000 港幣千元	At 31 December 2024 於二零二四年 十二月三十一日 HK\$*000 港幣千元
Equity investments designated at fair value through other comprehensive income:	指定按公允值計入其他 全面收入之股本投資:		
At the beginning of the period/year Purchase/(disposal) Fair value loss	於期初/年初 購買/(出售) 公允值虧損	6,315 61 -	10,044 (2,553) (1,176)
At the end of the period/year	於期末/年末	6,376	6,315
Financial assets at fair value through profit or loss: At the beginning of the period/year Fair value gain Gain from disposal of other financial assets Redemption Exchange realignment	按公允值計入損益之 財務資產: 於期初/年初 公允值收益 出售其他財務資產之收益 贖回 匯兌調整	32,928 455 107 (33,668) 178	32,998 464 - - (534)
At the end of the period/year	於期末/年末	-	32,928

17. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy (continued)

Assets measured at fair value: (continued)
The Group did not have any financial liabilities measured at fair value as at at 30 June 2025 and 31 December 2024.

During the six months ended 30 June 2025, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (six months ended 30 June 2024: Nil).

18. APPROVAL OF THE UNAUDITED INTERIM FINANCIAL REPORT

This unaudited interim financial report was approved and authorised for issue by the board of directors on 22 August 2025.

17. 金融工具之公允值及公允值 架構級別*(續)*

公允值架構級別(續)

按公允值計量之資產:(續) 於二零二五年六月三十日及 二零二四年十二月三十一 日,本集團並無任何按公允 值計量之財務負債。

截至二零二五年六月三十日 止六個月,就財務資產及財 務負債而言,第一級和第二 級公允值計量之間並無任何 轉移,第三級亦無任何轉入 或轉出(截至二零二四年六月 三十日止六個月:零)。

18. 批准未經審核中期財務報告

董事會於二零二五年八月 二十二日批准並授權刊發本 未經審核中期財務報告。

Review Report to the Board of Directors

致董事會的審閱報告



Review report to the board of directors of China Everbright Environment Group Limited

(Incorporated in Hong Kong with limited liability)

INTRODUCTION

We have reviewed the interim financial report set out on pages 85 to 154 which comprises the consolidated statement of financial position of China Everbright Environment (Group) Limited (the "Company") as at 30 June 2025 and the related consolidated income statement, statement of comprehensive income and statement of changes in equity and consolidated statement of cash flows for the six-month period then ended and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of an interim financial report to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34, Interim financial reporting, issued by the Hong Kong Institute of Certified Public Accountants. The directors are responsible for the preparation and presentation of the interim financial report in accordance with Hong Kong Accounting Standard 34.

Our responsibility is to form a conclusion, based on our review, on the interim financial report and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

致中國光大環境(集團)有限公司 董事會的審閱報告

(於香港註冊成立之有限公司)

引言

我們已審閱列載於第85至 154頁的中期財務報告, 此中期財務報告包括中國 光大環境(集團)有限公司 (「貴公司」) 截至二零二五年六月 三十日的綜合財務狀況表及截至 該日止六個月期間的相關綜合損 益表、全面損益表、權益變動表及 綜合現金流量表以及解釋附註。 香港聯合交易所有限公司證券上 市規則規定,編製中期財務報告 須遵守當中有關條文以及香港會 計師公會頒佈的香港會計準則第 34號中期財務報告。董事須負責 根據香港會計準則第34號編製及 列報中期財務報告。

我們的責任是根據我們的審閱 對中期財務報告作出結論,並按 照我們雙方所協定的應聘條款, 僅向全體董事會報告,且不作其 他用途。我們概不就本報告的內 容,對任何其他人士負責或承擔 任何責任。 Review Report to the Board of Directors 致董事會的審閱報告

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410, Review of interim financial information performed by the independent auditor of the entity, issued by the Hong Kong Institute of Certified Public Accountants. A review of the interim financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial report as at 30 June 2025 is not prepared, in all material respects, in accordance with Hong Kong Accounting Standard 34, *Interim financial reporting*.

KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

22 August 2025

審閱範圍

结論

根據我們的審閱結果,我們並無 發現任何事項而令我們相信截至 二零二五年六月三十日的中期財 務報告在任何重大方面未有根據 香港會計準則第34號中期財務報 告編製。

畢馬威會計師事務所

執業會計師 香港中環 遮打道10號 太子大廈8樓

二零二五年八月二十二日



CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED中國光大環境(集團)有限公司



