Stock Code: 2788

YORKEY OPTICAL INTERNATIONAL (CAYMAN) LTD. 精熙國際(開曼)有眼公司*



Annual Report 2020





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Corporate Information

Executive Directors

Lai I-Jen *(Chairman)*Kurihara Toshihiko *(Chief Executive Officer)*

Non-executive Director

Wu Shu-Ping

Independent Non-Executive Directors

Lin Meng-Tsung Liu Wei-Li Wang Yi-Chi

Company Secretary

Cheng Choi Ha

Registered Office

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

Place of Business in Hong Kong

Workshops 1-2, 6th Floor Block A, Goldfield Industrial Centre 1 Sui Wo Road Shatin New Territories Hong Kong

Place of Business in the PRC

No. 2 Xiaobian Industrial District Changan Town Dongguan City Guangdong Province The PRC

Auditor

Deloitte Touche Tohmatsu Registered Public Interest Entity Auditor

Principal Bankers

CTBC Bank Co., Ltd.
Bank SinoPac
China Construction Bank
China Merchants Bank
Taishin International Bank Co., Ltd.

Principal Share Registrar and Transfer Office

Suntera (Cayman) Limited Suite 3204, Unit 2A Block 3, Building D P.O. Box 1586 Gardenia Court Camana Bay Grand Cayman, KY1-1100 Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

Stock Code

2788

Website

www.yorkey-optical.com

Chairman's Statement

On behalf of the board of directors, I hereby present the shareholders the annual report of Yorkey Optical International (Cayman) Ltd. (the "Company") and its subsidiaries (collectively, the "Group") for the financial year ended 31 December 2020.

Annual Results

The Group's revenue for the financial year ended 31 December 2020 ("**FY2020**") was US\$48,932,000, representing a decrease of approximately 19.7% as compared with US\$60,917,000 for the previous year. The Group's net loss for FY2020 was US\$1,835,000, while the net profit for the previous year was US\$5,036,000.

Dividends

The board of directors of the Company (the "Board" and "Directors" respectively) has determined that no final dividend will be declared and paid in respect of FY2020.

Determined to make better return to the shareholders, the Board further proposed to declare a special dividend of HK\$0.035 per share out of the Company's share premium account. Subject to approval of the shareholders for the special dividend, the Company expects to maintain a stable and sound financial position subsequent to the dividends distributions.

Business Review and Outlook

The Group is principally engaged in the manufacturing and sales of plastic and metallic parts and components of optical and opto-electronic products and manufacturing and sales of molds and cases, including plastic and metallic parts and components of digital still cameras ("DSCs"), action cameras, copier-based multifunction peripherals, surveillance cameras, projectors and advanced TVs, etc.

Chairman's Statement

The Group recorded revenue of US\$48,932,000 in FY2020, representing a decrease of approximately 19.7% as compared with US\$60,917,000 in the financial year ended 31 December 2019 ("FY2019"). The Group recorded net loss of US\$1,835,000 in FY2020, compared with net profit of US\$5,036,000 in FY2019. The change in net result of the Group is due to multiple factors, which mainly include: (1) the decrease in revenue in FY2020 as compared with that in FY2019 mainly attributable to the impact of the respiratory illness caused by novel coronavirus (COVID-19) ("COVID-19 pandemic") on supply chain management across the industry, which has led to a global recession and the weak market demand, and the continuous weak performance of the DSCs industry; (2) the decrease in gross profit in FY2020 as compared with that in FY2019, which was mainly attributable to the decrease in revenue and the reduced efficiency in economies of scale; and (3) as the functional currency of a subsidiary of the Company is Renminbi whilst certain financial assets of such subsidiary are denominated in United States Dollars, and the depreciation of United States Dollars against Renminbi, the Group recorded exchange loss of US\$2,733,000 in FY2020, compared with exchange gain of US\$968,000 for FY2019.

In FY2020, the Group continued to invest in technology and quality enhancement while high regard was paid to corporate governance for higher governance level. The concerted efforts of its staff have finally led to the appreciation and endorsement by the Group's customers for the product quality and advanced technology attained by the Group. The Group will keep up its commitment to the actualisation of its core value. In addition, the Group will respond to changes in the industry by continuing its efforts in product diversification in order to increase its competitiveness.

Looking ahead, the operating environment continues to be challenging. The COVID-19 pandemic has spread globally. Governments around the world and international organizations have taken a series of prevention and control measures in an effort to contain the COVID-19 pandemic. The Group follows instructions from the local government to appropriately practice prevention and control measures. Despite the launch of various vaccines, there are still uncertainties in the global economy. According to the Global Economic Prospect published by the World Bank in January 2021, the mass deployment of vaccines and investments are the key factors for maintaining the global economic recovery. Although the world seems to have entered into a phase of moderate recovery, policy makers are still faced with tough challenges and the prospect in the short-term is still full of uncertainties.

Chairman's Statement

In FY2020, the COVID-19 pandemic has affected supply chain management across the industry, leading to a global recession and weak market demand. Coupling that with the continuing Sino-US tensions, there is still uncertainty on future development in the global political and economic landscape, which put the Group under pressure in respect of both its production and sales. According to statistics announced by CIPA, the shipment volume of DSCs for FY2020 decreased by approximately 41.6% as compared with that in FY2019. The DSCs industry remains weak and the Group's revenue derived from sale of components for DSCs accounts for a large proportion of the overall revenue. Due to the impact of shrinkage in the scale of the DSCs industry and the decreasing market demand caused by the COVID-19 pandemic, the Group is faced with considerable pressure. Nonetheless, the Group strives to maintain its competitive edge by strengthening its core competitiveness, namely its highly sophisticated module technology, its manufacturing technology and capabilities which earns its customers' trust and the provision of "one-stop" services to its customers.

The laws and regulations in the PRC for discharging air pollutants and factories activities have become more stringent. As such, the Group continues to comply with the laws and regulations.

In light of the ever-changing severe operating environment, and the need of ensuring the safety of employees and the continuous operation of the Company, the Group will strengthen its financial structure to address the challenging operating environment ahead. The management of the Group will continue to monitor the impact of the global economy on the Group's business operations and financial conditions. The Group will also optimise its capability, improvement in automation and efficiency to ensure product quality and proper expenses control, and will diversify its product portfolio and develop products for other applications. The Group will continue to comply with relevant regulations in respect of environmental protection and corporate governance.

Acknowledgement

On behalf of the Board, I would like to take this opportunity to extend my sincere thanks to our shareholders, customers and suppliers for their continuous support, as well as the management team and staff of the Group for their hard work and contributions in the past year.

LAI I-Jen

Chairman

Important

The final results for FY2020 set out in this annual report are based on audited financial information prepared under HKFRSs. As financial results are subject to fluctuations and affected by a number of factors, the Group's financial results for any past period should not be taken as indicative of any expected performance of the Group for any future period.

This annual report contains statements with respect to the operating conditions and business prospects of the Company which are based on currently available information. Such statements do not constitute guarantees of the future operating performance of the Group. If due to any unexpected factors, including, but are not limited to, changes in economic conditions, shifts in customer demands and changes in laws and regulatory policies, which may cause the Group's actual results to differ from those expressed in the statements, the Group undertakes no obligation to update or revise any such statements to reflect subsequent circumstances. The Group will, however, comply with all disclosure requirements stipulated by the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules").

Shareholders of the Company and potential investors are advised to exercise caution when dealing in the shares of the Company.

Operational and Financial Review

The Group is principally engaged in the manufacturing and sales of plastic and metallic parts and components of optical and opto-electronic products and manufacturing and sales of molds and cases, including plastic and metallic parts and components of DSCs, action cameras, copier-based multifunction peripherals, surveillance cameras, projectors and advanced TVs, etc.

The Group recorded revenue of US\$48,932,000 in FY2020, representing a decrease of approximately 19.7% as compared with US\$60,917,000 in FY2019. The Group recorded net loss of US\$1,835,000 in FY2020, compared with net profit of US\$5,036,000 in FY2019. The change in net result of the Group is due to multiple factors, which mainly include: (1) the decrease in revenue in FY2020 as compared with that in FY2019 mainly attributable to the impact of COVID-19 pandemic on supply chain management across the industry, which has led to a global recession and the weak market demand, and the continuous weak performance of the DSCs industry: (2) the decrease in gross profit in FY2020 as compared with that in FY2019, which was mainly attributable to the decrease in revenue and the reduced efficiency in economies of scale; and (3) as the functional currency of a subsidiary of the Company is Renminbi whilst certain financial assets of such subsidiary are denominated in United States Dollars, and the depreciation of United States Dollars against Renminbi, the Group recorded exchange loss of US\$2,733,000 in FY2020, compared with exchange gain of US\$968,000 for FY2019.

In FY2020, the Group continued to invest in technology and quality enhancement while high regard was paid to corporate governance for higher governance level. The concerted efforts of its staff have finally led to the appreciation and endorsement by the Group's customers for the product quality and advanced technology attained by the Group. The Group will keep up its commitment to the actualisation of its core value. In addition, the Group will respond to changes in the industry by continuing its efforts in product diversification in order to increase its competitiveness.

Key Relationships with Customers, Suppliers and Employees

The Group places great importance on building a mutually beneficial relationship with its customers by offering competitively priced products to them, which in turn has helped nurture a closer relationship with the Group's customers. The Group's largest customer and top five customers accounted for approximately 13.2% and 48.3% of its revenue for FY2020, respectively. The top five customers include internationally renowned brands which have had a long history of substantial business dealings with the Company. The Group offers credit terms ranging from an average of 60 days to 120 days to the top five customers, which is in line with those offered to other customers. except for a few customers who are offered longer credit term.

As at 31 December 2020, allowance for credit losses for trade receivables amounted to US\$51,000 as compared with nil as at 31 December 2019.

The Group cooperates with its suppliers and purchases various raw materials and materials from them at a competitive price. The aggregate purchases attributable to the Group's largest supplier and the top five suppliers accounted for approximately 4.7% and 19.9% of the Group's total purchases for FY2020, respectively.

The Group has implemented and maintained sound and effective systems of internal control and enterprise risk management to assess and monitor relevant potential risks.

Employment, Training and Development

As at 31 December 2020, the Group had a total of 1,643 employees (as at 31 December 2019: 1,592 employees). Staff costs incurred for FY2020 amounted to US\$16,885,000 (FY2019: US\$19,739,000).

Since the average number of employees throughout FY2020 was less than the average number of employees throughout FY2019, the staff cost incurred was slightly decreased. The emolument of the employees of the Group is determined on the basis of their performance, qualifications and work competency. In addition, other benefits including allowances and subsidies are offered to employees for accommodation needs and continuous education; and discretionary bonus is granted to employees with good performance. All employees are entitled to social insurance and other paid leaves in addition to annual leaves such as marriage, maternity and bereavement leaves. Employees are important assets to the Group. Performance appraisal measures are in place to facilitate the conveyance of advocated values and behavior to every staff member who would then know clearly about the requirements of the Group. The Group's staff are also encouraged to carry out operating strategies and achieve targets set by the Company.

The Group places high value on its staff and ensures that a fair and just promotion system is in place and has established sound environment, health and safety policies to ensure that the Group remains competitive in the market to attract various talents. The Group has implemented a long-term and stable human resource policy to attract and retain quality talents and to provide incentives for its staff to enhance performance with commitment to employee training and development on a regular basis in order to maintain the quality of its products.

Revenue

The Group's revenue for FY2020 was US\$48,932,000, representing a decrease of approximately 19.7% as compared with US\$60,917,000 in the previous financial year. The decrease in revenue was mainly due to the impact of the COVID-19 pandemic on supply chain management across the industry, which has led to a global recession and weak market demand, and the continuous weak performance of the DSCs industry.

The Group's revenue for FY2020 was mainly derived from the sale of components for DSCs which contributed to approximately 43.6% of its revenue (excluding action cameras). However, according to statistics announced by the Camera & Imaging Products Association ("CIPA"), the shipment volume of DSCs for FY2020 decreased by approximately 41.6% as compared with that in FY2019.

Gross profit

The Group's gross profit for FY2020 was US\$10,419,000 and the gross profit margin was approximately 21.3% (FY2019: gross profit of US\$14,462,000 and gross profit margin of approximately 23.7%), representing a decrease of US\$4,043,000 or 28% as compared with those in FY2019. Such decrease was mainly attributable to the decrease in revenue and the reduced efficiency in economies of scale.

Other Income, Gains and Losses

In FY2020, other income, gains and losses of the Group amounted to US\$1,423,000 (comprised bank interest income of US\$807,000, rental income of US\$494,000, exchange loss of US\$2,733,000, loss on disposal of fixed assets of US\$1,000 and miscellaneous income of US\$10,000). In FY2019. other income, gains and losses of the Group amounted to US\$3,383,000 (comprised bank interest income of US\$1,827,000, rental income of US\$492,000, exchange gain of US\$968,000, gain on disposal of fixed assets of US\$15,000 and miscellaneous income of US\$81,000). Bank interest income for FY2020 recorded a decrease as compared with that in FY2019, which was mainly attributable to the decrease of United States Dollars denominated deposit rates as compared with those in the corresponding period in FY2019. As the functional currency of a subsidiary of the Company is Renminbi whilst certain financial assets of such subsidiary are denominated in United States Dollars and the depreciation of United States Dollars

against Renminbi, the Group recorded an exchange loss for FY2020, compared with an exchange gain in FY2019.

Operating Expenses

The operating expenses of the Group include distribution costs, administrative expenses and research and development expenses. The operating expenses of the Group for FY2020 amounted to US\$10,686,000, representing a decrease of US\$1,334,000 or 11.1% as compared with US\$12,020,000 in FY2019. Such decrease was mainly due to the Group's active control on operating expenses.

Interest expenses

The interest expenses of the Group for FY2020 and FY2019 are the interest expenses on lease liabilities amounting to US\$79,000 and US\$131,000, respectively.

Net (Loss) Profit

The Group's net loss for FY2020 was US\$1,835,000 and the net loss margin was approximately 3.8% (FY2019: net profit of US\$5,036,000 and net profit margin of approximately 8.3%). The net loss recorded in FY2020 was mainly due to the decrease in gross profit resulted from decreased revenue and the exchange loss recorded.

Liquidity and Financial Resources

As at 31 December 2020, the Group had current assets of US\$98,507,000 (as at 31 December 2019: US\$98,036,000) and current liabilities of US\$22,921,000 (as at 31 December 2019: US\$22,063,000). The current ratio of the Group was approximately 430% (as at 31 December 2019: approximately 444%).

As at 31 December 2020, the Group had cash at bank of US\$80,837,000 (as at 31 December 2019: US\$83,641,000), and no bank borrowing. Net cash decreased by US\$2,804,000 from 31 December 2019.

Net cash inflow from operating activities for FY2020 was US\$260,000.

Net cash inflow from investing activities for FY2020 was US\$353,000, which comprised (i) interest received of US\$1,011,000; and (ii) cash outflow from capital expenditure in various business divisions of the Group of US\$658,000.

Net cash outflow used in financing activities for FY2020 was US\$3,975,000, which comprised (i) cash dividend paid during FY2020 of US\$2,628,000; (ii) repayment of lease liabilities of US\$1,115,000; (iii) interest paid on lease liabilities amounting to US\$79,000 and (iv) repurchase of shares of US\$153,000.

Effect of foreign exchange rate changes for FY2020 was US\$558,000.

Possible Risks and Uncertainties Facing the Group

Foreign currency risk

Foreign currency risk refers to the risks associated with the foreign movements on the exchange rate movements on the Group's financial results and its cash flows. The revenue of the Group is mainly settled in United States Dollars, while others are in Renminbi, Hong Kong Dollars and Japanese Yen. The expenses of the Group are mainly paid in Renminbi, while others are in United States Dollars, Hong Kong Dollars and Japanese Yen.

For members of the Group using United States Dollars as functional currency, they are mainly exposed to currency risks in Hong Kong Dollars and Japanese Yen. There was a small exchange gain associated with Hong Kong Dollars and Japanese Yen denominated net assets due to appreciation of Hong Kong Dollars and Japanese Yen against United States Dollars during FY2020. For a member of the Group using Renminbi as functional currency,

it is mainly exposed to currency risks in United States Dollars. There was exchange loss associated with United States Dollars denominated net assets due to depreciation of United States Dollars against Renminbi during FY2020. In order to reduce foreign currency exposure, the management of the Group will continue to monitor its foreign currency position and managing its foreign currency risk by means such as management of transactional currencies.

Capital Risk

The capital risk management of the Group is set out in note 25 on page 144.

Financial Risk

The financial risk management of the Group is set out in note 26 on pages 144 to 151.

Business Risk

The Group's revenue is mainly generated from the sale of components for DSCs. The weak state of the DSCs industry during FY2020 resulted in the shrinkage in the scale of revenue, which led to the decrease in revenue generated from the sale of components for DSCs of the Group. The weak state of the DSCs industry may continue to have an adverse impact on revenue and profit. The Group's top five customers accounted for approximately 48.3% of its revenue for FY2020, and the Group's revenue and profit are affected by the performance of such customers. Therefore, the Group will strive to expand its customer base and develop the application of diversified products. Meanwhile, the Group will pay attention to and strengthen expenses control to enhance its competitiveness.

Apart from the aforesaid changes in the industry environment, Sino-US tensions continue and there is still uncertainty on future development in the global political and economic landscape. Moreover, the outbreak of the COVID-19 pandemic

has affected supply chain management across the industry, leading to a global recession and weak market demand, which put the Group under pressure in respect of both its production and sales. The management of the Group will continue to monitor its impact on the Group's business operations and financial conditions.

Regulation and Compliance Risk

The Group is exposed to legal and regulatory risks in Hong Kong and in the PRC. Such risks might have significant impacts on the financial condition, operations and business prospects of the Group. The investments of the Group at present or in the future might be affected by local, national or international changes in political, social, legal, tax, regulatory, shareholder and environmental requirements from time to time and the growth of environmental protection importance could result in an additional or unforeseen increase in operating expenses and capital expenditures, and hence may adversely affect the Group's revenues and profits.

References are made to the announcements of the Company dated 23 December 2019 and 31 December 2019, as well as the paragraph headed "Regulation and Compliance Risk" on page 11 of the 2019 Annual Report and the paragraph headed "Regulation and Compliance Risk" on page 31 of the 2020 Interim Report.

Upon taking into consideration the administrative review application submitted by Dongguan Yorkey Optical Machinery Components Ltd. ("**Dongguan Yorkey**"), Dongguan Municipal Government confirmed the original decision on administrative penalty (Dong Huan Fa Zi [2019] No. 4169) (《行政處罰決定書》(東環罰字[2019] 4169 號)). As such,

Dongguan Yorkey has initiated an administrative proceeding at Dongguan First People's Court, which Dongguan First People's Court had dismissed all claims. Subsequently, Dongguan Yorkey has appealed to the Dongguan Intermediate People's Court. As of the date of this report, no decision has been received.

Reference is made to the announcement of the Company dated 19 April 2021. EnviroFriends Institute of Environmental Science and Technology (北京市朝陽區環友科學技術研究中心) filed a claim against Dongguan Yorkey in respect of the discharge of pollutants by Dongguan Yorkey mentioned earlier in this section. According to information provided to Dongguan Yorkey, as at the date of this report, such claim has been accepted by the Guangdong Province Shenzhen Intermediate People's Court but has not yet been heard. Meanwhile, Dongguan Yorkey is seeking legal advice on the matter. Further announcement(s) will be made as and when appropriate.

The Group keeps monitoring regulatory developments and where necessary, will obtain professional advice in respect of the updated regulatory changes.

Contingent Liabilities

As at 31 December 2020, the Group had no significant or contingent liabilities.

Capital Commitments

As at 31 December 2020, the capital commitment of the Group was US\$603,000 (as at 31 December 2019: US\$456,000).

Significant Investment

The Group held no significant investment for FY2020.

During the financial year ended 31 December 2016, the Group acquired a property located at Workshops 01-09 on 26th Floor & Flat Roof Above the 26th Floor, CRE Centre, No.889 Cheung Sha Wan Road, Kowloon, Hong Kong, at a purchase price of HK\$42,800,000. The property is an industrial property with a gross area of approximately 8,854 square feet.

The property is currently leased to an independent third party.

Material Acquisition and Disposal of Subsidiaries

The Group did not have any material acquisition or disposal of subsidiaries during FY2020 (FY2019: Nil).

Pledge of Assets

There was no pledge of the Group's assets as at 31 December 2020 and 2019, respectively.

Outlook

Looking ahead, the operating environment continues to be challenging. The COVID-19 pandemic has spread globally. Governments around the world and international organizations have taken a series of prevention and control measures in an effort to contain the COVID-19 pandemic. The Group follows instructions from the local government to appropriately practice prevention and control measures. Despite the launch of

various vaccines, there are still uncertainties in the global economy. According to the Global Economic Prospect published by the World Bank in January 2021, the mass deployment of vaccines and investments are the key factors for maintaining the global economic recovery. Although the world seems to have entered into a phase of moderate recovery, policy makers are still faced with tough challenges and the prospect in the short-term is still full of uncertainties.

In FY2020, the COVID-19 pandemic has affected supply chain management across the industry, leading to a global recession and weak market demand. Coupling that with the continuing Sino-US tensions, there is still uncertainty on future development in the global political and economic landscape, which put the Group under pressure in respect of both its production and sales. According to statistics announced by CIPA, the shipment volume of DSCs for FY2020 decreased by approximately 41.6% as compared with that in FY2019. The DSCs industry remains weak and the Group's revenue derived from sale of components for DSCs accounts for a large proportion of the overall revenue. Due to the impact of shrinkage in the scale of the DSCs industry and the decreasing market demand caused by the COVID-19 pandemic, the Group is faced with considerable pressure. Nonetheless, the Group strives to maintain its competitive edge by strengthening its core competitiveness, namely its highly sophisticated module technology, its manufacturing technology and capabilities which earns its customers' trust and the provision of "one-stop" services to its customers.

The laws and regulations in the PRC for discharging air pollutants and factories activities have become more stringent. As such, the Group continues to comply with the laws and regulations.

In light of the ever-changing severe operating environment, and the need of ensuring the safety of employees and the continuous operation of the Company, the Group will strengthen its financial structure to address the challenging operating environment ahead. The management of the Group will continue to monitor the impact of the global economy on the Group's business operations and financial conditions. The Group will also optimise its capability, improvement in automation and efficiency to ensure product quality and proper expenses control, and will diversify its product portfolio and develop products for other applications. The Group will continue to comply with relevant regulations in respect of environmental protection and corporate governance.

Final Dividend

The Board has determined that no final dividend will be declared and paid in respect of FY2020.

Special Dividend

Determined to give better returns to the shareholders of the Company, the Board proposed to declare and distribute to the shareholders a special dividend of HK\$0.035 per share out of the Company's share premium account. It is expected that the special dividend, if approved by the shareholders of the Company, will be paid on or before Friday, 6 August 2021.

Profile of Directors and Senior Management

EXECUTIVE DIRECTOR

Mr. LAI I-Jen (賴以仁), aged 72, joined the Group in December 2005 and is an executive director and the chairman of the Company. He is also the chairman of Yorkey Optical Technology Limited, a direct wholly-owned subsidiary of the Company. He has over 40 years of experience in the manufacturing and sales of optical and opto-electronic products. Mr. Lai is currently the chairman of Asia Optical Co., Inc. ("Asia Optical", an indirect substantial shareholder of the Company), a company listed on the Taiwan Stock Exchange. Asia Optical is principally engaged in the design, manufacturing and sales of a wide range of optical and opto-electronic products.

Mr. Lai is also currently the chairman and chief operating manager of Asia Tech Image Inc. ("**Asia Tech**"), a company listed on the Taipei Exchange and holds directorship in various companies. Asia Tech is held by Asia Optical as to 26.2%, and is principally engaged in the trading of image sensor and electronic related parts and components.

Mr. Lai has substantial experiences and international vision in business management, marketing and global logistics.

Mr. KURIHARA Toshihiko (栗原俊彥), aged 67, joined the Group in July 2016 and is an executive director and the chief executive officer of the Company. He is also a member of the nomination committee of the Company, a director of Yorkey Optical Technology Limited, a direct wholly-owned subsidiary of the Company and the chairman of Dongguan Yorkey Optical Machinery Components Ltd., an indirect wholly-owned subsidiary of the Company. Mr. Kurihara graduated from Sophia University with a major in mechanical engineering and has over 30 years of experience in the optical disk pickup industry. Prior to joining the Group, Mr. Kurihara has served various positions in Pioneer Corporation ("Pioneer"), a company listed in Japan which manufactures and sells audio and video equipment for household, industrial, and automobile use. Mr. Kurihara joined Pioneer in 1977 and had served in many managerial positions in the pickup development and sales department of Pioneer from April 1992 to September 2009. Subsequently, from October 2009 to April 2012, Mr. Kurihara served as the chief executive officer of Pioneer Digital Design and Manufacturing Corporation, a joint venture of Pioneer and Sharp. He was an executive officer of Pioneer from June 2012 to June 2015. Mr. Kurihara was a consultant of Pioneer from June 2015 to June 2016. He had served as a director of Fortune Lands International Limited ("Fortune Lands"), the trustee of The Yorkey Employees' Trust, since June 2017 and resigned in February 2018.

Profile of Directors and Senior Management

Non-executive Director

Ms. WU Shu-Ping (吳淑品), aged 58, joined the Group in December 2005 and is a non-executive Director. Ms. Wu is currently a director of Asia Optical and a director and an executive manager of Asia Tech and holds directorship in various companies. She had been successfully involved in the listing, overseas financing and merger & acquisition projects of Asia Optical.

Independent Non-Executive Directors

Mr. LIN Meng-Tsung (林孟宗), aged 47, was appointed as an independent non-executive Director in June 2017. Mr. Lin is also the chairman of the audit committee, nomination committee and remuneration committee of the Company. Mr. Lin graduated from Feng Chia University in Taiwan majoring in accounting and is a qualified accountant and bookkeeper in Taiwan. Mr. Lin had served in an international accounting firm from July 1997 to August 2011, during which he was mainly responsible for providing auditing and taxation services to listed companies and corporations. He is currently a certified public accountant and the director of Kung Long Certified Public Accountants (廣隆會計師事務所) in Taiwan. Mr. Lin had served as a director of Fortune Lands since June 2017 and resigned in October 2017.

Mr. LIU Wei-Li (劉偉立), aged 40, was appointed as an independent non-executive Director in June 2017. Mr. Liu is also a member of the audit committee, nomination committee and remuneration committee of the Company. Mr. Liu received a master of laws for science and technology and a bachelor of science degree in engineering from National Tsing Hua University in Taiwan, as well as an LL.M. degree from Stanford University. Mr. Liu is a lawyer qualified in both Taiwan and the New York State, and is a patent agent of Taiwan. He had many years of experience with international law firms. Mr. Liu is now a counsel at LCC Partners Law Office. Mr. Liu's area of expertise lies in intellectual property, cross-border investment, venture capital and commercial litigation. With an engineering background, he has extensive experience in providing solutions for technology companies as well as for start-up companies.

Mr. WANG Yi-Chi (王逸琦), aged 49, was appointed as an independent non-executive Director in May 2012. Mr. Wang is also a member of the audit committee, nomination committee and remuneration committee of the Company. Mr. Wang holds a doctoral degree in industrial engineering from Mississippi State University in the United States. His areas of expertise are lean enterprise transformation and gemba kaizen. Mr. Wang has published numerous research articles in some international journals and he is currently a full-time professor at the Department of Industrial Engineering and Systems Management at Feng Chia University in Taiwan. Mr. Wang had served as a director of Fortune Lands since March 2013 and resigned in October 2017.

Profile of Directors and Senior Management

Senior Management

Mr. CHAN Sun-Ko (詹孫科), aged 52, is the deputy general manager of Dongguan Yorkey Optical Machinery Components Ltd. (an indirect wholly-owned subsidiary of the Company), and assists the Chief Executive Officer in undertaking various duties. Mr. Chan is the head of each of the mould technology department, metal stamping department, plastic injection and moulding department, surface treatment processing department, assembly department, cases and bags department, quality assurance division and sales and marketing department of the Group. Mr. Chan had worked in other companies in the plastic moulding industry and has more than 20 years of experience in this industry. He is responsible for overseeing production, technique and quality for the Group. He joined the Group in July 1998.

Ms. LIANG Li-Li (梁黎黎), aged 44, joined the Group in March 2005. Ms. Liang is currently a senior manager of the Group's finance department and is responsible for accounting work.

Company Secretary

Ms. CHENG Choi Ha (鄭彩霞), was appointed as the company secretary of the Company with effect from 23 December 2019. Ms. Cheng is currently a manager of the Corporate Services Division of Tricor Services Limited, which is an Asia's leading business expansion specialist specializing in integrated business, corporate and investor services. She is a Chartered Secretary, a chartered governance professional and an Associate of both The Hong Kong Institute of Chartered Secretaries and The Chartered Governance Institute (formerly known as The Institute of Chartered Secretaries and Administrators) in the United Kingdom. Ms. Cheng holds a Bachelor of Business Administration. Ms. Cheng has over 10 years of experience in the corporate secretarial field. She has been providing professional corporate services to Hong Kong listed companies, as well as multinational, private and offshore companies. Ms. Cheng is a core team member for providing company secretarial services to various companies listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The Board hereby presents the annual report and the audited financial statements of the Group for the year ended 31 December 2020.

Principal Activities

The Company acts as an investment holding company. The principal activities of its subsidiaries are set out in note 29 to the consolidated financial statements on page 153.

Business Review

An analysis of the Group's revenue and operating segments for the year ended 31 December 2020 are set out in note 5 to the consolidated financial statements on pages 122 to 124. A fair evaluation on the Group's operation, including the description of principal risks and uncertainties facing the Group are set out in the section headed "Management Discussion and Analysis" on pages 9 to 10.

Financial Key Performance Indicators

The following table shows the key financial ratios indicating the performance of the Group:

Financial year ended 31 December	2020	2019
Gross profit margin (%)1	21.3	23.7
Net profit margin (%) ²	(3.8)	8.3
Return on assets (%) ³	(1.7)	5.1

At 31 December	2020	2019
Gearing ratio (%) ⁴	0	0
Current ratio (%) ⁵	430	444
Average trade receivables collection period (days) ⁶	85	64
Average trade payables repayment period (days) ⁷	99	87

Notes:

- 1. Gross profit margin = Gross profit/Revenue x 100%
- 2. Net profit margin = Net profit/Revenue x 100%
- 3. Return on assets = Net profit before tax/Total assets
- 4. Gearing ratio = Net debt/Equity attributable to owners of the Company
- 5. Current ratio = Current assets/Current liabilities
- 6. Average trade receivables collection period = (Average trade receivables/Revenue) x 365. Detailed analysis on trade receivables is set out in note 16 to the consolidated financial statements on pages 136 to 137.
- 7. Average trade payables repayment period = (Average trade payables/Cost of goods sold) x 365. Detailed analysis on trade payables is set out in note 18 to the consolidated financial statements on pages 138 to 139.

Environmental Policy and Performance

As society places more importance on corporate social responsibility, the Group realises the importance of a sustainable business operation. As we mainly utilise natural resources from our environment for the manufacturing of our optical and opto-electronic product related parts and components, we are aware of the important role and responsibility in protecting the environment and maintaining environmental sustainability.

The Group is committed to environmental protection. Therefore, we have formulated an environmental policy and implemented the ISO 14001 environmental management system to lead our business operations in a more environmentally friendly manner in order to effectively manage the environmental issues in our operations. In addition, through replacing old equipment, pursuing cleaner means of production and improving resource efficiency, we have reduced the use of resources and the pollutants emission to minimise the impact on the environment arising from our operations. These measures enable the Group to continue to improve its environmental performance.

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

Compliance with Relevant Laws and Regulations

Save as disclosed on page 10 under the paragraph headed "Regulation and Compliance Risk" in the "Management Discussion and Analysis" section of this annual report, during FY2020, there was no evidence of non-compliance with the relevant laws and regulations that have significant impacts on the Group as far as the Board is aware.

Key Relationships with Customers, Suppliers and Employees

The Group places great importance on building a mutually beneficial relationship with its customers by offering competitively priced products to them, which in turn has helped nurture a closer relationship with the Group's customers. The Group's largest customer and top five customers accounted for approximately 13.2% and 48.3% of its revenue for FY2020, respectively. The top five customers include internationally renowned brands which have had a long history of substantial business dealings with the Company. The Group offers credit terms ranging from an average of 60 days to 120 days to the top five customers, which is in line with those offered to other customers, except for a few customers who are offered longer credit term.

As at 31 December 2020, allowance for credit losses for trade receivables amounted to US\$51,000 as compared with nil as at 31 December 2019.

The Group cooperates with its suppliers and purchases various raw materials and materials from them at a competitive price. The aggregate purchases attributable to the Group's largest supplier and the top five suppliers accounted for approximately 4.7% and 19.9% of the Group's total purchases for FY2020, respectively.

The Group has implemented and maintained sound and effective systems of internal control and enterprise risk management to assess and monitor relevant potential risks.

Employment, Training and Development

As at 31 December 2020, the Group had a total of 1,643 employees (as at 31 December 2019: 1,592 employees). Staff costs incurred for FY2020 amounted to US\$16,885,000 (FY2019: US\$19,739,000).

Since the average number of employees throughout FY2020 was less than the average number of employees throughout FY2019, the staff cost incurred was slightly decreased. The emolument of the employees of the Group is determined on the basis of their performance, qualifications and work competency. In addition, other benefits including allowances and subsidies are offered to employees for accommodation needs and continuous education; and discretionary bonus is granted to employees with good performance. All employees are entitled to social insurance and other paid leaves in addition to annual leaves such as marriage, maternity and bereavement leaves. Employees are important assets to the Group. Performance appraisal measures are in place to facilitate the conveyance of advocated values and behavior to every staff member who would then know clearly about the requirements of the Group. The Group's staff are also encouraged to carry out operating strategies and achieve targets set by the Company.

The Group places high value on its staff and ensures that a fair and just promotion system is in place and has established sound environment, health and safety policies to ensure that the Group remains competitive in the market to attract various talents. The Group has implemented a long-term and stable human resource policy to attract and retain quality talents and to provide incentives for its staff to enhance performance with commitment to employee training and development on a regular basis in order to maintain the quality of its products.

Results

The results of the Group for the year are set out in the consolidated statement of profit or loss and other comprehensive income on page 94 of this annual report.

Five Year Financial Summary

A summary of the results and the assets and liabilities of the Group for the last five financial years is set out on page 156 of this annual report.

Final Dividend

The Board has determined that no final dividend will be declared and paid in respect of FY2020.

Special Dividend

Determined to give better returns to the shareholders of the Company, the Board proposed to declare and distribute to the shareholders a special dividend of HK\$0.035 per share out of the Company's share premium account. It is expected that the special dividend, if approved by the shareholders of the Company, will be paid on or before Friday, 6 August 2021.

Share Capital

Details of the movements in the issued share capital of the Company during FY2020 are set out in note 21 to the consolidated financial statements on pages 141 to 142.

Distributable Reserves of the Company

The Company's reserves available for distribution to shareholders as at 31 December 2020 amounted to approximately US\$61,831,000.

Reserves

Details of the movements in the reserves of the Group and of the Company during FY2020 are set out in the consolidated statement of changes in equity on page 97 and note 30 to the consolidated financial statements on pages 154 to 155.

Investment Properties

During the financial year ended 31 December 2016, the Group acquired a property located at Workshops 01-09 on 26th Floor & Flat Roof Above the 26th Floor, CRE Centre, No.889 Cheung Sha Wan Road, Kowloon, Hong Kong, at a purchase price of HK\$42,800,000. The property is an industrial property with a gross area of approximately 8,854 square feet.

The property is currently leased to an independent third party.

Property, Plant and Equipment

Details of the movements in property, plant and equipment of the Group during FY2020 are set out in note 13 to the consolidated financial statements on pages 132 to 133.

Major Customers and Suppliers

The aggregate sales attributable to the Group's largest customer and the top five customers accounted for approximately 13.2% and 48.3% of the Group's total revenue for FY2020, respectively.

The aggregate purchases attributable to the Group's largest supplier and the top five suppliers accounted for approximately 4.7% and 19.9% of the Group's total purchases for FY2020, respectively.

To the best knowledge of the Directors and their respective associates, none of them are aware of any shareholder who owns more than 5% of the issued share capital of the Company and has any interest in any of the top five customers and suppliers of the Group for FY2020.

Directors and Directors' Service Contracts

During FY2020 and up to the date of this annual report, the Directors were:

Executive Directors:

Mr. Lai I-Jen (Chairman)

Mr. Kurihara Toshihiko (Chief Executive Officer)

Non-executive Director:

Ms. Wu Shu-Ping

Independent non-executive Directors:

Mr. Lin Meng-Tsung Mr. Liu Wei-Li Mr. Wang Yi-Chi

The biographical details of the Directors are set out on pages 13 to 14 of this annual report.

Mr. Lai I-Jen (executive Director) entered into a letter of appointment with the Company for a term of 1 year commencing from 7 June 2013. Mr. Kurihara Toshihiko (executive Director) entered into a service contract with the Company for a term of 1 year commencing from 10 March 2017. The letter of appointment and the service contract will continue thereafter until terminated by not less than three months' notice in writing served by either party on the other.

The non-executive Director, Ms. Wu Shu-Ping, has been appointed for an initial term of 1 year commencing from 20 December 2005 and shall continue thereafter until terminated by not less than three months' prior notice in writing served by either party on the other. In addition, Ms. Wu's appointment is subject to retirement by rotation in accordance with the Articles of Association adopted by the Company in 2006 and amended on 24 May 2012 and 18 June 2020 (the "Company's Articles of Association").

Mr. Wang Yi-Chi (independent non-executive Director) has been appointed for a term of 1 year commencing from 24 May 2012. Each of Mr. Lin Meng-Tsung (independent non-executive Director) and Mr. Liu Wei-Li (independent non-executive Director) has been appointed for a term of 1 year commencing from 15 June 2017. In addition, the appointment of each of the independent non-executive Directors is subject to retirement by rotation in accordance with the Company's Articles of Association.

Other than disclosed above, none of the Directors has entered or has proposed to enter into any service contract with the Company or any of its subsidiaries (other than contracts expiring or determinable by the employing company within one year without payment of compensation (other than statutory compensation)).

The Company had received written confirmations from each of the Company's independent non-executive Directors of their independence and considered all independent non-executive Directors to be independent. Despite respective directorship of Mr. Wang Yi-Chi held from March 2013 to October 2017 and Mr. Lin Meng-Tsung held from June 2017 to October 2017 at Fortune Lands the Company considered the said independent non-executive Directors to be independent taking into account the fact that the main duty of holding such directorship at Fortune Lands was to consider rewarding the Group's employees which the Company was of the view that it did not have an impact on their independence. In accordance with the provisions of the Company's Articles of Association, Mr. Lai I-Jen, Mr. Kurihara Toshihiko, Ms. Wu Shu-Ping, Mr. Lin Meng-Tsung, Mr. Liu Wei-Li and Mr. Wang Yi-Chi will retire from the Board at the forthcoming annual general meeting. Except for Mr. Wang Yi-Chi, the remaining Directors are eligible and will offer themselves for re-election. Details of Directors' emoluments on a named basis are set out in note 8 to the consolidated financial statements on pages 126 to 127 of this annual report.

Directors and Chief Executive's Interests in Shares

As at 31 December 2020, the interest or short positions of the Directors or chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO") which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provision of the SFO), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") to be notified to the Stock Exchange and the Company, are set out below:

Long positions in the shares, underlying shares and debentures of the Company

As at 31 December 2020, none of the Directors or chief executives of the Company had any long position in the shares, underlying shares and debentures of the Company as recorded in the register required to be kept pursuant to section 352 of the SFO or as otherwise notified to the Company pursuant to the Model Code.

 Short positions in the shares, underlying shares and debentures of the Company and interests and short positions in the shares, underlying shares and debentures of the Company's associated corporation

As at 31 December 2020, none of the Directors or chief executives of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any interest or short position in the shares, underlying shares or debentures of the Company's associated corporation (within the meaning of Part XV of the SFO) as recorded in the register required to be kept pursuant to section 352 of the SFO or as otherwise notified to the Stock Exchange and the Company pursuant to the Model Code.

At no time during FY2020 was the Company, its subsidiaries or its associated companies a party to any arrangement to enable the Directors (including their spouse and children under 18 years of age) to acquire benefits by an acquisition of shares or underlying shares, or debentures of, the Company or its associated corporation.

Directors' Interest in Contracts of Significance

Save as disclosed in note 28 to the consolidated financial statements, no significant contract to which the Company or any of its subsidiaries was a party and in which a Director had material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

Directors' Rights to Acquire Shares

At no time during FY2020 was the Company, its substantial shareholders or any of its subsidiaries a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of shares in the Company or any other body corporate.

Substantial Shareholders

As at 31 December 2020, the interests or short positions of every person, other than a director or chief executive of the Company, in the shares and underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO, or as otherwise notified to the Company and the Stock Exchange, are set out below:

1. Long position in the shares and underlying shares of the Company

Name of shareholder of the Company	Type of interest	Number of shares/ underlying shares in the Company	Percentage of the issued share capital in the Company
Asia Optical International Ltd.	Beneficial owner	186,833,000	22.84%
Asia Optical Co., Inc.	Interest in a controlled corporation	226,833,000 (Note 1)	27.73%
Ability Enterprise (BVI) Co., Ltd.	Beneficial owner	143,817,000	17.58%
Ability Enterprise Co., Ltd.	Interest in a controlled corporation	143,817,000 (Note 2)	17.58%
Fortune Lands International Limited	Founder of discretionary trust	112,990,000 (Note 3)	13.81%
Mr. Chan Sun-Ko	Interest in a controlled corporation	112,990,000 (Note 4)	13.81%
Ms. Wu Bo-Yan	Interest of a spouse	112,990,000 (Note 5)	13.81%
Mr. David Michael Webb	Interest in a controlled corporation; beneficial owner	41,022,000 (Note 6)	5.01%

Note 1: Asia Optical Co., Inc. ("AOCI") holds 100% direct interest in the issued share capital of Asia Optical International Ltd. ("AOIL") and Richman International Group Co., Ltd. ("Richman"), which holds 186,833,000 shares and 40,000,000 shares in the Company respectively, and therefore is taken to be interested in an aggregate of 226,833,000 Shares held by AOIL and Richman.

Note 2: Ability Enterprise Co., Ltd. holds 100% direct interest in the issued share capital of Ability Enterprise (BVI) Co., Ltd. ("Ability Enterprise BVI"), and therefore is taken to be interested in an aggregate of 143,817,000 shares in the Company held by Ability Enterprise BVI.

- Note 3: Fortune Lands International Limited ("Fortune Lands") is the founder of The Yorkey Employee's Trust and is the registered owner of 112,990,000 shares in the Company which it held as trustee of The Yorkey Employees' Trust.
- Note 4: Mr. Chan Sun-Ko ("Mr. Chan"), being the sole shareholder of Fortune Lands, is taken to be interested in an aggregate of 112,990,000 shares in the Company held by Fortune Lands.
- Note 5: Ms. Wu Bo-Yan, the spouse of Mr. Chan, is taken to be interested in an aggregate of 112,990,000 shares in the Company in which Mr. Chan is interested.
- Note 6: Mr. David Michael Webb ("Mr. Webb") holds 100% direct interest in the issued share capital of Preferable Situation Assets Limited ("Preferable Situation"), which holds 24,690,037 shares in the Company, and therefore is taken to be interested in the 24,690,037 shares in the Company held by Preferable Situation. Mr. Webb also holds 16,331,963 shares in the Company as beneficial owner.

Save as disclosed above, as at 31 December 2020, the Company had not been notified of any long position being held by any persons, other than a director or chief executive of the Company, in the shares or underlying shares in the Company which would be recorded in the register required to be kept under section 336 of the SFO.

2. Short positions in the shares and underlying shares of the Company

As at 31 December 2020, the Company had not been notified of any short position being held by any substantial shareholder in the shares or underlying shares in the Company which would be recorded in the register required to be kept under section 336 of the SFO.

Share Option Scheme

A share option scheme was conditionally adopted by the shareholders' written resolution of the Company dated 18 January 2006 and had expired on 17 January 2016 and no new share option scheme has been adopted by the Company.

Remuneration of Senior Management

During FY2020, remuneration payable to the three senior management members of the Group (including the Chief Executive Officer), whose biographical details are disclosed in the section headed "Profile of Directors and Senior Management" in this annual report, falls within the following bands:

	Number of Senior Management
US\$0 – US\$50,000	2
US\$50,001 - US\$100,000	0
US\$100,001 - US\$150,000	0
US\$150,001 – US\$200,000	1
	2
	3

Continuing Connected Transactions

During FY2020, the Group had the following connected transactions that were subject to the reporting requirements under the Listing Rules for disclosure in this annual report.

Lease of property by Dongguan Yorkey Optical Machinery Components Ltd ("Dongguan Yorkey") to Dongguan Guang Tong Business Machines Co., Ltd. ("Dongguan Guang Tong")

On 23 March 2018, Dongguan Yorkey, an indirect wholly-owned subsidiary of the Company, as landlord, and Dongguan Guang Tong, as tenant, renewed the supplemental lease agreement, pursuant to which, Dongguan Guang Tong has agreed to lease the relevant property located at No.3 Shuanglong Road, Xiao-bian, the Second Industrial Zone, Changan Town, Dongguan City, Guangdong, China, with a maximum area of 4,419 square metres for production use for a term commencing from 1 January 2019 to 31 December 2021. Monthly rental is calculated based on the actual space used by Dongguan Guang Tong.

Dongguan Guang Tong is wholly owned by Ever Pine International Limited ("**Ever Pine**"), while Ever Pine is held by Ability Enterprise BVI as to approximately 34.65%. As such, Ability Enterprise BVI indirectly holds 34.65% of the equity interests in Dongguan Guang Tong. Dongguan Guang Tong is an associate of Ability Enterprise BVI and hence, Dongguan Guang Tong is a connected person of the Company for the purposes of the Listing Rules.

With a view to prevent the leased property flow vacant and unused and to optimize the utilization of the Group's resources, Dongguan Yorkey entered into an agreement to lease the said area to Dongguan Guang Tong.

During FY2020, the rental income received from Dongguan Guang Tong amounted to approximately US\$256,000.

2. Sale of plastic parts and components from Dongguan Yorkey to Dongguan Guang Tong

On 23 March 2018, Dongguan Yorkey and Dongguan Guang Tong renewed the supplemental DY agreement ("Renewed Supplemental DY Agreement"), pursuant to which, Dongguan Yorkey agreed to sell plastic parts and components to Dongguan Guang Tong. The term will last from 1 January 2019 until 31 December 2021.

Entering into the Renewed Supplemental DY Agreement will benefit the Group from the enhancement of the Group's sales portfolio through selling plastic parts and components to Dongguan Guang Tong.

During FY2020, the Group's sales of plastic parts and components to Dongguan Guang Tong amounted to approximately US\$24,000 in aggregate.

3. Lease of property by Dongguan Sintai Optical Co., Ltd. ("Dongguan Sintai") to Dongguan Yorkey

On 23 March 2018, Dongguan Yorkey, as tenant, and Dongguan Sintai, as landlord, renewed the lease agreement, pursuant to which, Dongguan Sintai agreed to lease the relevant property located at No.1 Donghua Lane Shuanglong Road and No.11 Xiaobian Beiyuan Street, Xiao-bian, the Second Industrial Zone, Changan Town, Dongguan City, Guangdong, China, with a maximum area of 13,984.13 square metres for production use, a maximum area of 6,581 square metres for storage use and a maximum area of 4,653.38 square metres for dormitory use for a term commencing from 1 January 2019 to 31 December 2021. Monthly rental is calculated based on the actual space used by Dongguan Yorkey.

Dongguan Sintai is a wholly-owned subsidiary of AOIL, a substantial shareholder of the Company, and hence a connected person of the Company.

Considering that (i) the Group intends to lease the property to satisfy its demand for plant and staff quarters; and (ii) reasonable rental terms were agreed, Dongguan Yorkey renewed the lease agreement with Dongguan Sintai.

During FY2020, the rental paid to Dongguan Sintai amounted to approximately US\$1,111,000.

4. Engagement of Shenzhen Sintai Optical Co., Ltd. ("Shenzhen Sintai") for plating and surface treatment processing by Dongguan Yorkey

On 23 March 2018, Dongguan Yorkey and Shenzhen Sintai renewed the plating and surface treatment processing agreement, pursuant to which, Dongguan Yorkey agreed to the engagement of Shenzhen Sintai for plating and surface treatment processing for a term commencing from 1 January 2019 to 31 December 2021.

Shenzhen Sintai is a wholly-owned subsidiary of AOIL, a substantial shareholder of the Company, and hence a connected person of the Company.

As the Group does not possess plating and surface treatment processing production line, and after considering that Shenzhen Sintai is located closely to the local district of the Group, the Group can save transportation costs and improve efficiency through the engagement of Shenzhen Sintai.

During FY2020, the total amount for the engagement of Shenzhen Sintai for plating and surface treatment processing amounted to approximately US\$2,000,000.

The independent non-executive Directors have reviewed the continuing connected transactions and in their opinion, these transactions were entered into by the Group:

in the ordinary and usual course of business of the Group;

- (ii) on normal commercial terms or better; and
- (iii) in accordance with the terms of the agreements governing such transactions that are fair and reasonable and are in the interests of the shareholders of the Company as a whole.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued its unqualified opinion containing its findings and conclusions in respect of the continuing connected transactions disclosed by the Group on pages 25 to 27 of this annual report in accordance with Listing Rule 14A.56. A copy of the auditor's letter has been provided by the Company to the Stock Exchange.

Proposed new continuing connected transactions to be commenced in 2022

On 18 March 2021, the Company announced that (i) the Company (for itself and on behalf of its subsidiaries) and AOCL (for itself and on behalf of its subsidiaries (collectively, "AOCI Group")) entered into a framework agreement in respect of the sale of products produced by the Group to AOCI Group; (ii) the Company (for itself and on behalf of its subsidiaries) and AOCI (for itself and on behalf of its subsidiaries) entered into a framework agreement in respect of the plating and surface treatment processing services to be rendered by AOCI Group to the Group; (iii) renewal of lease of property by Dongguan Sintai to Dongguan Yorkey and: (iv) renewal of the lease of property by Dongguan Yorkey to Dongguan Guang Tong. For further details, please refer to the Company's announcement dated 18 March 2021 and the Company's circular dated 30 April 2021.

Related Party Transactions and Continuing Connected Transactions

The related party transactions referred to in note 28 to the consolidated financial statements have also constituted continuing connected transactions as defined in Chapter 14A of the Listing Rules.

The Company confirms that it has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

Management Contracts

Except for the connected transactions as stated in this directors' report, no contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

Directors' Interest in Competing Business

As at 31 December 2020, none of the Directors or any of their respective associates (as defined in the Listing Rules) has engaged in any business that competes or may compete with the business of the Group, or has any other conflicts of interests with the Group.

Permitted Indemnity Provision

A permitted indemnity provision for the benefit of the Directors and officers of the Group is currently in force and was in force throughout FY2020.

Throughout FY2020, the Company has taken out and maintained directors' and officers' liability insurance which provides appropriate cover for the Directors and officers of the Group.

Emolument Policy

The emolument of the employees of the Group is determined on the basis of their performance, qualifications and work competency. The emolument policy of the senior management is set up by the Group with reference to industry standards and the positions they serve coupled with performance assessment mechanism implemented by the Group.

The emolument of the Directors are recommended by the remuneration committee of the Company and are decided by the Board, as authorised by shareholders at the annual general meeting.

Directors' Emoluments

The directors' fees, basic salaries and other allowances are disclosed in note 8 to the consolidated financial statements.

Save as disclosed in note 8 to the consolidated financial statements, there was no compensation paid to or receivable by Directors or past Directors during FY2020 for the loss of office as a Director of any member of the Group or of any other office in connection with the management of the affairs of any member of the Group distinguishing between contractual and other payments.

Pension Schemes

The pension schemes of the Company and its subsidiaries are primarily in the form of contributions to the China statutory public welfare fund. In FY 2020, the Company's contribution to such retirement benefit scheme for Directors or former Directors is nil.

Sufficiency of Public Float

As at the latest practicable date prior to the issue date of this annual report, to the best knowledge of the Directors and based on the information publicly available to the Company, there is a sufficient public float as required by the Listing Rules.

US\$'000

Purchase, Redemption or Sale of Listed Securities of the Company

During FY2020, the Company repurchased its own ordinary shares through the Stock Exchange as follows:

	Price per s	hare	
No. of ordinary		(Aggregate consideration
shares	Highest	Lowest	paid
′000	HK\$	HK\$	HK\$'000
1,100	0.63	0.55	659
160	0.61	0.59	97
680	0.63	0.62	425
1,940		_	1,181
	ordinary shares '000 1,100 160 680	No. of ordinary shares Highest '000 HK\$ 1,100 0.63 160 0.61 680 0.63	ordinary ordinary shares Highest Lowest '000 HK\$ HK\$

Equivalent to 153

The repurchase of the Company's shares during FY2020 was effected by the Directors pursuant to the repurchase mandate granted by shareholders at the annual general meetings of the Company held on 18 June 2019 and 18 June 2020, with a view to benefiting shareholders as a whole by enhancing the earnings per share of the Group.

The above ordinary shares were cancelled upon repurchase.

None of the Company's subsidiaries purchased, sold or redeemed any of the listed securities of the Company during FY2020.

Pre-Emptive Rights

There are no provisions for pre-emptive rights under the Company's Articles of Association although there are no restrictions against such rights under company laws in the Cayman Islands.

Auditors

A resolution to re-appoint Deloitte Touche Tohmatsu as auditor of the Company will be submitted at the forthcoming annual general meeting of the Company. There has been no changes in auditors for the preceding three years.

Dividend Policy

When considering the declaration and payment of dividends, the Board needs to consider potential opportunities and risks existing in the Company's operation and development as well as assess various factors, regardless of whether they are financial or operational, internal or external, in the past or the future, microeconomic or macroeconomic. In principle, the Company shall pay shareholders of the Company an annual cash dividend not lower than 70% of the combined profit attributable to equity owners of the Company in the current year. However, the determination to pay such dividends will be made at the discretion of the Board. The payment of dividends may be limited by legal restriction and by agreements that the Group may enter into in the future. There will be no assurance as to whether the dividend distribution will occur as intended, the amount of a dividend payment or the timing of such dividend payment. Any future declaration of dividends may or may not reflect the historical declarations of dividends and will be at the absolute discretion of the Board

The Board will conduct supervision and review from time to time to ensure that the policy continues to satisfy the Company's needs and, at the same time, reflects current regulatory requirements and positive corporate governance practices, providing that the Company gives no assurance to pay dividends of any certain amount within any fixed period. The Board shall discuss amendments to this policy when necessary.

On behalf of the Board

Lai I-Jen

Chairman

18 March 2021

Corporate Governance Practices

The Group is committed to ensure high standards of corporate governance in the interest of its shareholders. The Directors also acknowledge that it is their responsibility for preparing the financial statements of the Group for FY2020.

The Group has adopted the code provisions set out in the Code of Corporate Governance Practices (the "Code") as stated in Appendix 14 to the Listing Rules. The Company has reviewed each code provision set out in the Code and confirmed that save for those indicated in this annual report, it has fully complied with the Code during FY2020.

According to the code provision stated in section F.1.1 of the Code, the company secretary should be an employee of the Company and have knowledge of the Company's day-to-day affairs. Where the Company engages an external service provider as its company secretary, it should disclose the identity of a person with sufficient seniority (e.g. chief legal counsel or chief financial officer) at the Company whom the external provider can contact.

Ms. Cheng Choi Ha ("**Ms. Cheng**"), a manager of the Corporate Services Division of Tricor Services Limited, an external service provider, has been appointed as the company secretary of the Company with effect from 23 December 2019. The primary contact person at the Company with Ms. Cheng is Mr. Kurihara Toshihiko, an executive director of the Company. For further details, please refer to the announcement of the Company dated 23 December 2019. Ms. Cheng has complied with the relevant professional training requirement under Rule 3.29 of the Listing Rules.

The Company continues to devote much efforts on formulating the sufficient corporate governance practices which it believes is crucial to its healthy growth and its business needs.

Directors' Securities Transactions

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as its own code of conduct regarding securities transactions by the Directors. The Company has made specific enquiry to all Directors regarding any non-compliance with the Model Code for FY2020 and they all confirmed that they have fully complied with the required standard as set out in the Model Code.

Board of Directors

The Board currently comprises two executive Directors, one non-executive Director and three independent non-executive Directors.

The Board members for FY2020 are:

Executive Directors

Mr. Lai I-Jen (Chairman)

Mr. Kurihara Toshihiko (Chief Executive Officer)

Non-executive Director

Ms. Wu Shu-Ping

Independent Non-Executive Directors

Mr. Lin Meng-Tsung

Mr. Liu Wei-Li

Mr. Wang Yi-Chi

The Board has four scheduled meetings a year and meet at other times as and when required to review financial and internal control, risk management, company strategy and operating performance of the Group. Board minutes are kept by the secretary of the Company and are sent to the Directors for records and are open for inspection by the Directors. During FY2020, five board meetings were held and the attendance of each Director is set out below:

Name of Director	Number of Meetings attended
Lai I-Jen <i>(Chairman)</i>	5/5
Kurihara Toshihiko	
(Chief Executive Officer)	5/5
Wu Shu-Ping	5/5
Lin Meng-Tsung	5/5
Liu Wei-Li	5/5
Wang Yi-Chi	5/5

The Board is responsible for ensuring that there is a competent executive management which is able to run the Company in a sound and efficient manner. The Board is also responsible for establishing the Company's business strategies and plans from time to time to ensure that the operations of the Company are conducted effectively whilst the Chief Executive Officer and senior management are responsible for strategic planning of the Company's various business units and day-to-day management and operations.

Each of the executive Directors is delegated with individual authority and responsibility to oversee and monitor the operations of a specific business unit, and to implement the strategies and policies set by the Board. The roles of the chairman of the Board and the Chief Executive Officer are segregated and are not exercised by the same individual. During FY2020, the chairman of the Board held two meetings with the independent non-executive Directors without the presence of the other Directors. The Company has received, from each of the independent non-executive Directors, a written confirmation of independence of his independence pursuant to Rule 3.13 of the Listing Rules. The Board is of the view that all the independent non-executive Directors are independent. Despite respective directorship of Mr. Wang Yi-Chi held from March 2013 to October 2017 and Mr. Lin Meng-Tsung held from June 2017 to October 2017 at Fortune Lands International Limited ("Fortune Lands"), the trustee of The Yorkey Employees' Trust, the Company considered the said independent non-executive Directors to be independent taking into account the fact that the main duty of holding such directorship at Fortune Lands was to consider rewarding the Group's employees which the Company was of the view that it did not have an impact on their independence. The independent non-executive Directors will provide independent opinion and share their knowledge and experience with the other members of the Board. All the independent non-executive Directors have appropriate professional qualifications or accounting or related financial management expertise.

The non-executive Director, Ms. Wu Shu-Ping, has been appointed for an initial term of 1 year commencing from 20 December 2005 and shall continue thereafter until terminated by not less than three months' prior notice in writing served by either party on the other, subject to re-election at the forthcoming annual general meeting in accordance with the Company's Articles of Association and the relevant letter of appointment.

During FY2020, the Board had conducted appropriate internal control procedures and reviewed risk management strategies and policies of the Company to ensure that the Company runs its business in compliance with all legal and regulatory requirements with prudence and integrity.

Each proposed candidate of director of the Company is provided with presentation and training by the professional legal advisor of the Company prior to appointment to ensure that he/she is fully aware of his/her responsibilities under the Listing Rules and other applicable laws and regulations as a director of a listed company in Hong Kong.

Continuous Professional Development for Directors

The Company has arranged and provided suitable training, placing an appropriate emphasis on the roles, functions and duties of its Directors to ensure that he/she has a proper understanding of the business and operations of the Company and is fully aware of his/her responsibilities under applicable laws, rules and regulations and the Listing Rules as well as the Group's various governance and internal control policies.

During FY2020, the Company has provided materials to all Directors regarding the business operations of the Group, overall economic conditions and applicable orders. In addition, the Company has provided information to its Directors from time to time to ensure that the Directors continue to make contribution to the Board and comply with the requirements of Paragraph A.6.5 of the Code in a fully informed and relevant manner. The Group has received the records of training from all Directors.

The Directors understand the importance of continuous professional development and are committed to participate in suitable training to develop their knowledge and skills.

Appointment, Re-election and Removal of Directors

The Company has established formal and transparent procedures for the appointment and succession planning of Directors.

Each of the Directors has entered into a service contract or a letter of appointment with the Company for a specific term. Such term is subject to his/her re-election at the next following annual general meeting upon retirement pursuant to relevant articles of the Company's Articles of Association.

In accordance with the Company's Articles of Association, any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of members after his/her appointment and be subject to re-election at such meeting, and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company, and shall then be eligible for re-election. At each annual general meeting, one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement at an annual general meeting at least once every three years and being eligible to offer themselves for re-election.

The procedures and process of appointment, re-election and removal of directors are laid down in the Company's Articles of Association. The nomination committee is responsible for reviewing the Board composition, developing and formulating the relevant procedures for the nomination and appointment of Directors, monitoring the appointment and succession planning of Directors and assessing the independence of independent non-executive Directors.

Remuneration Committee

The Company has established a remuneration committee with written terms of reference as suggested under the code provisions under the Code. The remuneration committee comprises three members, namely, Mr. Lin Meng-Tsung, Mr. Liu Wei-Li and Mr. Wang Yi-Chi, all of whom are independent non-executive Directors. The chairman of the remuneration committee is Mr. Lin Meng-Tsung. The remuneration committee will meet at least twice a year to determine the remuneration policy for Directors and senior management. During FY2020, two remuneration committee meetings were held and the attendance of each Director is set out below:

Name of Director	Number of Meetings attended
	2 (2
Lin Meng-Tsung	2/2
Liu Wei-Li	2/2
Wang Yi-Chi	2/2

The Company has adopted the model of remuneration committee as described in code provision B.1.2(c)(ii) of the Code to make recommendations to the Board on the remuneration packages of directors and senior management.

The principal responsibilities of the remuneration committee include making recommendations to the Board on the remuneration package of the Directors and the senior management to ensure that the remuneration offered is appropriate for the duties and responsibilities assumed and in line with the general market practice.

The work performed by the remuneration committee during FY2020 and up to the date of this annual report included determining the policy for the remuneration of Directors and senior management, making recommendations to the Board on the remuneration packages of Directors and the Chief Executive Officer, assessing performance of executive Directors. Each member of the remuneration committee abstains from voting on any resolution concerning his own remuneration.

Remuneration of Directors

Details of the amount of Directors' emoluments are set out in note 8 to the consolidated financial statements.

Auditor's remuneration

During FY2020, the fees paid/payable to the auditor, in respect of audit services provided by the auditor to the Group, was approximately US\$219,000 and other non-audit services particularly for interim results review amounted to US\$77,000 for the year under review.

Audit Committee

The Company has established an audit committee in compliance with Rule 3.21 of the Listing Rules with written terms of reference in compliance with the code provisions under the Code. The audit committee ensures adequate supervision of the Company's financial reporting processes, reviews the internal audit program and reports, ensures coordination between internal and external auditors, assesses the independence and appropriateness of the external auditors, and monitors the compliance with applicable statutory accounting and reporting requirements, legal and regulatory requirements, internal rules and procedure approved by the Board. The audit committee performed the above duties during FY2020.

As at 31 December 2020, the audit committee comprised three independent non-executive Directors, namely, Mr. Lin Meng-Tsung, Mr. Liu Wei-Li and Mr. Wang Yi-Chi. The chairman of the audit committee was Mr. Lin Meng-Tsung.

During FY2020, four audit committee meetings were held and the attendance of each Director is set out below:

Name of Director	Number of Meetings attended
Lin Meng-Tsung	4/4
Liu Wei-Li	4/4
Wang Yi-Chi	4/4

At the meetings, the audit committee has reviewed the interim results for the six months ended 30 June 2020 and the consolidated financial statements of the Group for FY2019. The final results for FY2020 were reviewed by the audit committee on 18 March 2021.

The Directors acknowledged their responsibility for preparing the consolidated financial statements for each financial period which give a true and fair view of the financial affairs of the Group.

Nomination Committee

The nomination committee was established on 16 March 2012 in accordance with the code provisions under the Code. Details of the duties and responsibilities of the nomination committee are set out in its terms of reference. The nomination committee is established primarily for the purpose of reviewing the structure, size and composition of the Board regularly, and making recommendations to the Board on nominations and appointment of directors, and succession planning for directors.

As at 31 December 2020, the nomination committee comprised three independent non-executive Directors and one executive Director, namely, Mr. Lin Meng-Tsung, Mr. Liu Wei-Li, Mr. Wang Yi-Chi and Mr. Kurihara Toshihiko. The chairman of the nomination committee was Mr. Lin Meng-Tsung.

During FY2020, one nomination committee meeting was held and the attendance of each Director is set out below:

Name of Director	Number of Meetings attended
Lin Meng-Tsung	1/1
Liu Wei-Li	1/1
Wang Yi-Chi	1/1
Kurihara Toshihiko	
(Chief Executive Officer)	1/1

The following is a summary of the work performed by the nomination committee during FY2020 and up to the date of this annual report:

- reviewed the structure, size and composition
 of the Board and made recommendations
 to the Board on the Directors who should
 retire and make themselves available for
 re-election and election at the annual
 general meetings of the Company to be
 held on 23 June 2021, pursuant to the
 Company's Articles of Association; and
- assessed the independence of all independent non-executive Directors.

Director Nomination Policy

The nomination committee comprised three independent non-executive Directors and one executive Director to ensure that decisions are in the Company's interest. The nomination committee conducts annual reviews on the structure, number and composition, including aspects such as skills, expertise and experience, of the Board to consider succession planning of Board members, and conducts regular reviews. The Company has formulated a set of official and transparent procedures for nomination of directors. The nomination committee selects candidates suitably qualified to become Board members for the Board's consideration as additional directors or fill in directorship vacancy, with the final appointment being made by the Board. Selection criteria include but are not limited to considering the potential contributions a candidate can bring to the Board in terms of qualifications, skills, experience, independence, gender diversity and board diversity (please refer to the section headed "Board Diversity Policy" in the Corporate Governance Report of this annual report for details). The nomination committee shall seek suitable candidates in accordance with its board diversity policy among different candidates from circles outside of the Board as appropriate and possible. The factors mentioned above are for reference only and are not exhaustive, nor do they possess any determining effect. The nomination committee can determine to nominate any individual it deems fit.

The nomination committee will supervise and review the implementation of this policy from time to time to ensure that the policy continues to satisfy the Company's needs and, at the same time, reflects current regulatory requirements and positive corporate governance practices. Where necessary, the nomination committee will discuss any revisions to the policy, and recommend any such revisions to the Board for consideration and approval.

Board Diversity Policy

The Company has adopted the board diversity policy, the purpose of which is to achieve diversity and maintain a sustainable and balanced development. When determining the composition of the Board, the Company will consider board diversity with regard to factors including, but not limited to, gender, age, culture, ethnicity, educational background, expertise and experience, knowledge and skills, and any other factors that the Board considers relevant and appropriate to achieving board diversity. When determining appointments to the Board, the Company places great emphasis on merit principle and considers whether the strengths of such candidate complement other directors and broaden the skills and experience of the Board as a whole.

Measurable Objectives

The selection of candidates for the Board shall be based on a range of diversified factors, including but not limited to gender, age, culture, ethnicity, educational background, expertise and experience, knowledge and term of service. The decision shall ultimately be determined by the merits of the candidates and the contributions they can make to the Board.

Review and Supervision

The Board will review and supervise the implementation of the policy from time to time to ensure the effectiveness of the policy. Where necessary, the nomination committee will discuss any revisions to the policy, and recommend any such revisions to the Board for consideration and approval.

Assessment Results of Board Diversity

Assessment Results of Board Diversity					
1. Capacity		Executi Directo		-executive Director	Independent Non-Executive Directors
			2	1	3
2. Ethnicity				Chinese	Non-Chinese
				5	1
3. Directorship with to (Number of Years)			1-5 years	6-10 years	more than 10 years
			3	1	2
4. Age Group	31-40	41-50	51-60	61-70	71-80
	1	2	1	1	1
5. Gender				Male	Female
				5	1

Board Expertise and Skills

The breakdown of Board expertise and skills is set out below and demonstrates the diverse mix of experience and background of the members of the Board.

- Related industry experience
- Company executive and leadership skills
- Substantial experiences and international vision in business management, marketing and global logistics
- Legal
- Accounting
- Financing
- Lean enterprise transformation and gemba kaizen

Corporate Governance Functions

The Board has delegated the responsibility to the audit committee to be responsible for performing the corporate governance duties and determining the relevant policies of the Company. Terms of reference of the audit committee adopted by the Board in compliance with the requirement under code provision D.3.1 of the Code include the duties of the audit committee on corporate governance functions to develop and review the Group's policies and practices on corporate governance, to review and monitor the training and continuous professional development of the directors and the senior management, to review and monitor the Group's policies and practices on compliance with legal and regulatory requirements, to develop, review and monitor the code of conduct, guidelines and compliance manual applicable to employees and Directors and to review the Group's compliance with the Code and disclosure in this Corporate Governance Report.

Risk Management and Internal Controls Responsibilities of the Board

The Board acknowledges its responsibility and is committed to maintain sound and effective risk management and internal control systems of the Group and to review their effectiveness on an ongoing basis. The Board aims to manage rather than eliminate risks of failure to achieve the Group's business objectives, and to provide reasonable but not absolute assurance against material misstatement or loss.

The Board has reviewed, and is satisfied with, the adequacy of resources, staff qualifications and experience, training requirements and budgets of the staff responsible for the accounting, financial reporting, internal audit and risk management functions.

The Risk Management Committee

The Risk Management Committee (RMC), reporting to the audit committee, is responsible for strengthening the Group's risk management culture, ensuring the overall framework of risk management is comprehensive and responsive to changes in the business. It regularly reviews the completeness and accuracy of risk assessments, risk reporting and the adequacy of risk mitigation efforts.

The RMC is responsible for overseeing the Group's risk management approach, policy and framework. The Group operates a consistent methodology using the Group's risk management framework for the identification, assessment, reporting and management of risks.

The activities of the RMC are reviewed at least twice a year by the audit committee, which continuously assesses the risk management requirements in accordance with the emerging risks faced by the Group in the changing environment. The internal control system is designed to mitigate and manage the risks that are significant to the fulfillment of the Group's business objectives. The audit committee reviews the findings and the assessment of the RMC on the effectiveness of the Group's risk management system and reports to the Board annually.

Risk Management Mechanism

The Group's risk management framework, approved by the audit committee, mandates a consistent and effective approach applied across the Group to manage the risks associated with its business and operations. The Group has formalised its risk management framework with a distinct organisational structure for different responsible parties with defined authority, responsibilities and risk management roles. The risk management policy has been established to provide a framework for the identification, analysis, evaluation, treatment, monitoring and reporting of key risks at all levels across the Group to support the achievement of the Group's overall strategic objectives. The existing risk management process has been consistently applied across the business units and departments of the Group during FY2020. Adopting both top-down and bottom-up approaches in relation to risk management, the Group's risk management framework comprises the following key elements:

- 1. Identify risks;
- Analyse risks;
- 3. Evaluate risks;
- 4. Treat risks;
- Monitor and review the performance of the risk management process and changes which might affect it; and
- 6. Communicate and consult with internal and external stakeholders.

Any potential risks that may impact the Group's strategic objectives are identified during regular management meetings and operations on an ongoing basis in order to respond to the changes in the business and external environment. The identified risks are evaluated using appropriate qualitative and quantitative techniques that help to rank the risks into 4 risk levels (i.e. extremely high, high, medium and low) and to prioritise risk management effort to determine the appropriate risk mitigation plans (i.e. accept, reduce, transfer and avoid). Ongoing risk monitoring is performed by respective management/department heads of each business unit/department who have to confirm the effectiveness of the internal control and risk management systems on an annual basis. There are no significant changes in the nature and extent of significant risks identified by the Group since the last annual review. To ensure the effectiveness of the risk mitigation plans, the Group's internal audit department validated these risk mitigation plans executed by the Group on a semi-annually basis.

Internal Audit Function

The Group's Internal Audit ("IA") Department, reporting to the audit committee of the Company, performs regular internal audit reviews of the Group, in order to provide assurance over the adequacy and effectiveness of the Group's risk management and internal control framework.

During FY2020, the IA Department played a major role in monitoring the corporate governance of the Group, by conducting internal audit reviews on business processes and risk management. The IA Department reported the review results of the internal audit programme, significant control issues, and the overall adequacy of the control environment to the Board through the audit committee on a regular basis. Based on the internal audit reviews conducted in FY2020, no material internal control deficiencies or weaknesses have been identified.

To ensure systematic coverage of all auditable areas and effective deployment of resources, an annual risk-based IA plan with reference to the risk assessment results has been formulated. This IA plan, which is prepared annually to reflect the major changes in the organisational structure and risks, is approved by the audit committee of the Company.

Review of Risk Management and Internal Control Systems

The Board reviewed and assessed the adequacy and effectiveness of risk management and internal control systems of the Group, at least semi-annually, through reporting from the audit committee under the RMC's assistance, which covered the major internal control procedures in the areas of financial, operational, compliance and risk management. Areas of improvement have been identified and appropriate measures have been put in place to manage the risks. The improvement of the risk management and internal control systems is an ongoing process and the Board maintains a continuing commitment to strengthen the Company's internal control environment and processes. In respect of FY2020, the Board was satisfied with the effectiveness and adequacy of the Group's risk management and internal control systems. No significant areas of concern were identified. The Board considered that the risk management and internal control systems are functioning effectively and adequately.

Disclosure of Inside Information

The Group is fully aware of its obligation of handling and dissemination of inside information under the Listing Rules and the Securities and Futures Ordinance (Chapter 571 of Laws of Hong Kong). The Group has established an inside information management policy for identifying, monitoring and reporting inside information to our shareholders, investors, analysts and media. The internal policy is updated whenever required and adopted accordingly to guide its stakeholder communications and the determination of inside information in order to ensure consistent and timely disclosure. The Group conducts its affairs in accordance with the disclosure requirement under the Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission in June 2012.

Shareholders' Rights

Procedures for calling for an extraordinary general meeting and putting forward proposals at general meetings

Pursuant to Article 58 of the Company's Articles of Association, any one or more shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the company secretary of the Company (by mail to the company secretary's office at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong, or by email to ir@yorkey-optical.com) to require an extraordinary general meeting to be called by the

Board for the transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Procedures for proposing a person for election as a Director

Pursuant to Article 88 of the Company's Articles of Associations, no person other than a Director retiring at the annual general meeting shall, unless recommended by the Directors for election, be eligible for election as a Director at any general meeting unless a written notice ("Notice") signed by a Shareholder (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such Notice is given of his intention to propose such person for election. If a Shareholder wishes to propose a person other than a Director for election as a Director at a general meeting, the Shareholder shall lodge a Notice signed by himself and the person to be proposed shall sign and lodge a Notice of his willingness to be elected at the principal place of business of the Company in Hong Kong or at the Hong Kong share registrar and transfer office of the Company provided that the minimum length of the period, during which such Notice(s) are given, shall be at least seven (7) days and that (if the Notices are submitted after the despatch of the Notice of the general meeting appointed for such election) the period for lodgment of such Notice(s) shall commence on the day after the despatch of the Notice of the general meeting appointed for such election and end no later than seven (7) days prior to the date of such general meeting.

Making Enquiries or Proposals to the Board

Shareholders who would like to make enquiries or proposals regarding the Company to the Board may send such enquiry or proposals via email to: ir@yorkey-optical.com.

During FY2020, an annual general meeting of the Company was held on 18 June 2020. The attendance of each Director is shown below:

Name of Director	Number of general meetings
Lai I-Jen <i>(Chairman)</i>	1/1
Kurihara Toshihiko	
(Chief Executive Officer)	1/1
Wu Shu-Ping	1/1
Lin Meng-Tsung	1/1
Liu Wei-Li	1/1
Wang Yi-Chi	1/1

Investor Relations

The Company is committed to maintain a high level of transparency in communicating with its shareholders and the investment community at large. The Company provides information in relation to the Company and its business in its annual and interim reports, circulars and announcements, which are to be dispatched to shareholders on a timely basis.

All the shareholders of the Company are to be given a 21 days' notice of the date and venue of the Company's annual general meeting where the shareholders will have an opportunity to communicate directly with the Board.

Company Secretary

Ms. Cheng Choi Ha, a manager of the Corporate Services Division of Tricor, has been appointed as the company secretary of the Company with effect from 23 December 2019. The primary contact person at the Company with Ms. Cheng is Mr. Kurihara Toshihiko, an executive Director. For further details, please refer to the announcement of the Company dated 23 December 2019. Ms. Cheng has complied with the relevant professional training requirement under Rule 3.29 of the Listing Rules.

Directors' and Auditor's Responsibility for Accounts

The Directors acknowledge their responsibility for the preparation of the consolidated financial statements of the Group for FY2020, which give a true and fair view of the financial position of the Group on a going concern basis.

Statements of directors' responsibilities for preparing the consolidated financial statements of the Group and external auditor's reporting responsibilities are set out in the Independent Auditor's Report in this annual report.

Constitutional Documents

In FY2020, the Company has amended the Articles of Association, the details of which are set out in the announcement dated 21 April 2020 and the circular dated 24 April 2020 of the Company. The Shareholders have approved the amendments to the Articles of Association at the annual general meeting of the Company held on 18 June 2020. The latest version of the Company's Articles of Association is available for inspection on the websites of the Company and the Hong Kong Stock Exchange.

ABOUT THIS REPORT

Yorkey Optical International (Cayman) Ltd. (the "Company") and its subsidiaries (collectively, the "Group") are principally engaged in (i) manufacturing and sales of plastic and metallic parts and components of optical and opto-electronic products; and (ii) manufacturing and sales of molds and cases, including plastic and metallic parts and components of digital still cameras, action cameras, copier-based multifunction peripherals, surveillance cameras, projectors and advanced TVs, etc. With the increasing awareness of the corporate social responsibility of the society, the Group recognises its vital role in responsible business operation and practices, together with making progressive business growth and development.

The Group is pleased to publish its fifth Environmental, Social & Governance ("**ESG**") report, which summarises its policies, approaches and practices towards ESG management to its stakeholders and enable them to have a better understanding about the progress and performance of the Group's ESG development.

Scope of the Report

The scope of this report covers the core operation of the Group, which operates by its subsidiary – Dongguan Yorkey Optical Machinery Components Ltd. (東莞精熙光機有限公司), and presents its sustainability performance during the period from 1 January 2020 to 31 December 2020 (the "Reporting Period" or "2020"), unless otherwise specified.

Reporting Standard

This report has been prepared in accordance with the "comply or explain" provisions as well as part of the "recommended disclosures" of the Environmental, Social and Governance Reporting Guide under Appendix 27 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("HKEx ESG Reporting Guide"). The board of directors has acknowledged its responsibility to oversee the Group's sustainable development and review the truthfulness, accuracy and completeness of this report.

Contact and Feedback

The Group welcomes your feedback and suggestion on this ESG report, please feel free to provide your comments via email at ykesg@yorkey-optical.com.

OUR ESG APPROACH

Aligning to the Group's business philosophy – "Pursuit of Quality, Excellency, Unity and Harmony, Sustainable Development", the Group is committed to responsible business practices, enhancing the production and operational efficiency through innovation and technology and bringing positive influence to its community, customers, shareholders and employees.





The Group has established its ESG management policies to systemically manage its ESG issues. Adopting a top-down management approach, the board of directors of the Company has the overall responsibility for the Group's ESG governance. The role and responsibility of each level is illustrated in the table below:

The board of directors	Overseeing the Groups' assessment of environmental and social impacts
	• Ensuring that ESG considerations are incorporated into the decision-making process
	• Identifying the potential impacts and risks on ESG issues on the Group's business
Audit Committee	• Reviewing the effectiveness of ESG risk management and internal control systems
	Assessing the Group's strategic risks and related reports
ESG Working Team	Planning and organising ESG-related activities
	 Developing and improving ESG-related policies and systems
	 Monitoring the implementation status and outcome
	Reporting to the board of directors and Audit Committee
Management Team	 Planning specific tasks according to the ESG-related policies
	 Supervising the progress of each performance target
	Reporting to the ESG Working Team
Implementation Team	 Collecting and coordinating ESG-related data and information
	• Communicating with each business unit regarding ESG issues and training
	Reporting to the Management Team

Through incorporating ESG considerations across its operations, the Group effectively manages its environmental and social issues and the impacts on its operation, monitors and continuously improves its ESG performance. Relevant performance targets are also set for different ESG aspects, which will be elaborated in later sections of this report.

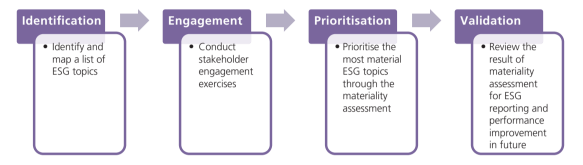
STAKEHOLDER ENGAGEMENT AND MATERIALITY ASSESSMENT

The Group highly values stakeholders' opinions and concerns. With ongoing communication and engagement with its stakeholders, the Group can better understand the perspectives and expectations of its stakeholders on the Group's ESG issues. By gathering their opinions and understanding their concerns, the Group can refine its management policies and approaches on ESG management, determine a more suitable way to address the ESG issues, as well as make continuous improvement on its ESG performance.

The table below outlined the communication channels adopted by the Group for engaging its stakeholders:

Types of key stakeholder group	Communication channels
Investors and shareholders	 Company website Company's announcements Annual general meeting Annual and interim reports
Customers	Company websiteCustomer visitsCustomer feedback and complaints
Employees	 Customer satisfaction surveys Training and orientation Employee satisfaction surveys Emails and opinion boxes Regular meetings and interviews
Suppliers and business partners	 Employee performance evaluations Employee activities Supplier selection and performance assessment Procurement management process
Government authorities and regulators	 Regular communication, inspections or on-site visit Documented information submission Compliance inspections and assessment Conferences and workshops
Communities	 Company website Community activities Emails Phone calls
Media	Charity donations and voluntary servicesCompany websiteCompany's announcements

To identify the ESG issues that matter most for the Group's business operation and the reporting disclosure, the Group has engaged an independent consultant to carry out a materiality assessment exercise through an online survey. Both internal and external stakeholders were invited to rate 27 ESG issues based on the significance and relevance of each issue to the Group's business and stakeholder themselves respectively. A materiality analysis was performed to map and prioritise the most material ESG topics to the Group based on the collected results.



Based on the materiality of each of the ESG issues expressed by the stakeholders, the ESG topics are prioritised and shown in the materiality assessment matrix below:



Significance to the Group's Business & Operation

	Environment		Employment		Operation
1.	Air emission	9.	Labour rights	18.	Customer satisfaction
2.	Greenhouse gas emission	10.	Labour-management relations	19.	Customer service quality & complaints handling
3.	Climate change	11.	Employee retention	20.	Customer health and safety
4.	Energy efficiency	12.	Diversity and equal	21.	Marketing and product and
5.	Water & effluents		opportunity		service labelling compliance
6.	Use of materials	13.	Non-discrimination	22.	Intellectual property
7. 8.	Waste management Environmental	14.	Occupational health and safety	23.	Customer privacy and data protection
Ο.	compliance	15.	Employee training	24.	Responsible supply chain
	compliance	16.	Employee development	24.	management
		17.	Prevention of child labour	25.	Business ethics
			& forced labour	26.	Socio-economic compliance
					Community

27. Community support

We prioritised those ESG topics into 3 categories: high, medium and low, for better strategic planning and resource allocation. The issues which fell in the upper right corner of the matrix were defined as the topics that matter most on the Group's business operation and concerned by stakeholders. According to the results of the materiality matrix, the top 4 material issues to the Group are occupational health and safety ("OHS"),

environmental compliance, socio-economic compliance, and prevention of child labour and forced labour. The Group has disclosed its relevant management approaches and performance on these material issues in the forthcoming section of this report. The Group will continue to review the corresponding policies in order to pursue continuous improvement on its ESG performance.

ENSURING THE SAFETY AND HEALTH OHS Policy

- Complying with relevant occupational health and safety laws and regulations, industrial standards and other safety requirements
- Preventing occupational accidents and incidents by increasing staff competency and safety awareness, and enhancing production facilities and work control guidelines
- Conducting regular inspections and audits to continuously improve the OHS management system

Providing a safe and healthy working environment to its employees is an on-going commitment. The Group has established its OHS policy and an OHS management system certified to the ISO 45001 international standard and GB/T 28001-2011 standard for identifying potential OHS risks along with the Group's production chain, and providing appropriate guidelines to its employees in protecting them from OHS risks as well as cultivating a safety culture in workplace.

The Occupational Health and Safety Committee ("OHS Committee"), comprising with representatives from different departments, are responsible for overseeing the overall implementation of OHS management system, safety programmes and safety performance at the manufacturing facility, while mitigating the identified safety risks during the business operation.

The Group has introduced a series of stringent safety management procedures including operational procedures, in-house safety rules and working guidelines, in particular to high-risk activities such as lifting operations, performing high temperature works and operating special mechanical machines or equipment, to avoid and mitigate the safety risks and hazards posed to its employees.

Safety inspection

Daily internal safety inspections are conducted by the safety officer of OHS Committee and departmental supervisors to ensure sufficient precautionary safety measures and practices are maintained. This enables the Group to identify any potential safety risks and hazards in a proactive and on-going manner for accident prevention.

Moreover, the Group has commissioned qualified external parties for regular workplace occupational hazard inspections and audits. This exercise assists the Group in identifying the areas of improvement, verifying the effectiveness of safety management system as well as ensuring its operations are in compliance with the requirements of the relevant laws and regulations (including the Work Safety Law of the People's Republic of China ("PRC") (中華人民共和國安全生產法), the Law of the PRC on the Prevention and Control of Occupational Diseases (中華人民共和國職業病防治法) and the Fire Control Law of the PRC (中華人民共和國消防法)).

During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations that have a significant impact on the Group relating to providing a safe working environment and protecting employees from occupational hazards.

Safety awareness

Raising the employees' safety awareness is vital to foster the safety-focused culture in the workplace. The Group offers safety training for employees in respect of the safety management practices and measures. A variety of training sessions (e.g. OHS management system, machinery safety and operation, OHS disease prevention, and chemical use and storage, etc.) are offered to the employees to acquire necessary competence and qualifications for their daily work. Based on employees' job natures and needs, the Group provides extra external trainings to ensure their acknowledgement to all the potential hazards and dangers in workplace, and are competent to perform their duties safely.

Emergency handling

In spite of the above preventive measures, accidents or incidents may still occur. The Group has set out the Work Injury and Accident Management Standard for handling accidents happened in the workplace. The Group will carry out a comprehensive accident investigation in order to find out the root cause(s) of the accident or incident, rectify and improve the existing safety conditions in workplace based on the investigation findings. If necessary, the Group will refine the existing safety management approaches and safety practices in order to prevent similar occurrence of accident or incident. The Group will also help ensure that its employees receive appropriate medical treatment and proper compensation under the social insurance after the accident.

In addition, regular OHS drills are periodically conducted and reviewed to increase staff's safety awareness and response efficiency in case of the occurrence of emergency events such as fire and chemical leakage.

During the Reporting Period, there was no work-related fatality, while the Group recorded 118 lost days in total due to work injuries.

2020 Chemical Leakage Drill

To enhance staff's capability in handling emergency chemical leakage incidents, the Group organised a chemical leakage drill on 24 June 2020. Through on-site explanation and demonstration, employees were able to participate in every part of the leakage drill, from simulating the incident, wearing personal protective equipment, preventing further leakage to handling hazardous residue.



Epidemic Control & Prevention

In view of the 2019 novel coronavirus ("COVID-19") outbreak, the Group has set up the Epidemic Prevention Working Group. The Group took strict hygiene measures in the workplace, such as setting up staff temperature checkpoints, conducting thorough disinfection and cleaning at the Group's premises, mandating its staff to wear face mask, and providing education and information sessions to its staff.







Temperature check before entering the Group's premises

Social distancing at staff canteen

Face mask distribution

In order to protect the health of employees, the Group has placed great attention on workplace epidemic prevention. The Epidemic Prevention Working Group organised an epidemic control and prevention exercise on 24 March 2020. During the exercise, a series of follow-up actions were rehearsed, simulating the discovery of potential COVID-19 patient at workplace.





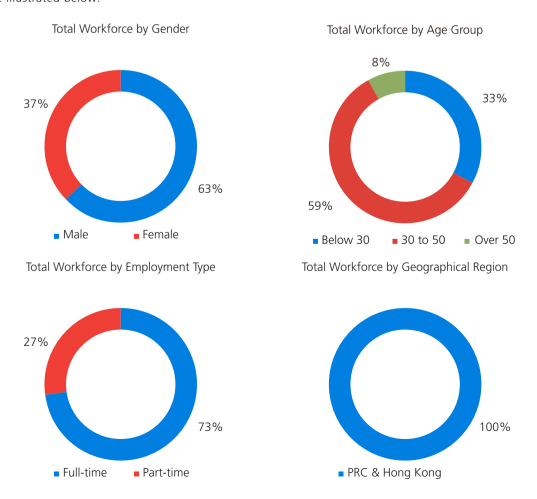
CARING FOR THE EMPLOYEES

Human Resources Management Policy

- Respecting human and labour rights
- Complying with all relevant labour laws and regulations
- Enhancing staff communication and engagement
- Nurturing employee career development and personal growth

The Group treats employees as the most precious asset for its business development and success. The Group treasures their contribution and always puts their interests as its first priority. Adhering to the people-oriented management philosophy, the Group is committed to providing an inclusive, fair and harmonious working environment for its employees, nurturing their potentials, as well as complying with the relevant labour laws, regulations and industrial standard such as Responsible Business Alliance 6.0 ("RBA").

As of 31 December 2020, the Group had a total number of 1,643 employees, who were distributed in Hong Kong and the PRC. The information of our total workforce and turnover rate by different categories are illustrated below:



Employee Turnover Rate ¹		Overall (%)
Total		28.73
By gender	Male	28.57
	Female	29.00
By age group	Below 30	59.08
	30 to 50	14.14
	Over 50	9.84
By geographical region	PRC & Hong Kong	28.73

The turnover rate covers full-time employees only. It is calculated by dividing the employees in the specified category leaving employment during the Reporting Period by the number of employees in the specified category at the end of the Reporting Period.

Remuneration & Benefits

The Group offers competitive remuneration and benefits packages to its staff, which is in compliance with the relevant laws, including the Labour Law of the PRC (中華人民共和國勞動法), Labour Contract Law of the PRC (中華人民共和國勞動合同法) and Regulation of Guangdong Province on the Payment of Wages (廣東省工資支付條例). Benefits provided to full-time employees include paid leave (including annual leave, marriage leave, maternity leave, paternity leave and compassionate leave), social insurance funds (i.e. pension insurance, medical insurance, unemployment insurance, maternity insurance, work-related injury insurance and housing funds), various allowances and educational subsidies, etc. The Group practices fixed working hours and overtime payment will be granted to employees for compensation of any overtime work. The Group incentivises its employees based on their capability and performance, by means of rewards and performance bonus.

During the Reporting Period, the Group was not aware of any material breaches of relevant laws and regulations relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, and other benefits and welfare that had a significant impact on the Group.

Fair & Equal Workplace

Maintaining a stable, motivated and supportive workforce underpins the Group's diverse, fair and respectful corporate culture. All employees and job applicants are treated equally, regardless of race, sex, marital status, pregnancy, disability status or other forms of difference that is unrelated to the job requirements. All decisions on recruitment, promotion, performance evaluation and salary adjustment are made solely based on qualifications, experiences, capabilities and performances. Female employees will not be dismissed or their wages will not be deducted due to pregnancy, maternity, breastfeeding, etc. The Group also takes care of the well-being of employees who are teenagers or pregnant, and places special arrangement on work allocation such as no labour-intensive and high-risk activities will be assigned to them.

The Group also strictly prohibits any forms of discrimination, harassment, and victimisation at the workplace. A whistle-blowing system is in place for employees to report any misconducts. Employees, who repeatedly violated the rules as listed under the Employee Management Procedure, are subject to disciplinary actions including employment termination, after validating his or her behaviour with responsible department head(s) and the Human Resources department.

During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations relating to equal opportunities, diversity, and anti-discrimination that had a significant impact on the Group.

Labour Standard

The Group respects human rights and has zero tolerance on the child and forced labour. The Human Resources department examines the identity documents, academic qualifications and work reference of each candidate at the beginning of the recruitment process and upon employment, to ensure that the candidate's age and eligibility of work meet the legal requirements, including those under the Labour Law of the PRC (中華人民 共和國勞動法) and Provisions on the Prohibition of Using Child Labour (禁止使用童工規定). Regular selective employee identity checks are conducted in the workplace to eliminate the possibility of child and forced labour employment. Should the Group unfortunately discovers any child labour in the workplace, it will take prompt remedial actions to rectify the situation, determine the root cause(s) of such case, as well as reviewing the existing management approaches where appropriate to plug the loophole.

To ensure all staff work consensually and are free from any forced labour in the workplace, all employees have signed their labour contract on a voluntary basis and are free to leave their positions with proper notifications. The Group complies with relevant legal obligations and guarantees all employees have their freedom of association to join the labour union and other organisations and collective bargaining. Such expectations are also extended to the Group's supply chain.

During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations relating to preventing child and forced labour that had a significant impact on the Group.

Training & Development

The Group strives to nurture a professional workplace and fulfil employees' personal development, through offering a wide range of technical and professional trainings, so as to meet the emerging business development and keep in pace of the latest industry standards. The Group actively encourages its staff to further develop their strengths and potentials such that they can continue to grow.

Guided by the Education and Training Management Procedure, the Human Resources Department collaborates with different departments to identify the training needs of employees and formulates the annual training plan. Various on-the-job training sessions, covering a wide range of topics, are offered to new hires and existing employees respectively in accordance with their position levels. In order to promote continuous learning, the Group also provides financial subsidies to the eligible employees to attend external training courses or obtain professional qualifications.

New staff orientation

 3-day orientation programme on corporate background and culture, staff remuneration and benefits, code of conducts, operational practices and fundamental knowledge on corporate management systems

- OHS training
- Environmental management training

On-job training

- Personal competencies
- Management skills
- Industry-wide standards such as RBA and ISO management standards
- Technical skills knowledge

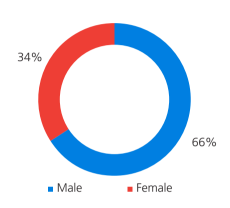




As of 31 December 2020, the staff training profile divided by gender and employee category are illustrated in the charts below:

By Gender

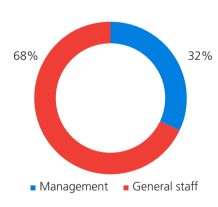






By Employee Category

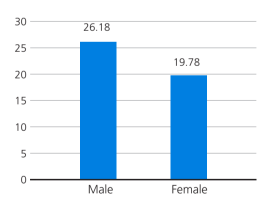
Number of employee trained



Average training hours

Female

Male



Employee Relationship

The Group values its relationship with employees and strives to understand employees' needs. The Group maintains a wide range of communication channels (e.g. suggestion boxes, telephone hotlines, emails and meetings) for its employees to share their views at all times. The Group also collects views and feedbacks on the issues of labour management through the staff engagement survey. All of the information is analysed by the Human Resources Department to optimise existing human resources policies.

The staff complaint and grievance management system is also in place. In event of any complaints or grievances, the Group follows the Grievances and Complaints Procedure and forms an investigation team to verify the situation and take rectifications immediately where necessary. All of the reported information is kept highly confidential to protect the privacy of the complainants.

On the other hand, the Group arranges an annual meeting with the representatives of the labour union, which serves as an effective channel to maintain an open, transparent and two-way communication between the management and employees, to review the existing management policies on employment, working conditions, welfares and benefits and mutually understand the concerns, needs and expectations in these areas.

Additionally, the Group is dedicated to promoting the work-life balance for its employees, as it is equally crucial to their growth and personal development. Hence, the Group organised a variety of recreational activities such as sport activities, interest workshops, mini marathon competition and festive celebrations during the Reporting Period, in order to strengthen the bonding among colleagues.

Yorkey Woman Programme

Aiming to provide supports to its female staff, the Group has established the "Yorkey Woman Programme". A series of interest classes were specially arranged in order to cultivate their interests and potentials in various aspects. Through this programme, the Group hopes to bring positive influences to the workplace and the society.



Etiquette Class







Make-up Class

UPHOLDING THE HIGHEST BUSINESS INTEGRITY

To protect stakeholder interests and corporate sustainability, the Group is committed to upholding the highest standard of business integrity and business ethics throughout the operations at all times. The Group strictly complies with the relevant laws and regulations, including the Criminal Law of the PRC (中華人民共和國刑法) and Anti-Money Laundering Law of the PRC (中華人民共和國 反洗錢法), and adopts zero-tolerance policy to corruption and fraud practices. To reinforce its commitments in combating corrupt practices, the Group has promulgated a Business Ethics Standard and Code of Conduct, outlining a set of business principles on anti-corruption and avoiding conflict of interests, for all employees to strictly abide by in day-to-day operation. All employees are required to strictly follow the rules as stated in the said Code of Conduct. Employees who breach the rules will be subject to disciplinary actions. In addition, fair market competition is significant to maintain industry sustainability. To comply with the Anti-Unfair Competition Law of the PRC (中華人 民共和國反不正當競爭法), the Group enacts zero tolerance to any anti-competitive practices such as cartels and market power abuse in its business dealings. Likewise, the Group expects the suppliers follow the same degree of business integrity and practices in business dealings.

The Group also has a whistle-blowing system in place, which enables both its internal and external stakeholders to report any unlawful misconducts and malpractices via the well-defined reporting channels such as telephone, mail and email. All of the reported case(s) will be subject to comprehensive investigation by the Disciplinary Commission promptly, which will take necessary follow-up actions according to the findings. The identity of the whistle-blowers and the reported information will be kept confidential in order to protect the whistle-blowers against reprisal, victimisation and unfair treatment. When the personnel is found to have committed criminal offense and/or corruption, the case will be reported to appropriate judicial authorities for further handling.

The Group provides regular trainings on anticorruption and code of conduct through new hire orientation and refresher trainings to emphasise the significance of integrity. In addition, all management staff are required to sign the Declaration of Integrity, which functions as a means to ensure the staff's business ethics and behaviour are kept in line with the corporate standards.

During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations relating to bribery, extortion, fraud and money laundering that had a significant impact on the Group and no concluded legal case regarding corrupt practice brought against the Group or its employees was found.

DELIVERING QUALITY PRODUCTS & SERVICES

Adhering to the corporate mission and the principle of quality management policy – to win the trust and loyalty of customers with quality, the Group is committed to better understanding of customers' needs and delivering quality, safe and environmentally-friendly products.

Quality Control

The Group strictly abides by the relevant laws and regulations such as Product Quality Law of the PRC (中華人民共和國產品質量法), industry standards and clients' specific requirements. The Group also implements a comprehensive quality management system ("QMS") certified with the international standards ISO 9001 and IATF 16949 in its manufacturing facility. The Group conducts both internal and external audits on the QMS regularly in order to ensure the management system is effectively maintained. Regular training sessions are also offered to the staff for the Quality Control and Assurance Department to ensure that they have knowledge and skill sets in quality inspections and standards.

The Quality Control and Assurance Department conducts stringent quality control inspections at different processes of the production cycle, from incoming materials and components controls, manufacturing processes to final product delivery. Through incoming materials inspections, the Group can initially validate the types, quantity and quality of procured materials, parts and components are conformed to the specifications, quality standards as well as the relevant international standards such as Restriction of Hazardous Substances Directive ("RoHS") and Registration, Evaluation, Authorisation and Restriction of Chemicals ("REACH") to safeguard the product health and safety.

The Group conducts regular sampling checks in each production process in order to verify the consistency of the product quality by sorting out any products with defects and making immediate rectification in case of any abnormal circumstances occurred during the production. The finished product checks ensure the manufactured goods are free from defects and meet with the required product specifications, packaging and specific customer requirements before delivery. For the non-conformance goods observed in the several inspections, such goods may be returned to the suppliers or subject to re-work by following the Non-conformity Management Procedure to ensure the products are up to standard before use in production and delivery.

At the same time, the Group prevents the disclosure of false or misleading information in advertisement, financial and non-financial details by complying with the relevant national laws and regulations, aiming to provide genuine information to its customers.

During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations relating to health and safety, advertising and labelling relating to products and services provided and methods of redress that had a significant impact on the Group. There was no record of product recall due to safety or health reasons.

Customer Satisfaction

The Group strives to achieve the highest customer satisfaction through continuous improvement, and thus regular customer satisfaction survey is conducted to obtain customers' valuable feedbacks on its products and services. Guided by the Customer Satisfaction Management Procedure, the Group gathers the results of the surveys, together with the customer opinions received from other communication channels such as written complaints or compliments, and evaluates the performance of its product quality, quality management system and the customer satisfaction level. This exercise not only helps the Group identify the strength and the area(s) for improvement of its product and service provision, but also understand the reason(s) behind of changing needs of the customers in order to find the opportunities for product and service enhancement.

In the event of receipt of any complaints, whether in verbal or written form received from its customers, the Group will conduct investigation, determine relevant solutions and take remedial actions by the respective departments in a timely manner in accordance with the Customer Complaint Handling Procedure.

All inspections and complaint results will be properly recorded in the complaint handing form for further determination of preventive measures. Pursuant to the Non-conformity Management Procedure, the returned products are subject to re-work, repair or will be scrapped. The Quality Control and Assurance Department, together with the specialist engineers, will further analyse the root cause(s) of the non-conformities, determine and implement corresponding corrective actions to prevent the reoccurrence of similar product defect(s) in the future.

During the Reporting Period, the Group received a total of 91 products and service related complaints and all of such complaint cases were handled according to the Customer Complaint Handling Procedure and all cases were closed.

Complaint Handling Process Receive customer complaint and open a complaint case Verify and confirm complaint case Determine the cause(s) of complaint and propose solutions and take remedial actions Reply and try to satisfy customers' requirements No Yes Close the complaint case

Privacy & Intellectual Property Protection

The Group has developed a set of stringent working procedures to guide its employees in the collection, use and storage of customer sensitive or confidential information, including but not limited to trade secrets, customer business information, product designs and technology, and corporate information. Any unauthorised access, copy, transfer or disclosure of such information to other third parties is strictly prohibited. The Group offered internal training on cyber security and corporate IT security to enhance its employee's awareness and capacity to tackle with the risks on data leakage. The suppliers are also required to fulfil their obligations in protecting the confidential information with their due care and avoid the possibility of data leakage.

In respect of the intellectual property ("IP") rights, relevant laws including the Patent Law of the PRC (中華人民共和國專利法), the Trademark Law of the PRC (中華人民共和國商標法), the Copyright Law of the PRC (中華人民共和國著作權法) and the Anti-Unfair Competition Law of the PRC (中華人民共和 國反不正當競爭法) have been complied with. The Group has set up a designated taskforce team in responsible to internal IP management and making corresponding IP applications and registrations. This aims to prevent IP rights infringement and better secure the corporate tangible and intangible assets (e.g. trademarks, patents and copyrights). All key personnel who involve in the work of the enterprise IP rights are strictly forbidden to use, transfer and leak the information in any form of impropriety while employees are also forbidden to leak clients or suppliers' patent, proprietary technology or other information related to their operation.

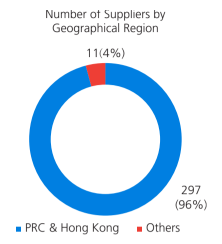
During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations relating to privacy matters relating to products and services provided that had a significant impact on the Group.

MANAGING THE SUPPLY CHAIN

Maintaining a sustainable supply chain is an integral part of the Group's sustainable operation. As of 31 December 2020, 96% of suppliers engaged by the Group were from the PRC and Hong Kong.

As the Group's products are made with the materials provided by its suppliers, the products and services delivered by the suppliers are directly linked to the quality of the Group's products and services. Hence, the Group is dedicated to managing its supply chain in an environmentally and social responsible manner. By encouraging the suppliers to practise the same in their own business, the Group ensures its supply chain is aligned with the Group's standards.

The Group has established a thorough supplier management system, including the Supplier Management Procedure, Procurement Management Procedure, and the Green Procurement Management Standard, for selecting suitable and competent suppliers, as well as monitoring their quality, environmental, social and ethics practices.



Supplier selection

Potential suppliers are required to undergo a series of selection procedures before being qualified as approved suppliers. The Group gives priority to suppliers who have obtained ISO 9001, ISO 14001 or other certifications recognised in the industry during the selection process. Where necessary, relevant potential suppliers are requested to provide raw material(s) or sample product(s) with relevant specifications to demonstrate the quality of supplies is aligned with the Group's standards.

A qualification examination is then conducted on potential suppliers before they can be listed on the qualified supplier list. Key areas of the qualification examination include:

- Quality, safety and environmental management
- Technical competency
- Standard of on-site production
- Procurement management system
- Risk management and emergency handling

Supplier Selection Process



Supplier performance evaluation

For existing suppliers, regular supplier performance evaluations by means of on-site inspections, audits and self-assessments, are conducted to ensure the Group's existing suppliers uphold consistent products and services quality. Supplier(s) who fail to fulfil the required requirements must rectify the non-conformity and/or deficiencies with improvement action plan(s) in the grace period, and their performance standard will be reassessed afterwards to validate the effectiveness of the execution of the improvement action plan(s). If a supplier repeatedly fails to meet with the Group's requirements, it will be disqualified and removed from the Group's approved supplier list.

Supplier conduct

In order to create uniform values along the supply chain and enhance mutual sustainability performance, the Group has set up the Code of Conduct, outlining the Group's expectations on the suppliers' activities, in terms of business ethics, environmental protection, labour management and OHS management. The Group also encourages the suppliers to follow the internationally recognised management system and industry standards (e.g. RBA) to enhance the overall sustainability performance.

Responsible sourcing

The Group is committed to responsible sourcing and ethical procurement and thus formulates the Green Procurement Management Standard and the Conflict Minerals Management Standard.

Regarding procurement of conflict minerals, suppliers are required to fill in a self-assessment survey and declare there is no use of conflict minerals (i.e. the minerals columbite-tantalite, wolframite, cassiterite and gold and their derivatives limited to the metals Tantalum, Tungsten, Tin, Gold) originated from conflict zones such as the Republic of the Congo and its adjacent countries. Where possible, to ensure compliance, investigations are conducted on potential and existing suppliers by following the RBA requirements or Global e-Sustainability Initiative ("GeSI") Conflict Minerals Reporting standards.

For green procurement, please refer to the later section headed "Minimising Impacts on the Environment and Natural Resources – Green Procurement" of this ESG report for more details.

PROTECTING THE ENVIRONMENT

Environmental Management Policy

- Complying with all applicable environmental laws and regulations
- Effectively implementing the ISO 14001 Environmental Management System ("EMS")
- Preventing pollutions, improving the energy efficiency, and reducing emissions through equipment upgrade, process design modification and cleaner production
- Strengthening internal and external knowledge exchanges and increasing staff awareness on environmental protection
- Making continuous improvement on EMS to enhance the environmental performance

As an optical and opto-electronic product related parts and components manufacturer, the Group attaches great importance to greener production and environmental sustainability. The Group strictly complies with all applicable environmental laws and regulations, including but not limited to the Environmental Protection Law of the PRC (中華人民共和國環境保護法) and the Environmental Protection Tax Law of the PRC (中華人民共和國環境保護稅法). During the Reporting Period, the Group was not aware of any breaches of relevant laws and regulations relating to discharge into water and land, and generation of hazardous waste and non-hazardous waste that had a significant impact on the Group.

The Group has established an ISO14001 accredited EMS in its manufacturing facility since 2005, to systematically manage the identified significant environmental aspects and risks by exerting proper controls and mitigation measures. A set of environmental management procedures and working guidelines are also formulated to provide guidance for employees to follow during operations. For 2020, the Group has set the following environmental targets:

Target	Achievement	Status
5% decrease in the consumption intensity of electricity, vehicle fuel and natural gas respectively	 4.9% reduction in electricity consumption intensity 17% reduction in vehicle fuel consumption intensity 19% reduction in natural gas consumption intensity 	\checkmark
5% decrease in the generation intensity of waste (both hazardous and non-hazardous waste) and wastewater discharge	generation intensity	√
10% decrease in the consumption intensity of freshwater	• 61% reduction in freshwater consumption intensity	\checkmark
5% decrease in the usage intensity of carton box as packaging material	• 23% reduction in carton box usage intensity	\checkmark
10% decrease in the usage intensity of paper	• 51% reduction in paper usage intensity	$\sqrt{}$

Managing Emissions

Air Emission

The Group is dedicated to minimising its air emissions generated during its manufacturing processes and daily operation, and strictly complies with the relevant local emissions standards and regulations in the PRC, as stated in the Air Emission Management Procedure.

The major sources of air emissions include the air pollutants from consumption of gaseous fuels from stationary and mobile combustions, limited volatile organic compounds and exhaust gas with particulates from manufacturing processes, and cooking fumes emitted from the staff kitchen.

The Group has installed air filtration system and chimneys are of suitable heights to ensure sufficient treatment of exhaust gas before emissions. For the emission from staff kitchen, pollution control equipment with electrostatic precipitator is installed to control the cooking fumes emission. External inspection is arranged at least once a year to ensure compliance with relevant emission standards such as that Prevention and Control of Atmospheric Pollution (中華人民共和國大氣污染防治法). Staff training is also organised to ensure proper use of air treatment equipment.



During the Reporting Period, the air emissions from mobile combustion, in terms of nitrogen oxides ("NOx"), sulphur oxides ("SOx") and Particulate Matter ("PM"), are shown in the table below:

Air Emission	Unit	2020
NOx	kg	379.40
SOx	kg	1.07
PM	kg	25.36

Wastewater Discharge

The major sources of wastewater come from domestic sewage and production process such as spray processing. On-site wastewater treatment facility and septic tank are installed in the Group's manufacturing facility for proper wastewater treatment. The Wastewater Management Procedure is formulated to control wastewater discharge. Environmental inspection and testing by certified third parties are conducted at least once a year to ensure the compliance with the relevant laws and regulations such as the Discharge Limits of Water Pollutants (DB44/26-2001) (水污染物排放限值(DB44/26-2001).

Waste Management

The Group has the Waste Management Procedure in place to ensure that its waste disposal meets relevant laws and regulations such as the Law of the PRC on the Prevention and Control of Environmental Pollution by Solid Waste (中華人民共和國固體廢物污染環境防治法). Apart from proper management, the Group is also committed to reducing the amount of waste generated from the production process. Waste is first segregated into two key categories — non-hazardous waste and hazardous waste, as they require different ways of handling.

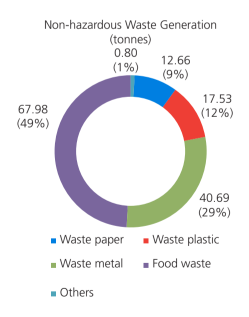
The process of waste management



Non-hazardous Waste

The major types of non-hazardous wastes generated from the Group are plastic, metals and general waste. The Group recognises the importance of waste reduction at source and hence requires all departments to purchase accurate amount of raw materials to avoid over-ordering, and contribution to the wastage due to materials deterioration and damage. The raw materials are reused as much as possible in the production process before disposal to extend their lifespans to minimise the resources consumption. For recyclable waste, the Group has a system of proper waste segregation which avoids mixing up of recyclable and non-recyclable wastes. The recyclable waste are stored in designated areas and subsequently consigned to qualified professional waste collectors for recycling.

During the Reporting Period, the Group generated approximately 139.66 tonnes of non-hazardous waste in its manufacturing factory, with an intensity of 0.00048 tonnes per 1,000 unit outputs.



Hazardous Waste

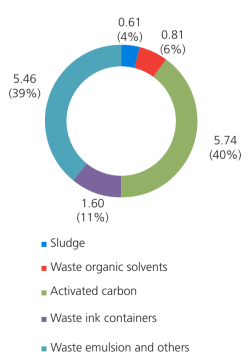
Various types of hazardous wastes are generated from the manufacturing processes, including coating, ink, organic solvent, activated carbon and items contaminated by chemicals. Understanding that improper handling of hazardous wastes will contribute to serious land and water pollution and threaten the biodiversity of the eco-system, the Group has a Toxic and Hazardous Waste Management Procedure which forms a standardised guidance for its staff to follow in the collection, storage and transport of hazardous wastes. This is to ensure that the on-site hazardous waste is handled properly in accordance with best practices, applicable laws and regulations.

All of the hazardous waste is sorted by category to avoid mixing up with other incompatible wastes, and is stored in designated collection points. Proper chemical labels are attached on the containers for identification and safety caution. The hazardous waste is periodically consigned to licensed professional waste collectors for handling and treatment.

The Group also has set up the Emergency Response and Preparedness Management Procedure with contingency plans for coping with the potential emergency circumstances such as chemical leakage, fire and explosion or other accidents. The plans guide the staff to take timely and appropriate response actions to minimise the potential environmental and human health impacts. The Group also organises chemical leakage drills once a year to enhance staff capability and awareness of emergency handling as well as validating the feasibility of the contingency plan.

During the Reporting Period, approximately 14.22 tonnes of hazardous waste was generated in its manufacturing factory, with an intensity of 0.00005 tonnes per 1,000 unit outputs.

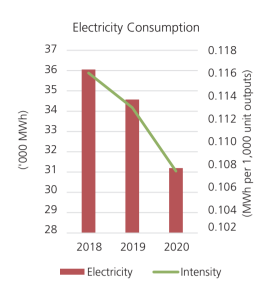
Hazardous Waste Generation (tonnes)



Managing the Use of Resources Energy Consumption

Electricity and fuels (e.g. natural gas, diesel and gasoline) are the main sources of energy consumption of the Group. To strengthen the effective management on energy use and the corresponding greenhouse gas ("**GHG**") emissions, the Group has developed the Energy Management Procedure and Energy Conservation Management Standard to govern the performance of energy consumption throughout its operation.

The Group has formed an Energy Conservation Committee which is responsible for formulating strategies, approaches and practices of energy management, and ensuring the thorough implementation of management programmes by the Group. By analysing monthly usage data, energy-saving plans and targets are developed to improve energy usage reduction. Some key initiatives implemented by the Group on energy management are highlighted below:



Green initiatives

- Opt for more green and energy-efficient products when purchasing new appliances or equipment and phase out old and low-efficient ones
- Optimise the air conditioning system and control the temperature within 24 26 degree Celsius, unless specific conditions as required
- Make use of natural light as much as possible

Vehicles and transportation

- Conduct regular vehicle maintenance to ensure they are operating in good conditions to increase vehicle fuel efficiency
- Regulate the use of company vehicles by having a better schedule planning
- Minimise unnecessary transportation by means of electronic communication channels

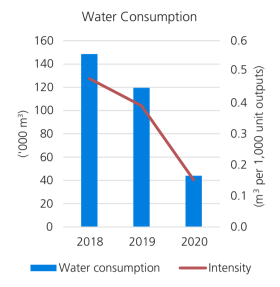
Employee awareness

- Place notices and signs in the workplace to remind staff on energy conservation
- Arrange employee trainings to raise their awareness on energy conservation
- Establish a reward system for energy saving to incentivise employees

Water Consumption

Fresh water is a finite and precious resource and it is important to every life in the planet. The main sources of the Group's water consumption are production use and domestic use. To conserve this precious resource, the Group conducts regular checks and maintenance on water facilities to avoid water leakage. Monthly review is also conducted to identify any abnormalities and take corresponding actions to rectify such situations. Furthermore, the Group phases out old or malfunctioned equipment by replacing the new water-efficient models, to enhance water efficiency.

During the Reporting Period, a total of approximately 44,053 m³ of water was consumed by the Group, with an intensity of 0.15 m³ per 1,000 unit outputs. There was no water sourcing issue during the Reporting Period as all of the water purchased for manufacturing activities was supplied by the local water supply authority.

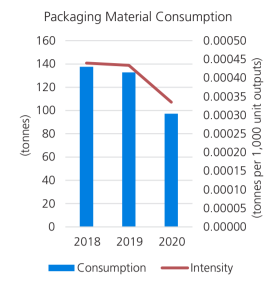


Packaging and Other Material Consumption

The Group registers the stock in-and-out record of packaging materials, mainly carton boxes, and the amount of material scrap to plan and monitor the use of packaging material in different production departments. The Group also encourages all production departments to reuse the cardboard boxes as much as possible. In addition, the production departments are requested to determine a tailor-made plan based on their own manufacturing processes to reduce the use of packaging material and thus the production cost, creating mutual benefits to the Group and the environment. During the Reporting Period, a total of approximately 97.34 tonnes of packing materials was consumed, with an intensity of 0.00034 tonnes per 1,000 unit outputs; while a total of approximately 3.54 tonnes of paper was consumed.

The Group advocates the concept of "paperless" and green office. The following initiatives are implemented:

- make full use of e-communication channels to minimise use of paper as least as possible
- encourage double-sided printing
- reuse single-sided paper
- practice green procurement such as opting for refillable stationaries and energyefficient appliance



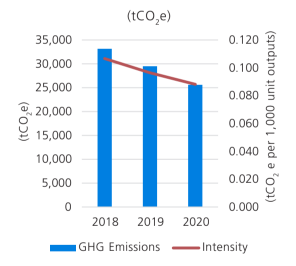
Climate Change & GHG Emission

In order to enhance the Group's resilience against global climate change, the Group has formulated the Climate Change Management Procedure, aiming to evaluate risks, opportunities and impacts of climate change relevant to its business. The board of directors is regularly informed of the Group's climate-related issues and incorporates climate change considerations when reviewing and formulating business strategies.

Transition risks policy and legal risks technology risk market risk reputation risk Physical risks acute risk chronic risk Opportunity Resource efficiency Energy source Products and services Markets Resilience Resilience

In view of climate change, the Group strives to reduce its GHG emissions. In order to manage and monitor the GHG emissions, in particular the energy consumption across its production chain, the Group has developed various initiatives and programmes to reduce the carbon footprint of its operations and is further elaborated in the section headed "Managing the Use of Resources – Energy Consumption" of this ESG report.

The direct GHG emission (Scope 1) of the Group is mainly generated from the combustion of fossil fuels from stationary and mobile sources, including the appliance of staff kitchen and the company vehicles. The indirect GHG emission (Scope 2 and 3) mainly comes from the consumption of purchased electricity for daily production and business travel. During the Reporting Period, the Group has emitted a total of approximately 25,594.19 tCO₂e of GHG, with an intensity of 0.09 tCO₂e per 1,000 unit outputs.



Minimising Impacts on the Environment and Natural Resources

Green Procurement

In order to effectively manage the procurement of raw materials and manufacturing components as well as to fulfil customer requirements and relevant environmental laws and regulations, the Group has formulated the Green Procurement Management Standard. Suppliers who demonstrate the following commitments in environmental aspects are given priority during the supplier selection process:

- having obtained ISO 14001 or relevant EMS certifications;
- actively participate in environmental activities and contribute to the environmental protection of the region; or
- materials supplied are free from prohibited substances listed on the list of Substances of Environmental Concerns² or contain toxic and/or hazardous substances without exceeding the acceptable level.

Particularly, the Group is committed to managing the presence of toxic and/or hazardous substances (e.g. heavy metals and persistent organic compounds) in its materials, components and parts used in production, to safeguard the endusers' health and prevent adverse impacts on the environment. Suppliers have to sign the "Non-use Guarantee Statement for Prohibited Substances" or submit relevant certificates, laboratory test reports such as inductive coupled plasma ("ICP") report and/or relevant information about the internal environmental questionnaire to state and evidence the supplied materials without containing prohibited toxic and hazardous substances or without exceeding the acceptable limits set out in its management standard.

The list of Substances of Environmental Concerns is compiled with reference to applicable global industry standards such as RoHS and REACH and other national standards and regulations as required. The list is updated regularly in accordance with the changes of industry standards requirements.

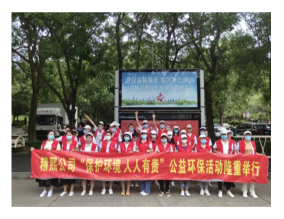
Employee Awareness

In order to raise employee's awareness on environmental protection, the Group has organised a range of training covering topics such as ISO 14001 EMS, environmental compliance, energy and resource management. Incentive programmes and activities on environmental matters are also organized throughout the Reporting Period:



Training on energy and resource management





Country Park Clean-Up Activity





Employees who received rewards for attaining energy-saving targets

Environmental Performance

During the Reporting Period, the Group's environmental performance in relation to its operations is shown in the following table:

	Unit	2020	2019
Types of Resources Use			
Direct Energy ³			
– Unleaded Petrol	Litre	29,974.54	42,272.51
	GJ	982.63	1,385.78
– Diesel Oil	Litre	39,392.48	46,336.51
	GJ	1,422.86	1,673.67
– Natural Gas ⁴	m³	134,775.00	175,471.00
	GJ	4,528.44	5,895.83
Intensity ⁵	GJ per 1,000 unit outputs	0.024	0.029
Indirect Energy			
– Electricity	MWh	31,197.94	34,576.28
Intensity	MWh per 1,000 unit outputs	0.11	0.11
Water	m³	44,053.00	119,519.00
Intensity	m³ per 1,000 unit outputs	0.15	0.39
Packaging Materials	Tonne	97.34	132.75
Intensity	Tonne per 1,000 unit outputs	0.00034	0.00043
Refrigerant	kg	68.10	45.40
Paper	tonne	3.54	7.68
Type of Waste			
– Non-hazardous Waste	Tonne	139.66	162.18
Intensity	Tonne per 1,000 unit outputs	0.00048	0.00053
– Hazardous Waste	Tonne	14.22	66.39
Intensity	Tonne per 1,000 unit outputs	0.00005	0.00022
Type of Emission			
Wastewater Discharge	m³	914.00	1,082.00
GHG Emissions			
Direct Emission (Scope 1) ⁶	tCO ₂ e	501.68	571.44
Indirect Emission (Scope 2) ⁷	tCO ₂ e	25,089.38	28,929.98
Other Indirect Emission (Scope 3) ⁸	tCO ₂ e	3.13	18.81
Total GHG Intensity	tCO ₂ e per 1,000 unit outputs	0.09	0.10

- The conversion factors from volumetric units of unleaded petrol, diesel oil and natural gas consumption to energy units are in reference to CDP Technical note: Conversion of fuel data to MWh in 2020.
- The consumption of natural gas applies to staff kitchen and dormitory only.
- The intensity unit refers to the total number of outputs produced in the Reporting Period.
- The direct emission (Scope 1) covered the emission from the stationary and mobile sources combustion, and fugitive emissions from the use of refrigerants. The calculation is made reference to the published emission

factors from 2006 IPCC Guidelines for National Greenhouse Gas Inventories, GHG Protocol for Energy Consumption in China and the guidance worksheets of World Resources Institute's GHG Protocol Tool for Mobile Combustion.

- The indirect emission (Scope 2) covered the emission from the purchased electricity from Power Company. The calculation is based on the emission factors from 2019 Emission Factors for purchased electricity within Mainland China (2019年度減排項目中國區域電網基準線排放因子), published by Climate Change Info-Net.
- The other indirect emission (Scope 3) covered the emission from the business travel of employees only.

CONTRIBUTING TO THE COMMUNITY

The Group is committed to fulfilling its corporate responsibility and strives to leverage its resources to support the steady community growth and create a sustainable, inclusive and harmonious society for people to live in, following the Social Engagement Management Standard. However, due to the special situation under COVID-19, fewer activities were organised in 2020 in order to maintain social distancing and protect the Group's employees' health.



During the Reporting Period, the Group recorded a total of 55 attendances in community activities. Even under the COVID-19 epidemic, the Group still tried its best in contributing to the community. The Group will continue to care for the interests of the community and exert its positive influence to help people in need in the future.

In order to promote the spirit of community mutual support during the difficult times under COVID-19 epidemic, the Group arranged a blood donation event in June 2020 for staff to participate in response to the reducing blood inventory in Dongguan. A total number of 33 staff participated in this event.

Through this activity, the Group hopes to remind its employees about their civil obligations and emphasise the importance of helping each other in the community. Unity and active community participation are key factors for fostering a cohesive and harmonious community.



HKEX ESG REPORTING GUIDE INDEX

HKEx ESG Reporting Guide General Disclosures & KPIs Aspect A: Environment

Explanation/Reference Section

Inf	for	ma	ıtic	n	on:

- (a) the policies; and
- (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and nonhazardous waste.

A1 Emissions

Protecting the Environment -Managing Emissions

Note: Air emissions include NOx, SOx, and other pollutants regulated under national laws and regulations. Greenhouse gases include carbon dioxide, methane, nitrous oxide, hydrofluorocarbons, perfluorocarbons and sulphur hexafluoride. Hazardous wastes are those defined by national regulations.

- **KPI A1.1**
- The types of emissions and respective emissions data.

Protecting the Environment - Managing Emissions, **Environmental Performance**

Greenhouse gas emissions in total (in tonnes) Protecting the Environment – **KPI A1.2** and, where appropriate, intensity (e.g. per unit of production volume, per facility).

Climate Change & GHG Emissions, **Environmental Performance**

Total hazardous waste produced (in tonnes) **KPI A1.3** and, where appropriate, intensity (e.g. per unit of production volume, per facility).

Protecting the Environment - Managing Emissions, **Environmental Performance**

Total non-hazardous waste produced (in tonnes) and where appropriate, intensity **KPI A1.4** (e.g. per unit of production volume, per facility).

Protecting the Environment - Managing Emissions, **Environmental Performance**

Description of measures to mitigate **KPI A1.5** emissions and results achieved.

Protecting the Environment -Managing Emissions

HKEx ESG Reporti Aspect A: Environ	ng Guide General Disclosures & KPIs ment	Explanation/Reference Section
KPI A1.6	Description of how hazardous and non- hazardous wastes are handled, reduction initiatives and results achieved.	Protecting the Environment – Managing Emissions, Environmental Performance
A2 Use of Resources	Policies on efficient use of resources including energy, water and other raw materials. Note: Resources may be used in production, in storage, transportation, in buildings, electronic equipment, etc.	Protecting the Environment – Managing the Use of Resources
KPI A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity (e.g. per unit of production volume, per facility).	Protecting the Environment – Managing the Use of Resources, Environmental Performance
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	Protecting the Environment – Managing the Use of Resources, Environmental Performance
KPI A2.3	Description of energy use efficiency initiatives and results achieved.	Protecting the Environment – Managing the Use of Resources
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved.	Protecting the Environment – Managing the Use of Resources
KPI A2.5	Total packaging material used for finished products (in tonnes), and, if applicable, with reference to per unit produced.	Protecting the Environment – Managing the Use of Resources, Environmental Performance
A3 The Environment and Natural Resources	Policies on minimising the issuer's significant impact on the environment and natural resources.	Protecting the Environment – Minimising Impacts on the Environment and Natural Resources
KPI A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them.	Protecting the Environment – Minimising Impacts on the Environment and Natural Resources

HKEx ESG Report Aspect B: Social	ing Guide General Disclosures & KPIs	Explanation/Reference Section
B1 Employment	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, antidiscrimination, and other benefits and welfare.	Caring for the Employees – Remuneration & Benefits, Fair & Equal Workplace
KPI B1.1	Total workforce by gender, employment type, age group and geographical region.	Caring for the Employees
KPI B1.2	Employee turnover rate by gender, age group and geographical region.	Caring for the Employees
B2 Health and Safety	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards.	Ensuring the Safety and Health
KPI B2.1	Number and rate of work-related fatalities.	Ensuring the Safety and Health
KPI B2.2	Lost days due to work injury.	Ensuring the Safety and Health
KPI B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored.	Ensuring the Safety and Health

HKEx ESG Reporti Aspect B: Social	ng Guide General Disclosures & KPIs	Explanation/Reference Section
B3 Development and Training	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities. Note: Training refers to vocational training. It may include internal and external courses paid by the employer.	Caring for the Employees – Training & Development
KPI B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	Caring for the Employees – Training & Development
KPI B3.2	The average training hours completed per employee by gender and employee category.	Caring for the Employees – Training & Development
B4 Labour Standards	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour.	Caring for the Employees – Labour Standard
KPI B4.1	Description of measures to review employment practices to avoid child and forced labour.	Caring for the Employees – Labour Standard
KPI B4.2	Description of steps taken to eliminate such practices when discovered.	Caring for the Employees – Labour Standard
B5 Supply Chain Management	Policies on managing environmental and social risks of the supply chain.	Managing the Supply Chain
KPI B5.1	Number of suppliers by geographical region.	Managing the Supply Chain
KPI B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored.	Managing the Supply Chain

HKEx ESG Reporti Aspect B: Social	ng Guide General Disclosures & KPIs	Explanation/Reference Section
B6 Product Responsibility	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.	Services
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	Delivering Quality Products & Services – Quality Control
KPI B6.2	Number of products and service related complaints received and how they are dealt with.	Delivering Quality Products & Services – Customer Satisfaction
KPI B6.3	Description of practices relating to observing and protecting intellectual property rights.	Delivering Quality Products & Services – Privacy & Intellectual Property Protection
KPI B6.4	Description of quality assurance process and recall procedures.	Delivering Quality Products & Services – Quality Control
KPI B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored.	Delivering Quality Products & Services – Privacy & Intellectual Property Protection

HKEx ESG Reporti Aspect B: Social	ng Guide General Disclosures & KPIs	Explanation/Reference Section
B7 Anti-corruption	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.	Upholding the Highest Business Integrity
KPI B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	Upholding the Highest Business Integrity
KPI B7.2	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored.	Upholding the Highest Business Integrity
B8 Community Investment	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	Contributing to the Community
KPI B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	Contributing to the Community
KPI B8.2	Resources contributed (e.g. money or time) to the focus area.	Contributing to the Community

Deloitte.

德勤

TO THE SHAREHOLDERS OF YORKEY OPTICAL INTERNATIONAL (CAYMAN) LTD.

(incorporated in the Cayman Islands with limited liability)

Opinion

We have audited the consolidated financial statements of Yorkey Optical International (Cayman) Ltd. (the "Company") and its subsidiaries (collectively referred to as "the Group") set out on pages 94 to 155, which comprise the consolidated statement of financial position as at 31 December 2020, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Basis for Opinion

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

Key Audit Matters

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

Key audit matter	How our audit addressed the key audit matter
Revenue recognition	
Revenue recognition is identified as a key audit matter because of its financial significance to the consolidated financial statements and is one of key performance	Our procedures in relation to revenue recognition included:
indicators of the Group. Accordingly, there may be risk of material misstatements related to revenue recognition.	 Obtaining an understanding on the revenue business processes and testing key controls over revenue recognition;
For the year ended 31 December 2020, revenue from components of optical and opto-electronic products amounted to US\$48,932,000 as shown in the consolidated statement of profit or loss and other comprehensive income.	 Checking recorded revenue, on a sample basis, to relevant sales invoices and shipping documents; and
	 Performing analysis on recorded revenue to identify unusual pattern of revenue.

Other Information

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Directors and Those Charged with Governance for the Consolidated Financial Statements

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

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partner on the audit resulting in the independent auditor's report is Li Chi Tong.

Deloitte Touche Tohmatsu

Certified Public Accountants Hong Kong

18 March 2021

Consolidated Statement of Profit or Loss and Other Comprehensive Income For the year ended 31 December 2020

	NOTES	2020 US\$'000	2019 US\$'000
Revenue	5	48,932	60,917
Cost of goods sold		(38,513)	(46,455)
Cuasa avafit		40.440	14.462
Gross profit		10,419	14,462
Other income	6	1,311	2,400
Other gains and losses	6	(2,734)	983
(Impairment loss) reversal of impairment loss on trade receivables under expected credit			
loss model, net		(51)	1
Distribution costs		(1,309)	(1,591)
Administrative expenses		(7,950)	(8,874)
Research and development expenses		(1,427)	(1,555)
Interest expenses on lease liabilities		(79)	(131)
(Loss) profit before taxation	7	(1,820)	5,695
Taxation	9	(15)	(659)
(Loss) profit for the year		(1,835)	5,036
Other comprehensive income (expense) for the year			
Item that may be reclassified subsequently to			
profit or loss:			
– exchange difference arising from translation of			
financial statements of a foreign operation		2,954	(734)
Total comprehensive income for the year		1,119	4,302
(Loss) earnings per share			
– Basic	11	US(0.22) cent	US0.61 cent

Consolidated Statement of Financial Position

At 31 December 2020

	NOTES	2020 US\$'000	2019 US\$'000
Non-current assets			
Investment properties	12	5,313	5,540
Property, plant and equipment	13	4,435	6,029
Right-of-use assets	14	1,290	2,269
Deposits paid for acquisition of property,			
plant and equipment	_	636	183
		11,674	14,021
	_	11,621	,52 .
Current assets			
Inventories	15	3,360	3,011
Trade and other receivables	16	14,310	11,384
Bank balances	17 _	80,837	83,641
		98,507	98,036
Current liabilities			
Trade and other payables	18	18,003	17,798
Contract liabilities	19	1,357	366
Lease liabilities	20	1,147	1,102
Taxation payable	_	2,414	2,797
		22.024	22.062
	_	22,921	22,063
Net current assets		75,586	75,973
Total contains aumont Palatter		07.260	00.004
Total assets less current liabilities		87,260	89,994

Consolidated Statement of Financial Position

At 31 December 2020

	NOTES	2020 US\$'000	2019 US\$'000
Capital and reserves			
Share capital	21	1,054	1,056
Reserves		86,206	87,866
Total equity		87,260	88,922
Non-current liabilities			
Lease liabilities	20	_	1,072
		87,260	89,994

The consolidated financial statements on pages 94 to 155 were approved and authorised for issue by the board of directors on 18 March 2021 and are signed on its behalf by:

Lai I-Jen CHAIRMAN Kurihara Toshihiko EXECUTIVE DIRECTOR

Consolidated Statement of Changes in Equity

For the year ended 31 December 2020

	Attributable to owners of the Company						
					Statutory surplus		
	Share	Share		Translation	reserve	Retained	
	capital US\$'000	premium US\$'000	reserve US\$'000	reserve US\$'000	fund US\$'000	profits US\$'000	Total US\$'000
	4.057	52.200	40.250	7.655	4.050	46.202	400.004
At 1 January 2019	1,057	52,399	19,350	7,655	4,068	16,302	100,831
Profit for the year	-	-	_	(724)	_	5,036	5,036
Other comprehensive expense for the year	_			(734)			(734)
Total comprehensive (expense) income for the year	_	_	_	(734)	_	5,036	4,302
Transfers	_	-	_	_	81	(81)	-
Repurchase and cancellation of							
ordinary shares (note 21)	(1)	(73)	-	-	-	-	(74)
Dividends recognised as distribution (note 10)	_	(10,476)	-	_	_	(5,661)	(16,137)
At 31 December 2019	1,056	41,850	19,350	6,921	4,149	15,596	88,922
Loss for the year	-	-	-	-	-	(1,835)	(1,835)
Other comprehensive income for the year	_		-	2,954	_		2,954
Total comprehensive income (expense)							
for the year	-	-	-	2,954	-	(1,835)	1,119
Repurchase and cancellation of							
ordinary shares (note 21)	(2)	(151)	-	-	_	-	(153)
Dividends recognised as distribution (note 10)	-			-	_	(2,628)	(2,628)
			40.05				
At 31 December 2020	1,054	41,699	19,350	9,875	4,149	11,133	87,260

The special reserve represents the difference between the nominal amount of the shares issued by the Company and the aggregate amount of share capital of the subsidiaries acquired pursuant to the group reorganisation in 2005.

The subsidiary of the Company in Mainland China is required to maintain a statutory surplus reserve fund which is non-distributable as stipulated by the relevant laws and regulations in Mainland China. Appropriation to such reserve is allocated based on 10% of the profit after taxation of the statutory financial statements of the subsidiary in Mainland China. Pursuant to the relevant laws and regulations in Mainland China, appropriation to the statutory surplus reserve is required until the balance reaches 50% of the registered capital. The statutory surplus reserve fund can be used by the subsidiary in Mainland China to make up prior year losses, if any, and can be applied in conversion into capital by means of capitalisation issue.

Consolidated Statement of Cash Flows

For the year ended 31 December 2020

	2020	2019
	US\$'000	US\$'000
Operating activities	(4.000)	
(Loss) profit before taxation	(1,820)	5,695
Adjustments for:	(007)	(4.027)
Interest income	(807)	(1,827)
Interest expenses on lease liabilities	79	131
Depreciation on investment properties	227	228
Depreciation on property, plant and equipment	2,140	2,130
Depreciation of right-of-use assets	1,074	1,174
Loss (gain) on disposal of property, plant and equipment	1	(15)
Unrealised exchange loss (gain), net	2,584	(728)
Reversal of allowance for obsolete inventories	(2)	(7)
Impairment loss (reversal of impairment loss) on trade		(4)
receivables under expected credit loss model, net	51	(1)
Operating cash flows before movements in working capital	3,527	6,780
Increase in inventories	(129)	(503)
(Increase) decrease in trade and other receivables	(2,920)	2,092
Decrease in amount due from a related company	-	23
Increase in contract liabilities	911	229
Decrease in trade and other payables	(708)	(1,082)
Cash generated from operations	681	7,539
Income tax paid	(421)	(1,352)
Net cash from operating activities	260	6,187
		<u> </u>
Investing activities		
Interest received	1,011	1,827
Deposits paid for acquisition of property,	1,011	1,027
plant and equipment	(416)	(185)
Purchase of property, plant and equipment	(242)	(744)
Proceeds from disposal of property, plant and equipment	(242)	136
rrocceds from disposar of property, plant and equipment		130
Net seek form to resting a state	252	4.024
Net cash from investing activities	353	1,034

Consolidated Statement of Cash Flows

For the year ended 31 December 2020

	2020 US\$'000	2019 US\$'000
Financing activities		
Dividends paid	(2,628)	(16,137)
Repayment of lease liabilities	(1,115)	(1,167)
Payments on repurchase and cancellation of ordinary shares	(153)	(74)
Interest paid	(79)	(131)
Cash used in financing activities	(3,975)	(17,509)
Net decrease in cash and cash equivalents	(3,362)	(10,288)
Cash and cash equivalents at 1 January	83,641	93,945
Effect of foreign exchange rate changes	558	(16)
Cash and cash equivalents at 31 December	80,837	83,641
Analysis of the balance of cash and cash equivalents		
Bank balances	80,837	83,641

For the year ended 31 December 2020

1. GENERAL

Yorkey Optical International (Cayman) Ltd. (the "Company") is incorporated in the Cayman Islands and registered as an exempted company with limited liability. Its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Company acts as an investment holding company. The principal activities of its subsidiaries (the Company and its subsidiaries are collectively referred to as the "Group") are set out in note 29. The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section of the annual report.

The consolidated financial statements are presented in United States dollars ("US\$"), which is the functional currency of the Company.

With the COVID-19 epidemic spreading globally, governments around the world and international organisations have taken a series of preventive and control measures as an effort to contain the COVID-19 epidemic. The COVID-19 epidemic has affected supply chain management across the industry, leading to a global recession and weak market demand, which put the Group under pressure in respect of both its production and sales capabilities, and resulted reduction in the Group's revenue in the current year as disclosed in the relevant note.

2. APPLICATION OF AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the *Amendments to References to the Conceptual Framework in HKFRS Standards* and the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2020 for the preparation of the consolidated financial statements:

Amendments to HKAS 1 and HKAS 8
Amendments to HKFRS 3
Amendments to HKFRS 9,
HKAS 39 and HKFRS 7

Definition of Material Definition of a Business Interest Rate Benchmark Reform

For the year ended 31 December 2020

2. APPLICATION OF AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (continued)

Amendments to HKFRSs that are mandatorily effective for the current year (continued)

Application on Amendment to HKAS 1 and HKAS 8 "Definition of Material"

The Group has applied the Amendments to HKAS 1 and HKAS 8 for the first time in the current year. The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity." The amendments also clarify that materiality depends on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements taken as a whole.

The application of the *Amendments to References to the Conceptual Framework in HKFRS Standards* and the amendments to HKFRSs in the current year had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

New and amendments to HKFRSs in issue but not yet effective

The Group has not early applied the following new and amendments to HKFRSs that have been issued but are not yet effective:

HKFRS 17
Amendment to HKFRS 16
Amendments to HKFRS 3
Amendments to HKFRS 9, HKAS 39,
HKFRS 7, HKFRS 4 and HKFRS 16
Amendments to HKFRS 10
and HKAS 28
Amendments to HKAS 1

Amendments to HKAS 16

Amendments to HKAS 37 Amendments to HKFRSs Insurance Contracts and the related Amendments¹ Covid-19-Related Rent Concessions⁴ Reference to the Conceptual Framework² Interest Rate Benchmark Reform – Phase 2⁵

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture³ Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)¹

Property, Plant and Equipment – Proceeds before Intended Use²

Onerous Contracts – Cost of Fulfilling a Contract² Annual Improvements to HKFRSs 2018 – 2020²

- Effective for annual periods beginning on or after 1 January 2023
- ² Effective for annual periods beginning on or after 1 January 2022
- Effective for annual periods beginning on or after a date to be determined
- Effective for annual periods beginning on or after 1 June 2020
- ⁵ Effective for annual periods beginning on or after 1 January 2021

Except for the new and amendments to HKFRSs mentioned below, the directors of the Company anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

For the year ended 31 December 2020

 APPLICATION OF AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (continued)

New and amendments to HKFRSs in issue but not yet effective (continued)

Amendments to HKAS 1 "Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)"

The amendments provide clarification and additional guidance on the assessment of right to defer settlement for at least twelve months from reporting date for classification of liabilities as current or non-current, which:

- specify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period. Specifically, the amendments clarify that:
 - (i) the classification should not be affected by management intentions or expectations to settle the liability within 12 months; and
 - (ii) if the right is conditional on the compliance with covenants, the right exists if the conditions are met at the end of the reporting period, even if the lender does not test compliance until a later date; and
- clarify that if a liability has terms that could, at the option of the counterparty, result in its settlement by the transfer of the entity's own equity instruments, these terms do not affect its classification as current or non-current only if the entity recognises the option separately as an equity instrument applying HKAS 32 "Financial Instruments: Presentation".

In addition, Hong Kong Interpretation 5 was revised as a consequence of the Amendments to HKAS 1 to align the corresponding wordings with no change in conclusion. Based on the Group's outstanding liabilities as at 31 December 2020, the application of the amendments will not result in reclassification of the Group's liabilities.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES

Basis of preparation of consolidated financial statements

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis at the end of each reporting period, as explained in the accounting policies set out below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2 "Share-based Payment", leasing transactions that are accounted for in accordance with HKFRS 16 "Leases", and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 "Inventories" or value in use in HKAS 36 "Impairment of Assets".

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are
 observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Revenue from contracts with customers

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates or enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service, being at the point the goods are delivered to the customer. Delivery occurs when the goods have been shipped to the customer's specific location.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Leases

Definition of a lease

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

For contracts entered into or modified on or after the date of initial application or arising from a business combinations, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

As a practical expedient, leases with similar characteristics are accounted on a portfolio basis when the Group reasonably expects that the effects on the consolidated financial statements would not differ materially from individual leases within the portfolio.

The Group as a lessee

Short-term leases

The Group applies the short-term lease recognition exemption to leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognised as expense on a straight-line basis over the lease term.

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying
 assets, restoring the site on which it is located or restoring the underlying asset to the
 condition required by the terms and conditions of the lease, unless those costs are incurred
 to produce inventories.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Leases (continued)

The Group as a lessee (continued)

Right-of-use assets (continued)

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

Right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets that do not meet the definition of investment property as a separate line item on the consolidated statement of financial position. Right-of-use assets that meet the definition of investment property are presented within "investment properties".

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

The lease payments represents fixed payments (including in-substance fixed payments) less any lease incentives receivable.

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Leases (continued)

The Group as a lessor

Classification and measurement of leases

Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease.

Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at cost less subsequent accumulated depreciation and any accumulated impairment losses. Depreciation is recognised so as to write off the cost of investment properties over their estimated useful lives and after taking into account of their estimated residual value, using the straight-line method.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Property, plant and equipment

Property, plant and equipment including leasehold land and buildings held for use in the production or supply of goods or services, or for administrative purposes are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition.

To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

Depreciation is recognised so as to write off the cost of assets over their estimated useful lives, using straight-line method. The estimated useful lives and depreciation method are reviewed at the end of the reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined using the weighted average cost method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

Impairment losses on investment properties, property, plant and equipment and right-of-use assets

At the end of the reporting period, the Group reviews the carrying amounts of its investment properties, property, plant and equipment and right-of-use assets to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

The recoverable amounts of investment properties, property, plant and equipment and right-ofuse assets are estimated individually. When it is not possible to estimate the recoverable amounts individually, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

In testing a cash-generating unit for impairment, corporate assets are allocated to the relevant cash-generating units when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be established. The recoverable amount is determined for the cash-generating unit or group of cash-generating units to which the corporate asset belongs, and is compared with the carrying amount of the relevant cash-generating unit or group of cash-generating units.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Impairment losses on investment properties, property, plant and equipment and right-of-use assets (continued)

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or the cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash-generating unit, the Group compares the carrying amount of a group of cash-generating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units. In allocating the impairment loss, the impairment loss is allocated to the assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of cash-generating units. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of cash-generating units. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit or a group of cash-generating units) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit or a group of cash-generating units) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instruments. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15 "Revenue from contracts with customers". Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Financial instruments (continued)

Financial assets (continued)

Classification and subsequent measurement of financial assets (continued)

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

Impairment of financial assets

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets (including trade and other receivables and bank balances) which are subject to impairment assessment under HKFRS 9 "Financial Instruments". The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

The Group always recognises lifetime ECL for trade receivables.

For all other instruments, including other receivables and bank balances, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, in which case the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(ii) Definition of default

The Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- (e) the disappearance of an active market for that financial asset because of financial difficulties.

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Lifetime ECL for trade receivables are considered on a collective basis taking into consideration past due information and relevant credit information such as forward looking macroeconomic information.

For collective assessment, the Group takes into consideration the following characteristics when formulating the grouping:

- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables, where the corresponding adjustment is recognised through a loss allowance account.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Financial instruments (continued)

Financial assets (continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities and equity instruments

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instrument is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Financial liabilities at amortised cost

Financial liabilities (including trade and other payables) are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from (loss)/ profit before taxation because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liabilities for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Taxation (continued)

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 "Income Taxes" requirements to right-of-use assets and lease liabilities separately. Temporary differences on initial recognition of the relevant right-of-use assets and lease liabilities are not recognised due to application of the initial recognition exemption. Temporary differences arising from subsequent revision to the carrying amounts of right-of-use assets and lease liabilities, resulting from remeasurement of lease liabilities and lease modifications, that are not subject to initial recognition exemption are recognised on the date of remeasurement or modification.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity, respectively.

In assessing any uncertainty over income tax treatments, the Group considers whether it is probable that the relevant tax authority will accept the uncertain tax treatment used, or proposed to be use by individual group entities in their income tax filings. If it is probable, the current and deferred taxes are determined consistently with the tax treatment in the income tax filings. If it is not probable that the relevant taxation authority will accept an uncertain tax treatment, the effect of each uncertainty is reflected by using either the most likely amount or the expected value.

For the year ended 31 December 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting policies (continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchange prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. US\$) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve.

Retirement benefits costs

Payments to defined contribution retirement benefits plans or state-managed retirement benefits schemes are recognised as an expense when employees have rendered services entitling them to the contributions.

Short-term benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

Research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

For the year ended 31 December 2020

4. KEY SOURCE OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following is the key source of estimation uncertainty at the end of the reporting period, that has a significant risk of causing a material adjustment to the carrying amounts of assets within the next financial year.

Provision of ECL for trade receivables

Trade receivables with significant balances and credit-impaired are assessed for ECL individually.

In addition, for trade receivables which are individually insignificant or when the Group does not have reasonable and supportable information that is available without undue cost or effort to measure ECL on individual basis, collective assessment is performed by grouping debtors based on the Group's internal credit ratings.

The provision of ECL is sensitive to changes in estimates. The information about the ECL and the Group's trade receivables are disclosed in note 26.

For the year ended 31 December 2020

5. REVENUE AND OPERATING SEGMENT

Revenue

Disaggregation of revenue from contracts with customers

	2020 US\$'000	2019 US\$'000
Types of products Parts and components of		
– digital still cameras, action cameras and copiers	32,052	44,327
– surveillance cameras and projectors– others	7,789 9,091	9,552 7,038
	48,932	60,917
Timing of revenue recognition A point in time	48,932	60,917

The Group's disaggregation of revenue from contracts with customers by geographical markets is same as the geographical information of revenue from external customers by geographical location of the customers set out below in this note.

Performance obligations for contract with customers

The Group sells all products directly to customers. Revenue is recognised at a point in time when control of the goods has transferred, being when the goods have been delivered to the customers' specific location (delivery). Transportation and handling activities that occur before the customers obtain control of the goods are considered as fulfilment activities. The normal credit term is 60 to 120 days upon delivery, while certain customers make advance payment before delivery and such advance is recognised as a contract liability until the goods has been delivered to the customers.

Transaction price allocated to the remaining performance obligation for contracts with customers

The Group applies the practical expedient that information regarding the transaction prices allocated to the remaining performance obligation for contracts with customer is not disclosed as the original expected duration of the contracts are less than one year.

For the year ended 31 December 2020

5. **REVENUE AND OPERATING SEGMENT** (continued)

Operating segment

Information reported to the chief executive officer ("Chief Executive Officer"), being the chief operating decision maker of the Group, for the purposes of resource allocation and performance assessment focuses on revenue analysis by products. No other discrete financial information is provided other than the Group's result and financial position as a whole. Accordingly, only entity-wide disclosures, major customers and geographic information are presented.

Other segment information

Geographical information

The Group's operations are located in the People's Republic of China ("PRC") (country of domicile), including Mainland China and Hong Kong.

The Group's revenue from external customers and information about its non-current assets by geographical location of the customers and the assets, respectively, are detailed below:

Revenue from					
	external o	customers 2019	Non-curre	ent assets 2019	
	US\$'000	US\$'000	US\$'000	US\$'000	
Japan	17,899	28,323	_	_	
PRC	25,705	25,679	11,674	14,021	
Others	5,328	6,915	_	_	
	48,932	60,917	11,674	14,021	

For the year ended 31 December 2020

5. **REVENUE AND OPERATING SEGMENT** (continued)

Other segment information (continued)

Information about major customers

Revenue from customers of the corresponding years contributing over 10% of the total sales of the Group are as follows:

	2020 US\$'000	2019 US\$'000
Customer A	6,460	9,654
Customer B	5,625	8,654
Customer C	N/A*	6,185
Customer D	5,503	N/A*

^{*} The corresponding revenue did not contribute over 10% of the total revenue of the Group.

6. OTHER GAINS AND LOSSES

	2020 US\$'000	2019 US\$'000
Exchange (loss) gain, net (Loss) gain on disposal of property, plant and equipment	(2,733)	968 15
	(2,734)	983

For the year ended 31 December 2020

7. (LOSS) PROFIT BEFORE TAXATION

	2020 US\$'000	2019 US\$'000
(Loss) profit before taxation has been arrived at after charging:		
Directors' emoluments (note 8) Staff's retirement benefits scheme contributions Other staff costs	235 1,725 16,885	232 1,939 19,739
Less: Staff costs capitalised in inventories Less: Staff costs included in research and development expenses	18,845 (12,806) (613)	21,910 (15,394) (670)
development expenses	5,426	5,846
Depreciation of property, plant and equipment Depreciation of investment properties Depreciation of right-of-use assets	2,140 227 1,074	2,130 228 1,174
Total depreciation Less: Depreciation capitalised in inventories Less: Depreciation included in research and development expenses	3,441 (1,798)	3,532 (1,679)
development expenses	1,478	1,684
Auditor's remuneration Cost of inventories recognised as an expense (net of reversal of allowance for obsolete inventories of US\$2,000 (2019: US\$7,000))	296 38,513	297 46,455
and after crediting:	30,313	40,433
Interest income from bank deposits (included in other income) Property fixed rental income before deduction of	807	1,827
negligible outgoings (included in other income)	494	492

For the year ended 31 December 2020

8. DIRECTORS', CHIEF EXECUTIVE OFFICER'S AND FIVE HIGHEST PAID EMPLOYEES' EMOLUMENTS

Details of emoluments paid by the Group to the directors and the Chief Executive Officer are as follows:

			2020			2	019	
			Retirement				Retirement	
		Salaries	benefits			Salaries	benefits	
		and other	scheme			and other	scheme	
	Fees	benefits	contributions	Total	Fees	benefits	contributions	Total
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
Executive directors								
Mr. Lai I-Jen	15	-	-	15	15	-	-	15
Mr. Kurihara Toshihiko								
(note)	15	140	-	155	15	137	-	152
Non-executive director								
Ms. Wu Shu-Ping	15	-	-	15	15	-	-	15
Independent non-executive								
directors								
Mr. Lin Meng-Tsung	15	-	-	15	15	-	-	15
Mr. Liu Wei-Li	20	-	-	20	20	_	-	20
Mr. Wang Yi-Chi	15	-	-	15	15	-	-	15
	95	140	_	235	95	137	_	232

Note: Mr. Kurihara Toshihiko acts as the Chief Executive Officer. The remuneration of Mr. Kurihara Toshihiko as the Chief Executive Officer of the Company was JPY15,000,000 (approximately equivalent to US\$140,000) (2019: JPY15,000,000 (approximately equivalent to US\$137,000)) for the year ended 31 December 2020.

For the year ended 31 December 2020

8. DIRECTORS', CHIEF EXECUTIVE OFFICER'S AND FIVE HIGHEST PAID EMPLOYEES' EMOLUMENTS (continued)

The executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Company and the Group.

The non-executive director's emoluments shown above was for her services as director of the Company or its subsidiaries.

The independent non-executive directors' emoluments shown above were for their services as directors of the Company.

There was no arrangement under which a director or the Chief Executive Officer waived or agreed to waive any remuneration during both years.

The five highest paid individuals of the Group included one (2019: one) director, whose emoluments are disclosed above. The emoluments of the remaining four (2019: four) individuals in the Group were as follows:

	2020 US\$'000	2019 US\$'000
Basic salaries and allowances Retirement benefits scheme contributions	171 9	150 7
	180	157

The emoluments of each of these highest paid individuals are less than HK\$1,000,000 (equivalent to US\$128,000).

No emolument was paid by the Group to the directors or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office during both years.

For the year ended 31 December 2020

9. TAXATION

	2020 US\$'000	2019 US\$'000
The tax charge comprises:		
PRC Enterprise Income Tax calculated at the applicable income tax rate on the estimated assessable		
profit for the year	_	492
Hong Kong Profits Tax	3	125
Underprovision in prior years	12	42
	15	659

On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduced the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. Accordingly, the Hong Kong Profits Tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits above HK\$2 million for both years.

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiary is 25% for both years. No provision for PRC Enterprise Income Tax has been made in the consolidated financial statements for the year ended 31 December 2020 as the subsidiary in the PRC had no assessable profits for the year.

Under the EIT Law, withholding tax is imposed on dividends declared in respect of profits earned by PRC subsidiaries from 1 January 2008 onwards. No deferred tax liability has been recognised in respect of temporary differences associated with undistributed earnings of subsidiaries from 1 January 2008 onwards of approximately US\$5,550,000 (2019: US\$6,927,000) as at the end of the reporting period because the Group is in a position to control the timing of the reversal of the temporary differences and it is probable that such differences will not reverse in the foreseeable future.

For the year ended 31 December 2020

9. TAXATION (continued)

Tax charge for the year is reconciled to (loss) profit before taxation as follows:

	2020 US\$'000	2019 US\$'000
(Local) marks by four towards a	(4.020)	F 60F
(Loss) profit before taxation	(1,820)	5,695
Tax (credit) charge at the PRC Enterprise Income		
Tax rate of 25% (2019: 25%)	(455)	1,424
Tax effect of expenses not deductible for tax purposes	335	301
Tax effect of income not taxable for tax purposes	(174)	(482)
Tax effect of different tax rates of subsidiaries	(3)	(626)
Tax effect of tax losses not recognised	300	_
Underprovision in prior years	12	42
Tax charge for the year	15	659

At the end of the reporting period, the Group has unused tax losses of US\$1,200,000 (2019: nil) available for offsetting against future profits. No deferred tax asset has been recognised due to the unpredictability of future profit streams. Such unrecognised tax losses can be carried forward up to five years from the year in which the loss was incurred.

For the year ended 31 December 2020

10. DIVIDENDS

	2020 US\$'000	2019 US\$'000
Dividends recognised as distribution during the year		
– Interim dividend for 2019 of HK1.9 cents		
(equivalent to US0.243 cent) per share (2020: nil)	-	1,995
– Final dividend for 2019 of HK2.5 cents (equivalent		
to US0.321 cent) (2019: final dividend for 2018 of		
HK3.5 cents; equivalent to US0.447 cent) per share	2,628	3,666
– Special dividend for 2018 of HK10 cents		
(equivalent to US1.28 cents) per share (2020: nil)	_	10,476
	2,628	16,137

No final dividend (2019: HK2.5 cents per share) was paid or proposed for ordinary shareholders of the Company since the end of the reporting period. A special dividend of HK3.5 cents (2019: nil) per share (which in aggregate amounts to approximately US\$3,693,000) have been proposed by the Board of Directors for the year and are subject to approval by the shareholders in the forthcoming annual general meeting. They are calculated on the basis of 817,900,000 shares (2019: 819,840,000 shares) in issue at the date of issuance of these consolidated financial statements.

11. (LOSS) EARNINGS PER SHARE

The calculation of the basic (loss) earnings per share for the year is based on the loss for the year (2019: profit for the year) attributable to owners of the Company of US\$1,835,000 (2019: US\$5,036,000) and on the weighted average number of 818,870,083 (2019: 820,363,835) shares.

No diluted earnings per share is presented as there were no dilutive potential ordinary shares during both years.

For the year ended 31 December 2020

12. INVESTMENT PROPERTIES

	2020 US\$'000	2019 US\$'000
COST		
At 1 January	7,762	7,786
Currency realignment	101	(24)
At 31 December	7,863	7,762
DEPRECIATION		
At 1 January	2,222	2,018
Currency realignment	101	(24)
Provided for the year	227	228
At 31 December	2,550	2,222
CARRYING VALUE		
At 31 December	5,313	5,540

The carrying amount of the Group's investment properties comprises two properties situated in Hong Kong and one property situated in the PRC. The fair value of these properties at the end of the reporting period was US\$8,615,000 (2019: US\$8,696,000). The fair value has been arrived at based on a valuation at the end of the reporting period, determined by the directors of the Company. No valuation has been performed by independent qualified professional valuers. The valuation performed by the directors of the Company was carried out with reference to recent market prices for similar properties in similar locations and conditions, which was classified as level 3 under HKFRS 13 "Fair Value Measurement". There has been no change from the valuation techniques used in the prior year.

In estimating the fair value of the properties, the highest and best use of the properties is their current use.

All the Group's investment properties are held for rental purpose under operating leases and/or for capital appreciation.

The Group leases out factories and offices under operating leases with rentals receivable monthly. The leases typically run for an initial period of 3 to 5 years. The Group is not exposed to foreign currency risk as a result of the lease arrangement as the leases are denominated in the respective functional currency of relevant group entity or denominated in Hong Kong dollars which is pegged to functional currency of the relevant group entity. The lease contracts do not contain residual value guarantee and/or lessee's option to purchase the property at the end of lease term.

The above investment properties are depreciated using the straight-line method over lease terms.

For the year ended 31 December 2020

13. PROPERTY, PLANT AND EQUIPMENT

	Leasehold land and buildings US\$'000	Furniture, fixtures and equipment US\$'000	Leasehold improvements US\$'000	Motor vehicles US\$'000	Plant and machinery US\$'000	Total US\$'000
			- 034 000	<u> </u>		-033 000
A+ 1 January 2010	C 1 47	11 500	2.514	111	40,000	71.020
At 1 January 2019 Currency realignment	6,147 (98)	11,566 (189)	3,514 (57)	114 (2)	49,689 (814)	71,030 (1,160)
Additions	(98)	348	(57)	(2)	(814) 497	(1,160)
Disposals	_	(373)		_	(808)	(1,181)
כומנטקנוע		(373)	_	_	(000)	(1,101)
At 31 December 2019	6,049	11,352	3,457	112	48,564	69,534
Currency realignment	412	785	241	7	3,379	4,824
Additions	-	204	_	_	38	242
Disposals	(1)	(220)	_	(10)	(206)	(437)
At 31 December 2020	6,460	12,121	3,698	109	51,775	74,163
DEPRECIATION						
At 1 January 2019	4,995	10,151	3,422	114	44,811	63,493
Currency realignment	(89)	(166)	(57)	(2)	(744)	(1,058)
Provided for the year	325	447	92	-	1,266	2,130
Eliminated on disposals		(354)	_	_	(706)	(1,060)
At 31 December 2019	5,231	10,078	3,457	112	44,627	63,505
Currency realignment	378	710	241	7	3,183	4,519
Provided for the year	312	464	-	-	1,364	2,140
Eliminated on disposals	(1)	(219)	_	(10)	(206)	(436)
At 31 December 2020	5,920	11,033	3,698	109	48,968	69,728
CARRYING VALUES						
At 31 December 2020	540	1,088	-	_	2,807	4,435
At 31 December 2019	818	1,274	-	_	3,937	6,029
						7

For the year ended 31 December 2020

13. PROPERTY, PLANT AND EQUIPMENT (continued)

	2020 US\$'000	2019 US\$'000
The carrying amount of the Group's property interests comprises:		
Leasehold land and buildings in Hong Kong Buildings in the PRC	76 464	81 737
	540	818

The cost of leasehold land and buildings in Hong Kong is depreciated over the lease term of 30 years, using the straight-line method.

The cost of buildings in the PRC is depreciated over 20 years, using the straight-line method.

The cost of leasehold improvements is depreciated on a straight-line basis over the period of the respective leases or 5 years, whichever is shorter.

Depreciation is recognised so as to write off the cost of other items of property, plant and equipment over their estimated useful lives, using the straight-line method, at the following rates per annum:

Furniture, fixtures and equipment	20%
Motor vehicles	20%
Plant and machinery	10%

As at 31 December 2020, the gross carrying amount of fully depreciated property, plant and equipment that is still in use amounted to US\$62,351,000 (2019: US\$54,841,000).

For the year ended 31 December 2020

14. RIGHT-OF-USE ASSETS

	Leasehold lands US\$'000	Leased land and buildings US\$'000	Motor vehicles US\$'000	Total US\$'000
As at 31 December 2020 Carrying amount	195	1,095	_	1,290
As at 31 December 2019 Carrying amount	188	2,047	34	2,269
For the year ended 31 December 2020 Depreciation charge	6	1,033	35	1,074
For the year ended 31 December 2019 Depreciation charge	6	1,037	131	1,174

	Year ended 31/12/2020 US\$'000	Year ended 31/12/2019 US\$'000
Expense relating to short-term leases	328	302
Total cash outflow for leases	1,522	1,600

For both years, the Group leases various offices, warehouses, factories, staff quarters and motor vehicles for its operations. Lease contracts are entered into for fixed term of 2 to 3 years. Lease terms are negotiated on an individual basis and contain different terms and conditions.

For the year ended 31 December 2020

14. RIGHT-OF-USE ASSETS (continued)

In addition, the Group owns several industrial buildings where its manufacturing facilities are primarily located, and office buildings. The Group is the registered owner of these property interests, including the underlying leasehold land. Lump sum payments were made upfront to acquire these property interests. The leasehold land components of these owned properties are presented separately only if the payments made can be allocated reliably.

The Group regularly entered into short-term leases for motor vehicles and staff quarters. As at 31 December 2020 and 31 December 2019, the portfolio of short-term leases is similar to the portfolio of short-term leases existed during both years.

In addition, lease liabilities of US\$1,147,000 are recognised with related right-of-use assets of US\$1,095,000 as at 31 December 2020 (2019: lease liabilities of US\$2,174,000 and related right-of-use assets of US\$2,047,000). The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

15. INVENTORIES

	2020 US\$'000	2019 US\$'000
Raw materials Work in progress Finished goods	1,695 599 1,066	1,216 523 1,272
	3,360	3,011

For the year ended 31 December 2020

16. TRADE AND OTHER RECEIVABLES

	2020 US\$'000	2019 US\$'000
Trade receivables	13,045	9,741
Less: Allowance for credit losses	(51)	_
	12,994	9,741
Other receivables, prepayments and deposits	1,316	1,643
	14,310	11,384

As at 1 January 2019, trade receivables from contracts with customers amounted to US\$11,504,000.

Payment terms with customers are mainly on credit. Invoices to outside customers are normally payable within 60 days to 120 days of issuance, while invoices to long-established customers are normally payable within one year.

The following is an aging analysis of trade receivables net of allowance for credit losses presented based on the invoice date at the end of the reporting period, which approximated the respective revenue recognition dates.

	2020 US\$'000	2019 US\$'000
Age		
0 to 60 days	10,175	8,308
61 to 90 days	2,377	1,327
91 to 120 days	182	45
121 to 180 days	260	61
	12,994	9,741

For the year ended 31 December 2020

16. TRADE AND OTHER RECEIVABLES (continued)

As at 31 December 2020, included in the Group's trade receivables balance are debtors with aggregate carrying amount of US\$993,000 (2019: US\$750,000) which are past due as at the reporting date. Out of the past due balances, US\$137,000 (2019: nil) has been past due 90 days or more and is not considered as in default as the directors of the Company are of the opinion that the balances are still considered recoverable due to long-term/on-going relationship and good repayment record from these customers. The Group does not hold any collateral over these balances.

Included in other receivables, prepayments and deposits are deposit of US\$1,058,000 (2019: US\$1,205,000) placed with a securities firm for certain treasury service.

Details of impairment assessment of trade and other receivables are set out in note 26.

Included in trade and other receivables are the following amounts denominated in currencies other than the functional currency of the relevant group entities:

	2020 US\$'000	2019 US\$'000
Jananese Ven	105	49
Japanese Yen Hong Kong dollars	1,968	1,910

17. BANK BALANCES

The bank deposits carry interest at prevailing market rates up to 2.72% (2019: 3.20%) per annum. The bank deposits are with original maturity of not more than three months.

Included in bank balances are the following amounts denominated in currencies other than the functional currency of the relevant group entities:

	2020 US\$'000	2019 US\$'000
Japanese Yen	382	2,004
Hong Kong dollars	10,102	7,063

Details of impairment assessment of bank balances are set out in note 26.

For the year ended 31 December 2020

18. TRADE AND OTHER PAYABLES

	2020 US\$'000	2019 US\$'000
Trade payables		
 a company controlled by a shareholder 		
of the Company which has significant		
influence over the Company	912	1,035
– others	9,558	9,348
	10,470	10,383
Payroll and welfare payables	3,454	3,192
Other payables and accruals	4,079	4,223
	18,003	17,798

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

	2020 US\$'000	2019 US\$'000
Age		
0 to 60 days	7,519	6,897
61 to 90 days	1,532	1,763
91 to 180 days	1,370	1,677
181 to 365 days	10	46
Over 1 year	39	_
	10,470	10,383

The average credit period on purchases of goods is 60 days.

Included in other payables and accruals of the Group are other tax payables of US\$1,464,000 (2019: US\$1,701,000) and accrued expenses of US\$2,232,000 (2019: US\$2,483,000).

For the year ended 31 December 2020

18. TRADE AND OTHER PAYABLES (continued)

Included in trade and other payables are the following amounts denominated in currencies other than the functional currency of the relevant group entities:

	2020 US\$'000	2019 US\$1000
Japanese Yen	64	47
Hong Kong dollars	52	62

19. CONTRACT LIABILITIES

	2020 US\$'000	2019 US\$'000
Receipt in advance from customers	1,357	366

The Group receives a deposit ranging from 10% to 30% of the contract values as receipt in advance upon receiving the purchase orders from certain customers. The receipt in advance results in contract liabilities being recognised until the customer obtains control of the goods.

As at 1 January 2019, contract liabilities amounted to US\$141,000. The contract liabilities as at 1 January 2019 and 1 January 2020 were fully recognised as revenue during the year ended 31 December 2019 and 31 December 2020, respectively.

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20. LEASE LIABILITIES

	2020 US\$'000	2019 US\$'000
Lease liabilities payable:		
Within one year	1,147	1,102
Within a period of more than one year but not more than two years	_	1,072
Less: Amount due for settlement within 12 months	1,147	2,174
shown under current liabilities	(1,147)	(1,102)
Amount due for settlement after 12 months shown under non-current liabilities	_	1,072

The weighted average incremental borrowing rate applied to lease liabilities applied is 4.75% (2019: 4.75%).

As at 31 December 2020, lease liabilities include an amount due to a company controlled by a shareholder of the Company which has significant influence over the Company of US\$1,147,000 (2019: US\$2,095,000).

For the year ended 31 December 2020

21. SHARE CAPITAL

	Authorised Number		lssued and fully paid Number		
	of shares	Amount	of shares	Amount	
	′000	HK\$'000	′000	HK\$'000	
Ordinary shares of HK\$0.01 each					
At 1 January 2019 Repurchase and cancellation	1,000,000	10,000	820,540	8,205	
of shares		_	(700)	(7)	
At 31 December 2019	1,000,000	10,000	819,840	8,198	
Repurchase and cancellation			(4.040)	(4.0)	
of shares			(1,940)	(19)	
At 31 December 2020	1,000,000	10,000	817,900	8,179	

	US\$'000
Shown in the consolidated statement of financial position	
At 31 December 2020	1,054
At 31 December 2019	1,056

For the year ended 31 December 2020

21. SHARE CAPITAL (continued)

During the year ended 31 December 2020, the Company repurchased its own ordinary shares through the Stock Exchange as follows:

	No. of	Price per s	share	Aggregate
Month of repurchases	ordinary shares	Highest	Lowest	consideration paid
	′000	HK\$	HK\$	HK\$'000
May	1,100	0.63	0.55	659
June	160	0.61	0.59	97
September	680	0.63	0.62	425
	1,940			1,181

	US\$'000
Equivalent to	153

During the year ended 31 December 2019, the Company repurchased its own ordinary shares through the Stock Exchange as follows:

	No. of	Price per share		Aggregate
Month of repurchases	ordinary shares	Highest	Lowest	consideration paid
	′000	HK\$	HK\$	HK\$'000
September	700	0.84	0.82	583

	US\$'000
Equivalent to	74

The above ordinary shares were cancelled upon repurchase.

None of the Company's subsidiaries purchased, sold or redeemed any of the Company's listed securities during both years.

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22. OPERATING LEASE ARRANGEMENTS

The Group as lessor

All of the properties held for rental purpose have committed leases for next year.

Undiscounted lease payments receivables on leases are as follows:

	2020 US\$'000	2019 US\$'000
Within one year In the second year	484	503 464
	484	967

23. CAPITAL COMMITMENTS

	2020 US\$'000	2019 US\$'000
Capital expenditure in respect of acquisition of property, plant and equipment contracted for but not provided		
in the consolidated financial statements	603	456

24. RETIREMENT BENEFITS SCHEME

The Group operates a Mandatory Provident Fund Scheme for all qualifying employees in Hong Kong. The assets of the scheme are held separately from those of the Group, in funds under the control of trustees. The Group and each of the employees make monthly mandatory contributions to the scheme.

The employees employed in the PRC subsidiary are members of the state-managed retirement benefits scheme operated by the PRC government. The PRC subsidiary is required to contribute a certain percentage of payroll to the retirement benefits scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefits scheme is to make the required contributions under the scheme.

No forfeited contributions are available to reduce the contribution payable in future years.

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25. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to its owners.

The capital structure of the Group consists primarily of equity attributable to owners of the Company, comprising share capital and reserves, including retained profits.

At the end of the reporting period, no external debts are raised by the Group.

The management of the Group reviews the capital structure regularly. The Group considers the cost of capital and the risks associated with each class of capital, and will balance its overall capital structure through the payment of dividends, new share issues and share buy-backs of the Company. The Group's overall strategy remains unchanged from the prior year.

26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's major financial instruments include trade and other receivables, bank balances, trade and other payables and lease liabilities. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments include credit risk, market risk (currency risk and interest rate risk) and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Categories of financial instruments

	2020 US\$'000	2019 US\$1000
Financial assets		
Financial assets at amortised cost	94,943	94,845
Financial liabilities Amortised cost	10,813	10,656

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk and impairment assessment

Credit risk refers to the risk that the Group's counterparties default on their contractual obligations resulting in financial losses to the Group. The Group's credit risk exposures are primarily attributable to trade and other receivables, and bank balances. The Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets.

Trade receivables arising from contracts with customers

The Group's credit risk is primarily attributable to its trade receivables. Before accepting any new customers, the Group will assess the potential customer's credit quality and define credit limits by customer. In order to minimise the credit risk, the management of the Group continuously monitors to ensure that follow-up action is taken to recover overdue debts.

The Group has concentration of credit risk as 22% (2019: 13%) and 53% (2019: 51%) of the total trade receivables are due from the Group's largest customer and the five largest customers, respectively. In addition, the Group has concentration of credit risk by geographical location as 26% (2019: 38%) and 64% (2019: 47%) of the total trade receivables are due from customers located in Japan and the PRC, respectively.

In addition, the Group performs impairment assessment under ECL model on trade receivables with significant balances and credit-impaired individually, the remaining trade receivables are grouped based on shared credit risk characteristics by reference to the Group's internal credit ratings.

Bank balances

The credit risk on bank balances is limited because majority of the counterparties are banks with high credit-ratings assigned by international credit-rating agencies and state-owned banks with good reputation. The Group assessed 12m ECL for bank balances by reference to information relating to probability of default and loss given default of the respective credit rating grades published by external credit rating agencies. Based on the average loss rates, the 12m ECL on bank balances is considered to be insignificant.

Other receivables

The directors of the Company make periodic individual assessment on the recoverability of other receivables based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information. The directors of the Company believe that there is no significant increase in credit risk of these amounts since initial recognition and the Group provided impairment based on 12m ECL. For the years ended 31 December 2020 and 2019, the Group assessed the ECL for other receivables were insignificant and thus no loss allowance was recognised.

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk and impairment assessment (continued)

The Group's internal credit risk grading assessment comprises the following categories:

Internal credit rating	Description	Trade receivables	Other financial assets
Low risk	The counterparty has a low risk of default and does not have any past-due amounts	Lifetime ECL - not credit-impaired	12m ECL
Watch list	Debtor frequently repays after due dates but usually settle in full	Lifetime ECL - not credit-impaired	12m ECL
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL - not credit-impaired	Lifetime ECL - not credit-impaired
Loss	There is evidence indicating the asset is credit-impaired	Lifetime ECL - credit-impaired	Lifetime ECL - credit-impaired
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off	Amount is written off

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk and impairment assessment (continued)

The tables below detail the credit risk exposures of the Group's financial assets which are subject to ECL assessment:

		External	Internal	12-month or	Gross carryi	ng amount
	Notes	credit rating	credit rating	lifetime ECL	2020	2019
					US\$'000	US\$'000
Financial assets at amortise	ed cost					
Trade receivables	16	N/A	Low risk	Lifetime ECL (not credit-impaired and assessed individually)	4,007	3,410
		N/A	Watch list	Lifetime ECL (not credit-impaired and assessed individually)	2,938	1,549
		N/A	Low risk	Lifetime ECL (not credit-impaired and assessed collectively)	3,001	1,947
		N/A	Watch list	Lifetime ECL (not credit-impaired and assessed collectively)	3,099	2,835
Other receivables	16	N/A	Low risk	12-month ECL	1,112	1,463
Bank balances	17	BBB – AAA	N/A	12-month ECL	80,837	83,641

Trade receivables with gross carrying amount of US\$6,945,000 (2019: US\$4,959,000) as at 31 December 2020 are assessed individually and the remaining balances with gross carrying amount of US\$6,100,000 (2019: US\$4,782,000) are assessed collectively based on internal credit rating at average loss rate of up to 0.78% (2019: 0.22%) as at 31 December 2020 within lifetime ECL (not credit-impaired). During the year ended 31 December 2020, the Group provided US\$51,000 (2019: nil) impairment allowance for trade receivables.

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk and impairment assessment (continued)

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

The following table shows the movement in lifetime ECL that has been recognised for trade receivables under the simplified approach.

Lifetime ECL (non-credit impaired) US\$'000
1
(1)
-
51
51

Market risk

Foreign currency risk

Foreign currency risk refers to the risk that movement in foreign currency exchange rate which will affect the Group's financial results and its cash flows. The Group has certain transactions denominated in foreign currencies, which expose the Group to foreign currency risk. Approximately 7% (2019: 12%) of the Group's sales are denominated in currencies other than the functional currency of the group entities making the sale whilst all costs are denominated in the group entities' functional currency. The carrying amount of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are disclosed in respective notes. In addition, a group entity whose functional currency is Renminbi, has intra-group receivable amounting to US\$45,489,000 (2019: US\$42,976,000) from its holding company, denominated in US\$. The Group currently does not have a foreign exchange hedging policy. However, the management monitors foreign currency exposure and will consider hedging significant foreign currency exposure should the need arise.

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Market risk (continued)

Foreign currency risk (continued)

The following table details the Group's sensitivity to a 10% (2019: 10%) increase and decrease in the functional currency of respective group entities against relevant foreign currencies. Since Hong Kong dollars is pegged to US\$, the management considers that the exchange rate fluctuation between Hong Kong dollars and US\$ is not significant and therefore has not been included in the sensitivity analysis. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the year end for a 10% (2019: 10%) change in foreign currency rates. The sensitivity rate used is the rate when reporting foreign currency risk internally to key management personnel and represent management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes trade receivables, trade payables, bank balances and intra-group balances. The number below indicates a decrease in post-tax loss for the year (2019: an increase in post-tax profit for the year) where the functional currency of respective group entities weakens against relevant foreign currencies. If the functional currency of respective group entities strengthens against relevant foreign currencies, there would be an equal and opposite impact on the post-tax loss (2019: post-tax profit).

Foreign currency	Post-tax loss 2020 US\$'000	Post-tax profit 2019 US\$'000
Japanese Yen	32	150
US\$	3,618	3,223

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk as the year end exposure does not reflect the exposure during the year.

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Market risk (continued)

Interest rate risk

The Group is exposed to fair value interest rate risk in relation to lease liabilities (see note 20 for details) and cash flow interest rate risk through the impact of rate changes on variable-rate interest bearing financial assets, mainly bank balances at prevailing market interest rates. The Group currently does not use any derivative contracts to hedge its exposure to interest rate risk. However, the management will consider hedging significant interest rate risk should the need arise.

The sensitivity analysis below has been determined based on the exposure to interest rates for bank deposits at the end of the reporting period. The analysis is prepared assuming the bank deposits outstanding at the end of the reporting period were outstanding for the whole year. A 50 basis points (2019: 50 basis points) increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points (2019: 50 basis points) higher/lower and all other variables were held constant, the Group's loss for the year (2019: profit for the year) would decrease/increase (2019: increase/decrease) by US\$404,000 (2019: US\$418,000).

Liquidity risk management

The directors of the Company have built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The following table details the Group's remaining contractual maturity for its financial liabilities at the end of the reporting period. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes principal cash flows only as the financial liabilities are non interest-bearing.

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26. FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk management (continued)

	Weighted average interest rate %	Repayable on demand or less than 1 year US\$'000	1 – 5 years US\$'000	Total undiscounted cash flows US\$'000	Carrying amount US\$'000
At 31 December 2020					
Trade and other payables	_	10,813	_	10,813	10,813
Lease liabilities	4.75	1,194	-	1,194	1,147
		12,007	_	12,007	11,960
At 31 December 2019					
Trade and other payables	-	10,656	-	10,656	10,656
Lease liabilities	4.75	1,136	1,100	2,236	2,174
		11,792	1,100	12,892	12,830

For the year ended 31 December 2020

27. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows used in financing activities.

	Dividend payables US\$'000	Lease liabilities US\$'000	Total US\$'000
At 1 January 2019	_	3,385	3,385
Dividends recognised as distribution	16,137	_	16,137
Financing cash flows	(16,137)	(1,298)	(17,435)
Exchange realignment	_	(44)	(44)
Interest expenses		131	131
At 31 December 2019	_	2,174	2,174
Dividends recognised as distribution	2,628	_	2,628
Financing cash flows	(2,628)	(1,194)	(3,822)
Exchange realignment	_	88	88
Interest expenses	_	79	79
At 31 December 2020	_	1,147	1,147

28. RELATED PARTY TRANSACTIONS

Other than as disclosed elsewhere in these consolidated financial statements, the Group has the following significant transactions with related parties during the year:

Nature of transactions	2020 US\$'000	2019 US\$'000
Cost and expenses:		
Processing charges paid	2,000	3,090
Interest expenses on lease liabilities	78	126

The related parties are companies controlled by a shareholder of the Company which have significant influence over the Company. The Company's directors represent the Group's key management and their emoluments for the year are set out in note 8.

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29. PARTICULARS OF SUBSIDIARIES OF THE COMPANY

Details of the Company's subsidiaries, all of which are wholly-owned by the Company, at 31 December 2020 and 2019 are as follows:

Name of subsidiary	Country of incorporation/ establishment/ operations	Nominal value of issued and fully paid share capital/ registered capital	Principal activities
Directly held:			
Yorkey Optical Technology Limited	Samoa/Hong Kong	US\$550,001	Investment and property holding and trading of plastic and metallic parts and components of optical and opto-electronic products
Indirectly held:			
東莞精熙光機有限公司 (Dongguan Yorkey Optical Machinery Components Ltd.)	Mainland China, wholly foreign owned enterprise established for a term of 30 years commencing 11 December 1995	US\$20,680,000	Manufacture and sales of plastic and metallic parts and components of optical and opto-electronic products

None of the subsidiaries had any debt securities outstanding at the end of the reporting period or at any time during both years.

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30. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

2020 US\$'000	2019 US\$'000
19,417	19,417
-	1,700
1,121	1,407
42,904	44,038
44,025	47,145
557	634
43,468	46,511
62,885	65,928
1,054	1,056
61,831	64,872
62,885	65,928
	19,417 1,121 42,904 44,025 557 43,468 62,885 1,054 61,831

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30. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (continued)

Movement in the Company's reserves

	Share premium US\$'000	Special reserve US\$'000	Retained profits US\$'000	Total US\$'000
At 1 January 2019	52,399	19,350	4,961	76,710
Profit and total comprehensive income for the year	_	_	4,372	4,372
Repurchase and cancellation of ordinary shares (note 21)	(73)	-	_	(73)
Dividends recognised as distribution (note 10)	(10,476)	_	(5,661)	(16,137)
At 31 December 2019	41,850	19,350	3,672	64,872
Loss and total comprehensive expense for the year Repurchase and cancellation of	-	-	(262)	(262)
ordinary shares (note 21) Dividends recognised as	(151)	-	-	(151)
distribution (note 10)		_	(2,628)	(2,628)
At 31 December 2020	41,699	19,350	782	61,831

Financial Summary

	Year ended 31 December					
	2016	2017	2018	2019	2020	
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	
RESULTS						
Revenue	73,491	87,329	69,703	60,917	48,932	
Profit (loss) before taxation	6,149	7,624	9,213	5,695	(1,820)	
Taxation	(1,481)	(1,844)	(1,505)	(659)	(15)	
Profit (loss) for the year	4,668	5,780	7,708	5,036	(1,835)	

	At 31 December					
	2016	2017	2018	2019	2020	
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	
ASSETS AND LIABILITIES						
Total assets	146,701	138,037	123,633	112,057	110,181	
Total liabilities	(27,848)	(24,828)	(22,802)	(23,135)	(22,921)	
Net assets	118,853	113,209	100,831	88,922	87,260	