



零在科技金融集團有限公司 ZERO FINTECH GROUP LIMITED

(Incorporated in Bermuda with limited liability)

Stock Code: 00093



Outsmart
the 99.9%



2025
ENVIRONMENTAL,
SOCIAL AND
GOVERNANCE REPORT

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ABOUT THIS REPORT

Zero Fintech Group Limited (hereafter referred to as the “**Company**” or “**Zero Fintech**”) along with our subsidiaries (collectively referred to as “**our Group**”, “**we**” or “**us**”) as listed in the scope of report. We are pleased to present the 2025 Environmental, Social, and Governance (“**ESG**”) report (the “**Report**”), summarising our policies, approaches, and performance on ESG-related topics and issues.

Zero Fintech is an investment holding company and our Group’s principal businesses include property investment and development in Hong Kong and the People’s Republic of China (the “**PRC**”), and money lending business of providing loans in Hong Kong.

Scope of Report

The Report presents our Group’s ESG management strategies and evaluates the environmental and social performance of our Group for the period from 1 January 2025 to 31 December 2025 (the “**Reporting Period**” or “**2025**”). It encompasses our core operations in property investment, money lending services (including mortgage and personal loan financing in Hong Kong), and property development in the PRC and Hong Kong.

Reporting Standard

The Report has been prepared in accordance with the ESG Reporting Code outlined in Appendix C2 to the Rules Governing the Listing of Securities (“**ESG Reporting Code**”) on The Stock Exchange of Hong Kong Limited (“**HKEx**”). It has been reviewed and approved by the board of directors (the “**Board**”) of the Company.

Reporting Principles

During the preparation process, our Group adheres to the fundamental reporting principles, namely Materiality, Quantitative, Balance and Consistency, as outlined in the HKEx ESG Reporting Code.

Reporting Principle	Description
Materiality	We have conducted a comprehensive materiality assessment to identify the key topics that are relevant to our stakeholders and have a significant impact on our business. The results of this assessment are presented in the section – Materiality Assessment.
Quantitative	In line with the ESG Reporting Code, we present our ESG performance using environmental and social key performance indicators (“ KPI(s) ”) that are calculated using robust methodologies. This enables us to evaluate and validate the effectiveness of our ESG policies and management systems.
Balance	We have calculated and presented the environmental and social KPIs in accordance with the ESG Reporting Code, using rigorous methodologies as described in the respective sections of this Report. To provide an unbiased comparison of our ESG performance over time, we include data comparisons from the previous year.
Consistency	The same methodologies, standards, and reporting scope have been maintained for this Report, consistent with previous years’ Reports. This ensures that our ESG performance is presented in a transparent and comparable manner.

Contact & Feedback

Our Group values your feedback and opinion on the Report. Please feel free to contact us with the following contact information:

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183 Queen’s Road Central,
Sheung Wan, Hong Kong

Email: group@zerofintech.com.hk

Company website: www.zerofintech.com.hk

ESG MANAGEMENT APPROACH

Zero Fintech is committed to implementing effective environmental protection and social policies to enhance community well-being and achieve long-term sustainability. We firmly believe that the sustainable development of our business operations is intricately linked to the welfare of the communities in which we operate. Therefore, our Group consistently employs a comprehensive strategic approach that integrates ESG values and considerations into all aspects of our business practices.

By integrating environmental sustainability principles into our operations through the implementation of ESG policies, our Group guides its actions in crucial areas such as community engagement, business practices, and environmental concerns to align with our sustainable objectives. This strategic alignment empowers us to chart a sustainable course, ensuring that our operations not only benefit our business but also make positive contributions to society and the environment at large.

Our ESG Policy

Our Group believes that implementing effective ESG policies is crucial to realising our sustainable development philosophy. We affirm this commitment with the goal of fostering environmental improvement, enhancing community quality of life, and advocating for green enterprises. Our overarching policy, namely The Sustainable Development Policy, serves as guiding principles in integrating environmental protection and social responsibility into our daily operation as well as showing our commitment to sustainability.

The Sustainable Development Policy

Adhering to all sustainability-related laws, regulations, and other mandates to safeguard the environment and enhance the community

Utilising resources efficiently, minimising water and electricity wastage, reducing carbon emissions, and preventing pollution

Extending our environmental and social principles to the supply chain and customers, endorsing green products while upholding quality and accountability

Cultivating a healthy, safe, supportive, and equitable work environment to train staff, develop diverse skills, and unlock their potential

Maintaining a workplace free from corruption, bribery, and fraud, fostering a clean and productive setting

Communicating company's environmental objectives, metrics, and performance with employees to enhance environmental awareness

Improving community quality of life, fostering strong relationships, and valuing stakeholder perspectives

ESG Governance Structure

The Board plays a crucial role in overseeing the effective implementation of the ESG management system across our Group. To assist the Board in achieving its ESG objectives, we have established an ESG Working Group. This cross-functional team, composed of executives and members from various departments, collaborates to develop and implement ESG policies and initiatives.

In response to environmental challenges and to ensure compliance with all relevant laws and regulations, we have implemented a robust Environmental Management System ("**EMS**") led by our Chief Executive Officer ("**CEO**"). The EMS is supported by a dedicated team from various departments, as detailed in the Environmental Management Handbook. Ultimately, our CEO ensures the smooth implementation of the EMS, guaranteeing that it aligns with our corporate objectives, industry standards, and regulatory requirements.



The key responsibilities of the respective personnel are outlined below:

Governing Body	Roles and Responsibilities
CEO	<ul style="list-style-type: none">• Directs and oversees our Group's operations• Establishes sustainability targets and KPIs at our Group level• Facilitates internal and external communications• Ensures the EMS's effectiveness• Allocates essential resources for the establishment, implementation, maintenance, and enhancement of the EMS
ESG working group	<ul style="list-style-type: none">• Reviews our Group's environmental performance through relevant meetings and approves associated environmental documents• Oversees the overall operations of each department• Ensures that all work-related programmes and guidelines are established, controlled, implemented, and understood by employees, with related documents easily accessible
Department heads	<ul style="list-style-type: none">• Oversee the daily implementation of environmental practices by the Property, Engineering, and Security Departments• Communicate relevant environmental policy information from management to staff• Maintain regular contact with government agencies to ensure compliance with safety regulations• Track the progress of departmental environmental targets• Provide training to employees on environmental practices

ESG Risks Management

Understanding the importance of potential impacts arising from ESG risks in our business operations, our Group has implemented a comprehensive set of risk management controls to protect against these risks. A key example of our proactive approach is the establishment of the Environmental Risk Management and Structure Policy, which outlines clear risk management procedures and associated staff responsibilities.

To ensure the effectiveness of our risk management procedures, the ESG Working Group diligently oversees and evaluates the implementation of these measures. This oversight guarantees that management at all levels fully understands their roles in relation to our Group's ESG objectives. As a result, we can effectively identify and assess potential ESG risks, along with their impacts and likelihood, enabling us to develop and implement appropriate mitigation strategies.

Externally, we engaged an independent consultant to conduct an ESG risk assessment during the Reporting Period. Risks identified as having a significant impact and a high likelihood of occurrence have been incorporated into our risk management framework. Mitigation measures have been developed and integrated into our operational practices. The following list provides an overview of the identified ESG risks and the corresponding mitigation measures employed.

Our ESG risk assessment is outlined below:

Risk Identified	Potential Impacts and Mitigation Measures
IT security and access risk	As an investment holding company, the potential impacts associate with IT Security & Access Risk may include data breaches, leading to reputational damage, and legal consequences. To mitigate these risks, our Group prioritise robust cybersecurity measures, employee training, data encryption and regular network monitoring. Additionally, we have established a Personal and Business Data Policy that shows our commitment to data protection. We believe a regular compliance check will help our Group stay aligned with industry standards and regulations to safeguard against potential IT security risks.
Legal and regulatory risk	Our Group recognises the importance of addressing legal and regulatory risks to safeguard our operations and reputation. Non-compliance can lead to legal proceedings, reputational damage, financial losses, and market access restrictions. To mitigate these risks, we have established robust compliance programmes, provided Anti-Corruption training and awareness sessions for employees, set up a whistleblowing channel to report any illegal actions of employees, conducted regular risk assessments, and promoted ethical standards within the organisation. By proactively managing legal and regulatory risks, we aim to ensure compliance and sustain long-term success in a dynamic regulatory landscape.
Widespread diseases	Our Group acknowledges the importance of managing risks associated with widespread diseases to safeguard employee health and operational continuity. As we understand the potential impacts may include workforce health issues, our Group has integrated health and safety protocols outlined in the Occupational Health and Safety (“ OHS ”) Policy, emphasising hygiene maintenance. Additional measures include education on disease prevention, regular sanitisation practices, health monitoring initiatives, and clear communication channels to ensure proactive management of disease risks, protect employee well-being, and maintain compliance with health and safety regulations.

Risk Identified

Potential Impacts and Mitigation Measures

Service failure

Our Group prioritises addressing service failures to ensure long-term customer loyalty and satisfaction, recognising potential impacts such as loss of customer trust, operational inefficiencies, and competitive disadvantages. Leveraging our Customer Compliance Policy, which streamlines complaint management procedures and ensures prompt resolution through relevant departments, feedback analysis drives proactive measures to mitigate recurring issues and foster continuous improvement. By emphasising customer feedback mechanisms and our quality assurance processes, our Group strives to maintain a competitive edge through exceptional customer service delivery.

Changing consumer needs risk

Our Group recognises the risks associated with changing consumer needs, including decreased market relevance, loss of competitive advantage, reduced customer satisfaction, financial implications, and operational inefficiencies. To mitigate these risks, our Group employs proactive strategies such as conducting regular market research, analysing customer feedback, fostering innovation, maintaining flexibility and agility, promoting cross-functional collaboration, and investing in employee training. By embracing a culture of innovation and customer-centricity, our Group aims to swiftly adapt to evolving consumer preferences, anticipate market shifts, enhance product and service offerings, drive operational efficiency, and sustain a competitive edge in the dynamic business landscape.

STAKEHOLDER ENGAGEMENT

Continuous communication and interaction with stakeholders who significantly influence our Group or are affected by our operations are essential for the successful implementation of our ESG strategy. We engage with them regularly to understand their priorities, expectations, and perspectives on ESG issues. An annual stakeholder engagement process is conducted to update the materiality matrix, ensuring we address the issues that matter most to them and align our priorities with our ESG management strategies and policies.

With the updated materiality matrix, our Group can enhance its ESG management policies and practices, identify more effective ways to address ESG challenges, and continually improve its ESG performance by incorporating stakeholders' insights and addressing their concerns. As shown in the table below, we routinely communicate with these stakeholders through the indicated channels:

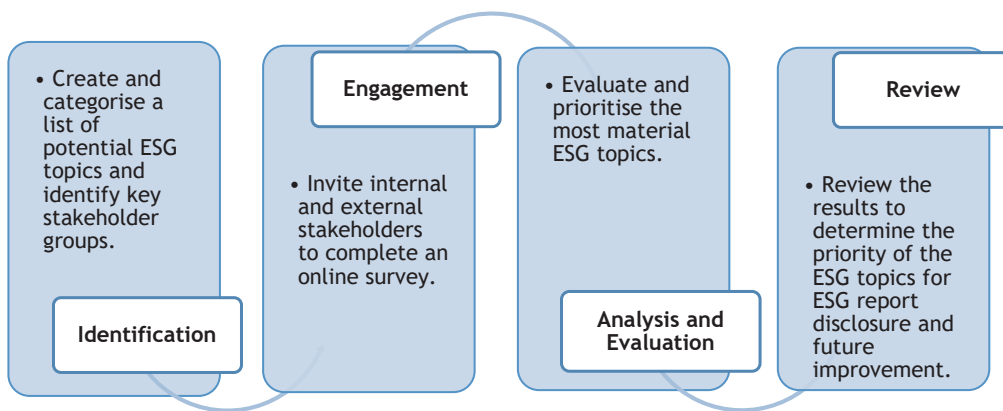
Stakeholder Groups	Communication Channels
Investors and shareholders	<ul style="list-style-type: none">• Company website• Company's publications• Hotline and email• Annual general meeting• Annual and interim reports
Customers	<ul style="list-style-type: none">• Company website• Customer direct communication• Customer feedback and complaints• Customer satisfaction surveys
Employees	<ul style="list-style-type: none">• Training• Orientation• Email• Regular meetings
Suppliers and business partners	<ul style="list-style-type: none">• Selection assessment• Procurement process• Performance assessment• Regular communication with business partners (e.g. email, meetings, on-site visit etc.)
Community and the public	<ul style="list-style-type: none">• Company website• Company's publications• Community activities

MATERIALITY ASSESSMENT

Our Group has conducted a materiality assessment to identify and address the most significant ESG topics that are important to our stakeholders. Materiality refers to factors that have a current or future impact on our ability to fulfil our ESG commitments. We commissioned an independent consultant to conduct an online questionnaire to gather insights from our internal and external stakeholders, including staff, clients, and board members.

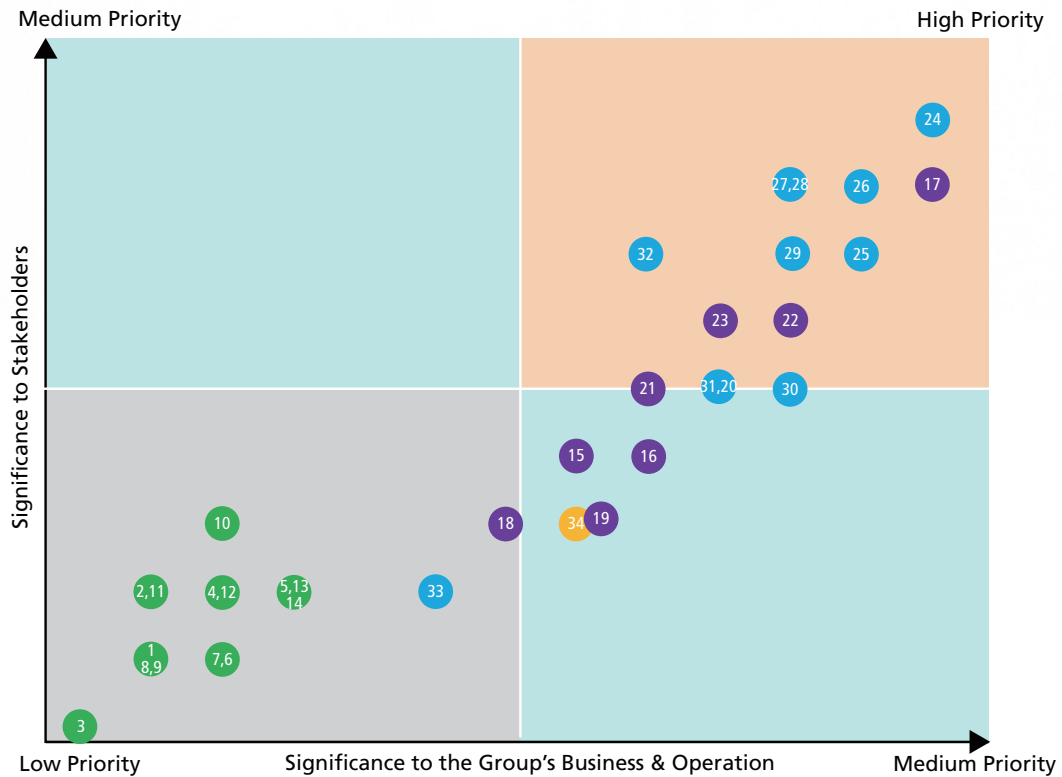
Following the assessment, our stakeholders evaluated 34 ESG concerns, considering their significance and relevance to both our business operations and the stakeholders themselves. They identified several topics related to the environment, employment, operations, and community as material, based on an understanding of our business nature and desktop research. By recognising the importance of these topics from both our Group's and stakeholders' perspectives, we can identify disparities between our trajectory and stakeholder expectations. This enables us to take steps to align our Group's development direction more closely with stakeholder expectations.

The ESG topics have been categorised into three levels: High, Medium, and Low. This categorisation provides a framework for developing effective strategic plans and allocating resources, accordingly, allowing us to prioritise our efforts and focus on areas of the highest significance and impact. This approach supports our Group in continuously enhancing our ESG performance, governance, and policies.



The materiality matrix below illustrates the prioritisation of ESG issues based on their significance as determined by our stakeholders. The topics located in the upper right corner of the matrix have been identified as having the greatest impact on our Group’s business operations and are considered the most significant by our stakeholders.

Materiality Matrix



Environment		Social	
		Employment	Operation
1.	Air emission	15.	Labour rights
2.	Greenhouse gas (“GHG”) emission	16.	Labour-management relations
3.	Decarbonisation	17.	Employee retention
4.	Conservation of ecosystem	18.	Diversity and equal opportunity
5.	Nature-related risk and opportunity management	19.	Non-discrimination
6.	Circular economy	20.	Occupational health and safety
7.	Environmental data management	21.	Employee training
8.	Climate Change mitigation	22.	Employee development
9.	Climate risk management	23.	Prevention of child labour and forced labour
10.	Energy efficiency		
11.	Water and effluents		
12.	Use of materials		
13.	Waste management		
14.	Environmental compliance		
			24.
			Customer satisfaction
			25.
			Customer service quality and complaints handling
			26.
			Customer health and safety
			27.
			Marketing and product and service labelling compliance
			28.
			Intellectual property
			29.
			Customer privacy and data protection
			30.
			Responsible supply chain management
			31.
			Fair operating practice on supplier
			32.
			Business ethics
			33.
			Socio-economic compliance
			Community
			34.
			Community involvement

Based on the materiality matrix, our Group has identified Ethical Business as the key areas requiring increased focus and effort. In response, we have formulated a comprehensive set of ESG policies, measures, and targets specifically designed to address the concerning areas, with the goal of driving continuous improvement in our ESG performance over time.

Key Concerns from Stakeholders

Our Responses

Section(s)

IT Security and Access Risk

Our Group prioritises robust cybersecurity measures to mitigate IT security and access risks. We have implemented comprehensive data protection protocols, including employee training, data encryption, and regular network monitoring. Our Personal and Business Data Policy demonstrates our commitment to safeguarding sensitive information against breaches, ensuring compliance with industry standards, and protecting the trust of our stakeholders.

Privacy Protection

Legal and Regulatory

Our Group recognises the importance of addressing legal and regulatory risks to safeguard our operations and reputation. We have established robust compliance programmes, provided anti-corruption training and awareness sessions for employees, set up a whistleblowing channel, and conducted regular risk assessments. By proactively managing these risks, we ensure compliance and sustain long-term success in a dynamic regulatory landscape.

Ethical Business; ESG Risks Management

Key Concerns from Stakeholders

Technological Innovation

Our Responses

Our Group embraces technological innovation as a key driver of sustainable growth and operational efficiency. We foster a culture of continuous improvement by investing in employee training, encouraging cross-functional collaboration, and leveraging customer feedback to enhance our service offerings. Through proactive adaptation to technological advancements, we aim to maintain a competitive edge and deliver exceptional value to our stakeholders.

Section(s)

Services and Product Excellence; Training and Development

Regulatory Compliance

Our Group is committed to full regulatory compliance across all aspects of our operations. We have implemented comprehensive policies, such as our Environmental Management System and anti-corruption measures, to ensure adherence to applicable laws and regulations. Regular internal audits, risk assessments, and employee training reinforce our compliance culture, enabling us to mitigate legal risks and uphold our reputation as a responsible corporate citizen.

ESG Risks Management; Environmental Management

Intellectual Property Protection

Our Group is dedicated to cultivating a culture that promotes innovation and upholds the value of intellectual property. We have established clear directives through our Employee Code of Conduct, covering the acquisition, maintenance, processing, and utilisation of intellectual property. By strictly adhering to relevant laws and regulations, we ensure the protection of trademarks, patents, copyrights, and other intellectual assets, thereby recognising the creativity and effort of our workforce and business partners.

Intellectual Property Rights Protection

CARE FOR OUR EMPLOYEES

Zero Fintech places a strong emphasis on the well-being of our employees, particularly in health and safety. We efficiently allocate our resources to ensure the sustained physical, mental, and financial wellness of our workforce while fostering their career development. This commitment is reflected in our ongoing efforts to maintain high employment standards and cultivate an environment that encourages innovation and diversity in the workplace. We enhance the quality of our work environment by implementing robust standards and policies to mitigate health and safety risks. Through these initiatives, we strive to create a supportive and thriving workplace for our employees.

As of the end of the Reporting Period, the total number of employees was 117. The employment figures as of the end of the Reporting Period are shown below:

		2025	2024	2023
Total number of employees¹		117	106	62
By gender	Male	58.12%	60.38%	60.29%
	Female	41.88%	39.62%	39.71%
By age group	Below 30	23.08%	24.53%	10.29%
	30 to 50	63.24%	60.38%	66.18%
	Over 50	13.68%	15.09%	23.53%
By geographical region	Hong Kong	47.00%	50.94%	73.53%
	The PRC	53.00%	49.06%	26.47%
By employment type	Senior Management	4.27%	4.72%	8.82%
	Middle Management	11.97%	9.43%	20.59%
	General Staff	83.76%	85.85%	70.59%

¹ The number excludes Directors.

Relationship with Our Employees

As a key part of our ESG Social commitments, our Group fosters positive employee relations and a healthy team culture via integrated team-building and wellness activities. In 2025, we held the Zero Fintech Group Limited Annual Gala, featuring interactive team games, employee talent shows that boosted team cohesion and created a vibrant on-site atmosphere.

In recognition of outstanding annual performance, our Group conferred the “Best Award” upon its annual top-performing employees at the conference, in tribute to their outstanding contributions and dedicated efforts for the development of the Group.



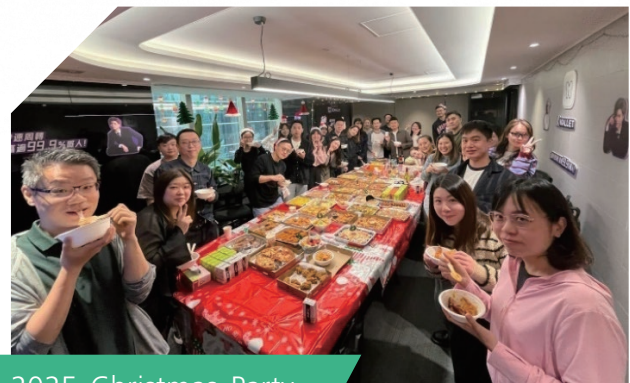
Our Group’s efforts in building employee well-being and optimising the workplace environment have been recognised by the industry and society – in 2025, we were awarded the “Happy Enterprise Award”. This award aims to recognise outstanding companies that adhere to an employee-centric approach, actively create an inclusive and supportive atmosphere, and promote work-life balance, and is an important affirmation of our Group’s commitment to these principles.

We also launched a company-wide “10,000 Steps a Day” wellness campaign for a week. The campaign supported to reduce sedentary work time and workplace stress, while the cross-departmental interaction in the campaign further strengthened team bonding among our dispersed staff and enhanced organisational cohesion.

In addition, we organised other social activities aimed at nurturing team spirit and supporting the mental well-being of our employees. Throughout the year, we coordinated events such as the New Year Event, Mid-Autumn Festival Celebration and Christmas Party, with the purposes of fostering enhanced collegial interaction and promoting a sense of communal celebration among our team members.



Happy Enterprise Award



2025 Christmas Party



10,000 Steps a Day



Mid-Autumn Festival Celebration

Employee Communication Management

Our Group emphasises transparent and effective communication with our employees through our Employee Communication Management Procedure. Our communication principles include respect, timeliness, effectiveness, and a two-way dialogue approach.



• Respect



• Timeliness



• Effectiveness



• Two-way
Dialogue
Approach

At the heart of our communication strategy lies an effort to connect with our employees on a personal level. We believe having an open dialogue and transparent interactions can cultivate a sense of unity within our Group. Through a blend of formal and informal communication channels, we strive to create an environment where every voice is heard and valued. Our commitment to regular staff meetings, performance reviews, and other communication channels are driven by our desire to not just convey information but to foster a culture of mutual respect and understanding. We recognise that true collaboration and trust can only flourish in an environment where communication flows freely and feedback is welcomed with open arms. By prioritising communication efforts and nurturing a culture of openness, we seek to build a community where every individual feels empowered to share their thoughts, ideas, and concerns without hesitation.

Talent Attraction and Retention

The success and growth of our Group depends significantly on our dedicated workforce. Our Group recognises that fostering effective communication between management and employees is important for enhancing employee motivation. Through our annual staff assessment, we actively seek feedback from our workforce to address their needs and concerns.

Our Group is committed to fostering an environment that encourages mutual development by implementing a motivational framework that connects rewards to performance. Employees are required to uphold the Company's standards and comply with all relevant regulations. To recognise and motivate their contributions to business conduct and performance, we offer competitive remuneration packages based on factors such as performance, experience, and qualifications. The Board routinely reviews our Group's policies on remuneration, compensation, dismissal, recruitment, and workplace guidelines.

In addition to statutory holidays and annual leave of up to 15 days, employees receive extra paid time off to accommodate various needs, including sick leave, marital leave, maternity leave, compassionate leave, and jury duty. We recognise the importance of providing these additional benefits to support our employees during different life circumstances, ensuring their well-being and promoting a balanced work-life dynamic.

During the Reporting Period, the employee turnover rate was 36.77%. The detailed breakdown is presented in the table below:

Employee Turnover Rate ²		2025	2024	2023
Total		36.77%	47.17%	51.47%
By gender	Male	21.52%	38.10%	52.38%
	Female	15.25%	21.43%	47.37%
By geographical region	Hong Kong	26.01%	21.43%	60.00%
	The PRC	10.76%	38.10%	14.29%
By age group	Below 30	10.76%	13.10%	80.00%
	30 to 50	21.52%	41.67%	60.00%
	Over 50	4.48%	4.76%	25.00%

² The turnover rate of each category was calculated by dividing the number of employees who left the Company during the Reporting Period by the number of employees as of 31 December 2025 and 31 December 2024.

Health and Safety in the Workplace

Committed to cultivating a secure, civilised, comfortable, and healthy workplace environment that resonates with our core values of “Safety First, Prevention as Main Focus, Complemented with Controls”, prioritising the well-being and safety of our employees is fundamental to our employee management approach. We maintain a steadfast commitment to continually improving our OHS System.

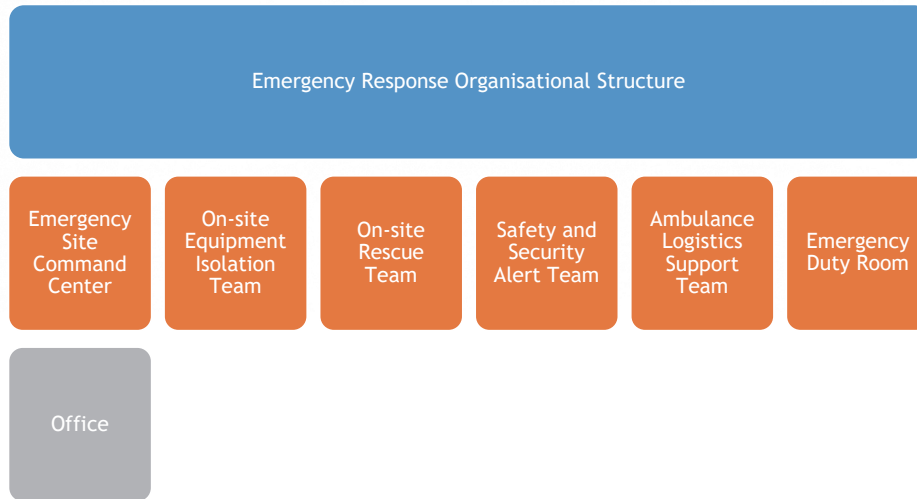


OHS Policy

Our Group has put in place an OHS Policy, which acts as a comprehensive framework for efficiently managing health and safety risks. This policy outlines the necessary steps to protect the well-being of employees in the workplace. These include compliance with all relevant laws and regulations, accident prevention strategies, communication of safety objectives to employees, regular workplace inspections, fire safety measures, hygiene maintenance, and provision of emergency facilities. Executed by our diligent Human Resources Department with collaboration from all management sectors, our OHS Policy demonstrates our dedication to prioritising the well-being and safety of our workforce at every level.

Emergency Response Organisational Structure

We have established an Emergency Response Organisational Structure, with teams and their responsibilities clearly defined within our Emergency Response Organisational Structure. Each team is well-aware of its role when dealing with any emergency involving safety risks. The hierarchy of the Emergency Response Organisational Structure is as follows.



Safety Management Department

Furthermore, in our commitment to upholding workplace occupational health and safety standards and adhering to legal regulations, we have implemented a comprehensive set of safety protocols. The Safety Management Department plays an important role in supervising the handling of manufacturing equipment and essential infrastructure to guarantee workplace safety. This includes conducting risk assessments and furnishing our staff with the necessary personal protective equipment to mitigate potential hazards. The Safety Management Department is required to achieve the occupational health and safety target indicators that are regularly communicated to foster a culture of awareness. Our firefighting equipment is diligently maintained and easily accessible, complemented by continuous staff training on fire safety procedures. Additionally, our Safety Management Department is actively involved in formulating fire safety protocols, organising drills, and ensuring the upkeep of firefighting equipment. We emphasise routine checks, monitoring procedures, and the provision of suitable personal protective equipment to ensure compliance with fire safety regulations and prompt hazard identification.

Fire Emergency Protocols

Our fire emergency protocols are designed to ensure prompt action during fire incidents. This involves immediate notification of the relevant authorities, swift evacuation of staffs, and thorough post-incident analyses to facilitate ongoing improvements. At the core of our strong fire safety methodology lies the regular upkeep of fire extinguishers, continual inspections, and the implementation of fire drills. These critical elements form the foundation of our comprehensive fire safety strategy, ensuring a quick and effective response in emergencies.

In addition, we organise frequent training sessions aimed at enhancing fire safety awareness and practical skills among our employees, aligning with our commitment to upholding safety principles within our workforce.

Fire Safety Inspection



During the Reporting Period, our Group was not aware of any material breach of relevant laws and regulations in Hong Kong pertaining to the provision of a safe working environment and protection of employees from occupational hazards, such as Occupational Safety and Health Ordinance (Cap. 509) and Employees' Compensation Ordinance (Cap. 282).

	2025	2024	2023
Number of work-related incidents	0	0	0
Number of lost day due to work-related injuries	0	0	0
Number of work-related fatalities	0	0	0

Equal Employment and Promotion

Our Group always strives to foster inclusivity within our workplace, enabling the incorporation of diverse perspectives in our decision-making process. It is our mission to uphold the principles of equality, fairness, diversity, and transparency at every stage of our employment procedure. Our employment decisions are based solely on objective criteria, such as the applicant's abilities, past accomplishments, qualifications, and experience, and is strictly in compliance with relevant laws and regulations. We prohibit any forms of unfavourable treatment, discrimination, or harassment.

Our commitment extends to cultivating a work environment that values fairness and fosters collaborative development. We have implemented a regular performance evaluation system that serves to emphasise employees' responsibilities and supports them in setting and achieving long-term career objectives. Our Group acknowledges and rewards employees who have completed accredited training, demonstrated exceptional performance and made significant contributions to the success of the organisation. The efforts of those individuals are duly recognised by providing them with promotions, training opportunities, and incentives.

During the Reporting Period, our Group was not aware of any material breaches of relevant laws and regulations in the PRC and Hong Kong, including among others The Labour Law of the People's Republic of China and the Law on the Employment Ordinance (Cap. 57) of Hong Kong, that have a significant impact on our Group relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunities, diversity, anti-discrimination, and other benefits and welfare.

Child and Forced Labour

We are fully committed to protecting the labour rights of our staff and job applicants while adhering to the standards set forth by the Labour Law. Any forms of child labour and forced labour are strictly forbidden within our operations. To ensure strict adherence to this commitment, we have implemented comprehensive policies aimed to prevent and eliminate any child and forced labour practices.

Pre-employment and annual medical examinations are also arranged for new and existing employees. In any event that child labour or forced labour is discovered, designated staff members are required to take swift actions for rectification. This may include arranging health examinations, terminating and safely return the child to original place of residence, and providing necessary education support until they reach the appropriate age for employment. It is important to note that our anti-child labour and forced labour rules also extend to our suppliers.

Our Child Labour Policy is in place to ensure the compliance with national laws and preventing inadvertent child labour. Child labour is defined as individuals under 16 years of age. The Policy is implemented to cover all departments, emphasising recruitment processes and child labour management. Moreover, our Forced Labour Policy is designed to eliminate compulsory labour practices and reinforce our corporate social responsibility. Applicable across all personnel levels, the policy prohibits the exploitation of employees under threat or pressure.

Our Human Resources Department diligently adheres to the recruitment guidelines outlined in the Recruitment and Human Resource Policy, subjecting the policy to regular reviews to guarantee compliance with the latest regulations.

During the Reporting Period, our Group was not aware of any material non-compliance with laws and regulations in the PRC and Hong Kong, including among others The Labour Law of the People's Republic of China, Law on the Protection of Minors of the PRC, Provisions on the Prohibition of Using Child Labour and the Employment Ordinance (Cap. 57) of Hong Kong, relating to child and forced labour.

Diversity and Inclusion

In our ongoing efforts to promote diversity and inclusivity within our Group, we strictly prohibit all forms of discrimination. Gender equality is a fundamental principle in our employment practices. We champion equal opportunities for women who meet job requirements, ensuring they receive fair compensation for their work. Gender should never be a barrier to employment, except where specific national regulations restrict women from certain roles. It is crucial for our managers to approach every employment-related decision, including hiring, compensation, training, promotions, and all other aspects, with fairness and impartiality towards each employee. We have zero tolerance for discrimination and sexual harassment, and we ensure that all staff members are promptly informed about such behaviours.

Our Group maintains a strict policy against any form of compulsory, threatening, demeaning, or exploitative behaviour by management towards employees, whether through gestures, language, or physical contact. We have established transparent and efficient procedures for reporting and addressing complaints of discrimination and harassment. Employees are encouraged to voice their concerns in writing or verbally to relevant management or the HR department. We are committed to conducting prompt investigations and providing responses within seven working days of the conclusion of the inquiry.

We highly respect the rights of all our employees to observe and adhere to their beliefs and cultural norms related to race, social class, nationality, religion, disability, gender, sexual orientation, union membership, and union creed requirements. We ensure that no employee faces prejudice for exercising these fundamental rights.

Training and Development

Our Group is committed to unlocking the potential of our employees to enhance our overall competitive edge while supporting their individual career aspirations. We allocate resources towards developing comprehensive staff training programmes to enhance their skills, provide them with the latest expertise, and deepen their understanding of market trends. To facilitate this, we have established a robust Training and Management Policy that guides our employee development initiatives. We regularly review and update this policy to ensure that the training objectives remain current. Our training programmes are categorised into: New Employee Training, Position-specific Skills Training, Quality Training, and Knowledge Training.

Annually, each department collaborates with the Human Resources Department to design training plans tailored to the department's unique operational context, individual roles, past performance, and employees' developmental needs. The Human Resources Department actively engages in dialogue with departments, conducts regular training surveys, and facilitates various training opportunities, including on-the-job training, professional development sessions, and external seminars. To support employees in external training sections, we provide financial assistance for workshop fees, seminar costs, and course charges.

Our new employee onboarding sessions are designed to assist joiners in understanding our company culture and operations, ensuring a seamless integration process. Led by the Human Resources Department, these sessions cover essential aspects such as company values, safety protocols, social responsibility, job-specific knowledge, and integrity principles. These onboarding sessions are instrumental in fostering a cohesive work environment. Throughout the Reporting Period, a total of 850 training hours was delivered to our employees.

Our commitment to skill-based training ensures that employees acquire the specialised competencies essential for success in their roles. To uphold the quality of our training initiatives, we conduct detailed training assessments for sessions delivered by both internal and external trainers. These assessments are based on four criteria: 1) Learning Assessment, to measure the level of participants' understanding of the training content; 2) Course Evaluation, to collect participants' satisfaction levels with the training courses, instructors, and training organisations; 3) Behavioural Assessment, to observe employees' behavioural changes after the training sessions; and 4) Outcome Evaluation, to assess the impact of training on company performance. Through these training assessments, we can determine whether our training plans are aligned with business objectives, individual responsibilities, and performance standards, thereby fostering a culture of continuous learning that promotes personal and organisational growth.

In managing training expenditures, we adhere to a transparent and accountable process. Projects requiring funding undergo approval via a structured "Training Approval Form" guaranteeing prudent resource allocation. Internal and external training activities with associated costs are monitored and approved based on established guidelines. Any deviations from the training plan are reviewed in consultation with the Human Resources Department to optimise training resources effectively across departments.

2025	Percentage (%) of Employees Trained ³	Average Training Hours (Hours)
Total of training hours	78.63%	9.23
By gender		
Male	73.53%	11.37
Female	85.71%	6.69
By employment category		
Senior Management	—	—
Management/Supervisor	78.57%	12.27
General Staff	82.65%	8.82

³ Percentage of employees who received training is calculated by dividing the number of trained employees of each category by total employees of that category.

SERVICE AND PRODUCT RESPONSIBILITY

We are committed to fulfilling the expectations and needs of our clients through the establishment of enduring, sustainable partnerships with our business associates and stakeholders. Annually, we strictly evaluate and scrutinise the credentials of our suppliers to pinpoint those that resonate with our objectives of enhancing our offerings and services while reducing our environmental impacts. This commitment enables us to consistently deliver exceptional service while maintaining our pledge to environmental responsibility.

Supply Chain Management

Our Group recognises the importance of maintaining a reliable and efficient supply chain management system to facilitate seamless operations and deliver high-quality products and services to our clients. To uphold these standards, we have implemented the Supply Chain Management Policy, which outlines our supplier selection procedures and the criteria for evaluating and managing our current suppliers. We are committed to ensuring fairness and impartiality throughout the procurement and bidding processes by fostering effective communication among all relevant departments. We expect all our vendors, contractors, and suppliers to comply with relevant laws and regulations. Our Logistics Department conducts annual supplier assessments to evaluate and rate suppliers, ensuring they meet our stringent standards in areas such as fair bidding processes, and the prioritisation of eco-friendly procurement, collaboration with our Group, product quality, delivery timeliness, cost control practices, and fulfilment of corporate social responsibilities. Additionally, the policy emphasises the qualification of suppliers such as technical capabilities, quality certifications, and environmental responsibility when assessing suppliers. Supplier management is also conducted to maintain quality standards and take action to improve supplier performance. Non-compliant behaviours, such as environmental violations, may result in suppliers being blacklisted.

We are committed to nurturing strong and enduring relationships with qualified suppliers to establish sustainable collaborations that ensure the stability and quality of our supply chain. During the Reporting Period, we engaged with 41 suppliers, with 22 originating from Hong Kong and 19 from the PRC.

Green Procurement

To reduce the environmental footprint of our supply chain and embrace environmental consciousness, we offer precedence to procuring more sustainable products. Within our procurement procedures, we not only factor in cost and quality but also integrate ESG considerations into our decision-making processes. Aligned with our Group's Environmental Protection Policy, we have adopted green procurement principles to promote sustainable sourcing by selecting eco-friendly goods.

Our focus lies in acquiring and utilising materials, products, and services with reduced environmental impacts, considering aspects such as resource efficiency, eco-friendly production methods, energy efficiency, adherence to environmental regulations, safe disposal, and recyclability. Furthermore, we prioritise collaborating with suppliers who uphold ethical business standards and exhibit a dedication to sustainable growth.

Services and Product Excellence

Our Group places a strong emphasis on delivering products and services of exceptional quality that surpass customer expectations to uphold its reputation and achieve ongoing success. To ensure customer satisfaction, we highly value feedback from our clients and actively seek their input and concerns regarding the quality and performance of our offerings.

Customer Satisfaction Results

This year, we implemented a satisfaction survey mechanism in our Customer Service Centre (“CS”) starting in late April. We achieved an impressive annual average score of 4.69, which reflects a high level of customer satisfaction and indicates our commitment to service excellence. This score is based on feedback collected immediately after service calls, where customers rated our performance on a scale from 1 to 5, with 5 being the highest level of satisfaction.

Satisfaction Scores	1	2	3	4	5	Total
No. of People	19	4	25	62	528	638

Looking ahead to 2026, our Group plans to intensify efforts to encourage customer feedback further, ensuring we continue to meet and exceed our customers’ expectations.

Handling Customer Complaints

We interact with customers through various communication channels, including our website, hotline, and surveys, to gain a deeper understanding of their needs and expectations. Our Customer Complaint Management Procedure outlines the procedures for managing complaints, guaranteeing that each issue is promptly addressed by the relevant department through the appropriate channels. The feedback collected has been carefully analysed and utilised to proactively address any recurring issues and drive continuous improvement.

Throughout the Reporting Period, no complaints related to products or services were received, and we were not aware of any significant violations of relevant laws and regulations pertaining to health and product safety. To the best of our knowledge, no product sold or shipped by us was recalled in 2025 due to safety or health concerns.

Privacy Protection

We highly value the protection of personal data belonging to our customers, suppliers, contractors, and partners. In compliance with relevant laws, such as the Hong Kong Personal Data (Privacy) Ordinance, we have implemented a comprehensive Personal and Business Data Policy that outlines our commitment to data protection. Stringent measures are in place to securely store all data and prevent unauthorised access by external entities without explicit consent from the individuals concerned.

Ensuring data privacy is a top priority for us. Our “Customer Notification Letter Regarding Customer Information” explicitly states the possible purposes for using our customer information. Our Group ensures to obtain customer consent for any direct marketing purposes. If customers do not wish for their data to be used by our company for such purposes or shared with others for direct marketing, they are welcome to notify us to exercise their right to refuse postal mail, email, mobile phone messages, and/or telephone marketing, at no cost to them. Therefore, we ensure our customers are well-informed about their rights and provide their consent before using our services.

Advertising Ethics and Use of Product Label

Our Group offers accurate and trustworthy product information in our marketing and advertising materials to ensure that our customers make well-informed purchasing decisions. We strictly prohibit the use of deceptive documents or any practices that could compromise the accuracy of product details. Our aim is to prevent the misuse of products and reduce the risks associated with misinformation.

Our Product Labelling Procedure reflects our commitment to protecting consumers’ rights to access authentic product information. The procedure sets forth clear guidelines for appropriate labelling practices, focusing on accurately representing product features and specifications. Our aim is to promote transparency, uphold consumer confidence, and adhere to the highest standards of professionalism and integrity in our marketing and advertising efforts.

ETHICAL BUSINESS

Business integrity is a fundamental value in our Group, and we are dedicated to conducting our business activities in accordance with high ethical standards. To ensure that employees are mindful of professional ethics and uphold the Company's reputation, our Group has introduced an Employee Handbook and an Employee Code of Conduct ("**Code**") and policies. These documents adhere to relevant laws and regulations and are applicable to all employees, directors, and subsidiaries. They outline the expected behaviours of our employees and the foundational principles guiding our management approaches across various areas, including business ethics, conflicts of interest, bribery, and procurement.

In 2025, there were no reported cases regarding breaches of the Code.

Anti-corruption and Anti-money Laundering

Our Group does not tolerate all forms of corruption and money laundering activities within our Group. To cultivate an ethical corporate environment, we have instituted the Anti-bribery, Extortion, Fraud, and Money Laundering Policy along with the Internal Whistleblowing Policy. Our employees, spanning from management to staff, are strictly prohibited from accepting any gifts or offerings that could compromise fairness and independence in the workplace. This prohibition extends to all parties, including customers, suppliers, service providers, and contractors engaged in business with our Group.

Additionally, we have implemented a robust system to swiftly prevent, and address identified issues related to commercial bribery and money laundering. Each department head is tasked with conducting supervisory inspections to promptly spot any signs of non-compliance with the policy and laws within their departments. Clear guidelines have been established, encompassing essential controls like record-keeping, employee training, and continuous client monitoring.

Our Group has organised an anti-money laundering and terrorist financing training programme to enhance our understanding of the characteristics and patterns of commercial bribery and money laundering. This enables us to identify specific features and trends, allowing us to develop targeted prevention strategies. Moreover, employees at different grading levels are required to attend an exam for this training. In 2025, our employees who took this exam achieved a 100% passing rate.

By exploring these aspects, we can propose concrete actions to address early indicators of commercial bribery, ensuring the timely resolution of potential issues. We encourage employees to report any suspicious transactions through our confidential whistleblowing channels. Regular reviews of these guidelines are conducted to ensure alignment with the latest laws and regulations.

Whistle-blowing Channels

Within the framework of our company's commitment to ethical practices and transparency, we have established an Internal Whistle-blowing Management Team in alignment with our Internal Whistle-blowing Policy. This initiative aims to prevent operational and managerial risks effectively, encouraging all employees to actively engage in company governance by promptly reporting any internal operational deficiencies or violations. Our policy highlights the importance of lawful and compliant operations, ensuring a culture of accountability and confidentiality for whistle-blowers. Below are the principles of our Whistle-blowing Policy:

- Extensive employee participation
- Immediate supervision and reporting
- Timely and effective handling
- Strictly hold people accountable
- Maintaining confidentiality for whistleblowers

Under the General Provisions of the policy, the Internal Whistle-blowing Management Team, led by the office head, oversees the development, modification, and implementation of the whistle-blowing work system. This team is responsible for receiving and investigating reports of operational defects or violations, analysing reported behaviours, and recommending remedial measures to the company, adhering to strict accountability principles outlined in our guidelines.

The scope of reporting encompasses all departments and operational aspects of the Group, including but not limited to violations of company policies, financial irregularities, non-transparent recruitment practices, procurement violations, security vulnerabilities, and actions that could potentially lead to economic or reputational harm. Through a structured reporting procedure, employees can submit reports in writing or verbally to the Internal Whistle-blowing Management Team, which maintains records and convenes meetings to discuss, analyse, and determine appropriate actions in response to reported issues.

As part of our commitment to transparency and integrity, the Group upholds the principle of whistle-blower confidentiality, ensuring that individuals who come forward with concerns are protected. In 2025, there were no reported cases of corrupt issues against our Group or its employees.

Intellectual Property Rights Protection

Our Group is committed to cultivating a culture that promotes innovation and upholds the value of intellectual property. We understand the significance of safeguarding intellectual assets, encompassing trademarks, patents, copyrights, designs, plant varieties, and integrated circuit layout designs, as a means of recognising the creativity and effort of our workforce. To ensure adherence to legal requirements concerning intellectual property, employees are guided by the Code, a document that offers explicit directives on the acquisition, maintenance, processing, and utilisation of intellectual property.

Throughout the Reporting Period, our Group did not encounter any instances of non-conformity with relevant laws and regulations pertaining to intellectual property concerning our products and services. This shows our commitment to intellectual property compliance and underscores our dedication to ethical conduct.

COMMUNITY INVOLVEMENT

Our Group remains committed to benefiting our communities and making a positive impact. We encourage employees to care for and engage with local communities, fostering a spirit of volunteerism that strengthens the social fabric. Looking forward, we will continue to uphold our community engagement policies and will actively explore opportunities to organise meaningful community activities in the coming year.

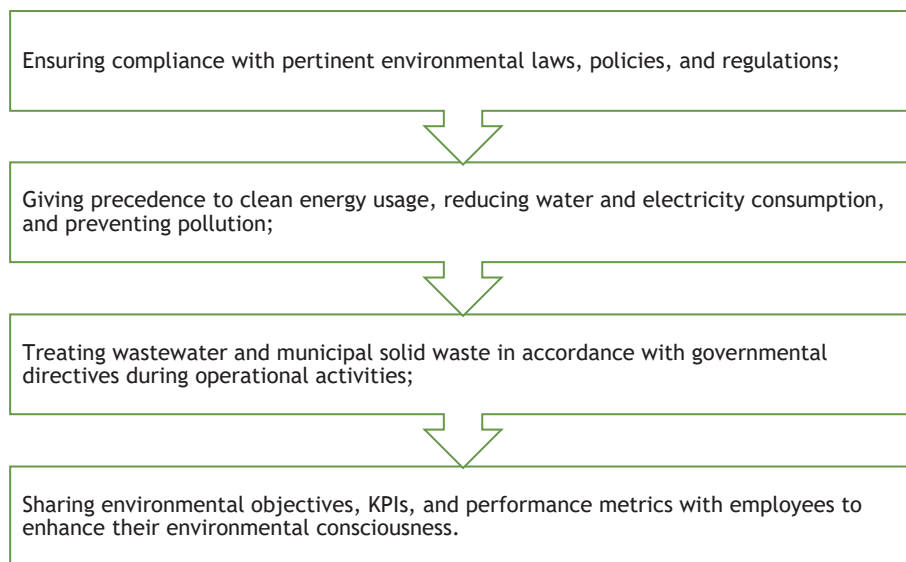
ENVIRONMENTAL MANAGEMENT

A fundamental aspect of our Group’s strategy for continuous improvement involves setting sustainability targets. Within our internal policy framework, both our management and staff bear responsibility for the environmental impact of our Group’s activities. Each year, our Group’s management conducts an annual review to ensure the efficient functioning of the environmental system and to evaluate sustainability performance from the previous year. Following this assessment, subsidiaries may receive updated goals based on their past performance, with designated accountable staff overseeing these objectives.

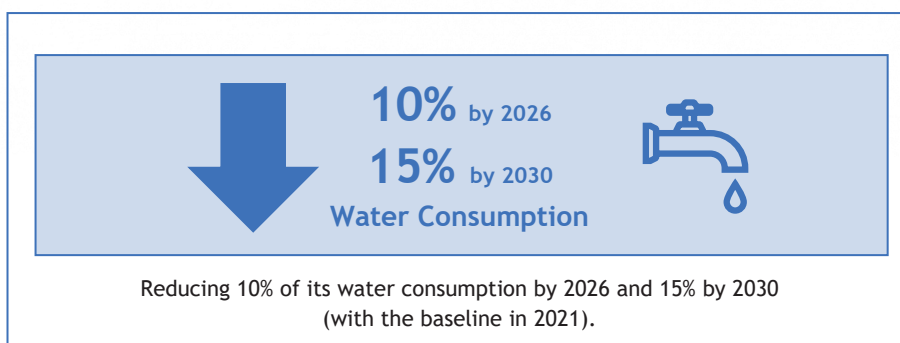
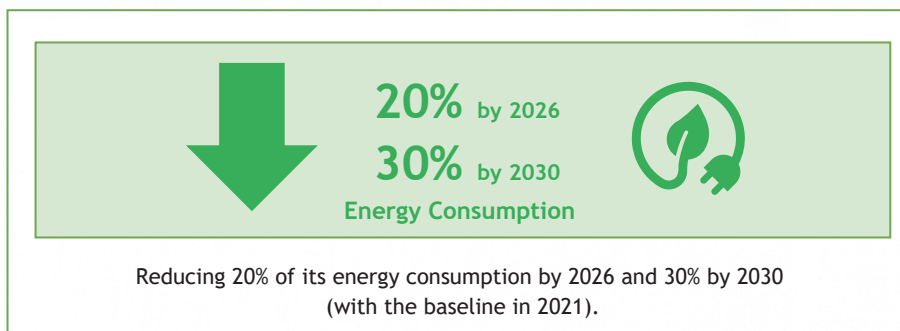
Moreover, we extend our environmental and social values to our stakeholders. A variety of environmental policies governing the operation of our Group, its suppliers, and contractors have been established. Our Group’s Environmental Protection Policy sets forth comprehensive and specific guidelines covering initiatives and measures across both our Office and Construction Site operations. By adhering to this policy, we diligently comply with all relevant laws and regulations while striving to minimise resource consumption, waste generation, and GHG emissions, and implement responsible waste management practices.

EMS

In pursuit of our sustainability objectives, a range of environmental policies governing the operations of our Group, its suppliers, and contractors have been established. A comprehensive environmental policy at our Group level is in place to ensure the proper implementation of the EMS, with the primary aim of reducing our Group’s energy and natural resource consumption and lessening its environmental impact. Our Group commits to adhering to the guiding principles outlined in this policy to guide its actions and decisions.

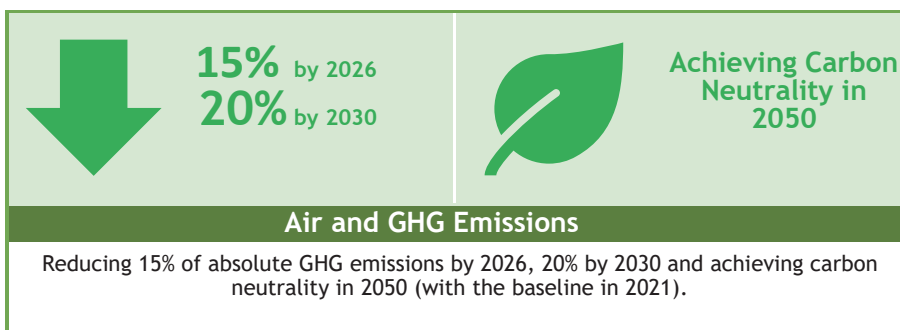


Our Sustainability Targets:



Air and GHG Emissions

To attain our short-term and long-term GHG emission targets, our Group has established guidelines for effectively managing business operations that have a significant impact on our emissions. The GHG and Air Emission Policy has been developed to ensure compliance with governmental regulations, specifically the Measures of Guangdong Province on Prevention and Control of Air Pollution. This policy is designed to effectively monitor and control the air and GHG emissions of our Group. Within this policy framework, the Construction Site Emission Management Policy serves as a vital component, providing contractors with clear instructions on how to manage air emissions at construction sites and fulfil their environmental protection responsibilities.



Our Group actively implement the following emission mitigation measures:

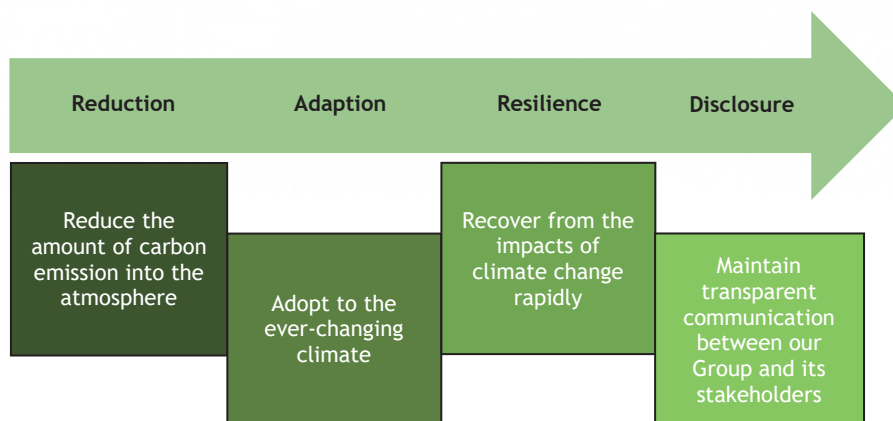
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- 1) Ensuring compliance with applicable laws and regulations and obtaining the necessary emission licences
 - 2) Deploying suitable emission reduction equipment during the construction process, such as installing suspended particle removers
 - 3) Substituting regular diesel with ultra-low sulfur diesel for all diesel-powered machinery and facilities
 - 4) Conducting regular maintenance and repairs of machinery and facilities to ensure emissions remain within established limits
 - 5) Increasing the utilisation of renewable and low-carbon energy sources whenever possible
 - 6) Engaging with our staff and suppliers to promote carbon emission reduction in their day-to-day operations
 - 7) Promoting the utilisation of environmentally-friendly vehicles and fuels, such as bio-diesel, as a preferred option over diesel vehicles

Climate Change

As the impacts of climate change become increasingly evident, it is crucial for businesses, including our Group, to respond proactively. Addressing climate change is not just an environmental imperative; it is essential for ensuring sustainable development, protecting public health, and safeguarding future generations. By taking decisive action now, we believe we can mitigate the risks associated with climate change, promote resilience, and foster a more sustainable and equitable future for all.

Climate Change Emergency Response Plan

To strengthen its resilience against climate change, our company is dedicated to enhancing sustainability and resilience through the implementation of a comprehensive Climate Change Emergency Response Plan. This initiative reflects our commitment to effective emergency management in the face of climate change and weather-related disasters. By improving our management capabilities and emergency response strategies, we aim to minimise potential losses from severe weather events while ensuring the safety of our residents and their properties. Our Group's dedication to tackling climate change focuses on four key areas:




Our Climate Change Emergency Response Plan defines “Meteorological Disasters” as severe weather events, including heavy rain, thunderstorms, typhoons, and extreme temperatures, which pose significant risks to life and property. In alignment with our core values, we prioritise preventing accidents from escalating and minimising casualties. Our proactive approach focuses on comprehensive preparedness, integrating prevention measures with effective response strategies.

To strengthen our efforts, our company has established protocols for extreme weather situations. Relevant departments will conduct thorough safety inspections of electrical systems, fire safety equipment, and evacuation routes when adverse weather conditions arise. These inspections ensure that all safety measures are in place and that we are prepared for any necessary rescue operations. Each team plays a crucial role in disaster prevention and response, emphasising the importance of resource integration and efficient communication. Our leadership team, headed by the General Manager, is tasked with coordinating emergency efforts and overseeing the implementation of the plan. This team is responsible for making timely adjustments based on evolving situations and challenges. Furthermore, we are committed to ongoing training and drills to ensure that all personnel are equipped to respond effectively to emergencies.

In the aftermath of any incident, our company prioritises prompt reporting to higher authorities and filing insurance claims for property losses. Immediate actions will also be taken to rescue both personnel and property. By continuously evaluating our response efforts and refining our strategies, we strive to create a safer environment for our residents while reinforcing our commitment to sustainability and resilience in the face of climate change.

Identification of Physical and Transitional Risks

We have examined and assessed the potential physical and transitional risks related to climate change to gain a clearer understanding of the challenges we might face and their impact on our operations.

<p style="text-align: center;">Physical risk</p> <p>Climate change and extreme weather events are expected to create damages to our physical assets and interrupt industrial operation.</p> <p>For instance, coastal locations may experience more frequent flooding, leading to higher costs for maintaining physical assets and recovery from suspended operations.</p> 
<p style="text-align: center;">Transitional Risk</p> <p>Our Group foresees a potential rise in operational costs resulting from an increasingly stringent global regulatory landscape. As governments and international bodies strengthen regulations related to environmental sustainability, businesses will face heightened compliance requirements.</p> <p>Furthermore, there is likely to be escalating pressure from business partners and stakeholders to meet evolving expectations regarding climate change initiatives. This may necessitate the implementation of additional measures and strategic investments aimed at aligning with sustainability objectives and addressing climate-related challenges. Such efforts could significantly influence our Group's financial performance and operational strategies, as adapting to these requirements will involve both upfront costs and long-term planning to ensure resilience and competitiveness in a changing market.</p>

Climate Management

Our Group is fully committed to addressing climate change by implementing effective measures and adopting best practices to protect our operations from its impacts. We understand the importance of minimising potential risks while capitalising on emerging opportunities.

To mitigate the risks associated with severe weather events such as storms, typhoons, and floods, particularly at Ever Success Plaza, our residential property in Zhongshan, we have developed a comprehensive Flood and Typhoon Emergency Plan. This plan provides a structured framework to ensure proper guidance and control during such events. Additionally, we offer training materials to enhance our staff's understanding of climate change and disaster preparedness.

We maintain a continuous process of monitoring, analysing, and responding to developments in climate change across various sectors, including market trends, technological advancements, legal frameworks, and policy shifts. Our goal is to proactively manage the risks linked to the transition to a low-carbon economy. To facilitate this, we prioritise access to relevant data and resources while actively seeking to deepen our Group's understanding of industry-leading practices. We conduct regular assessments to evaluate the impact of climate change on our business operations and to measure the effectiveness of our strategies for climate adaptation and mitigation.

Wastewater Discharge

Our Group has developed a Wastewater Discharge Control Policy, accompanied by comprehensive procedures, to prevent contamination of surrounding water sources. Our goal is to ensure that the quality of discharged effluent complies with established standards and regulations, such as the Discharge Limits of Water Pollutants in Guangdong Province. By closely monitoring wastewater discharge, we enhance our wastewater management effectiveness and systematically control the wastewater generated by our operations. In addition to managing our own wastewater production, we are dedicated to supporting our staff, residents, tenants, contractors, and service providers in adhering to our Group's wastewater discharge control standards. The following standards are outlined in our Wastewater Discharge Control Policy for both construction and non-construction areas:

Construction sites

- Installation of sewage treatment facilities to prevent direct discharge of sewage into the public sewage system
- Routine inspections of wastewater discharges
- Implementation of preventative measures to avoid wastewater contamination, such as the proper storage of chemicals

Office or other properties

- Inspections and repair of the drainage system if any flaws are identified
- Prevention of drainage system obstruction
- Control of water consumption

Handling Hazardous and Non-hazardous Waste

Our Group emphasise environmental protection by preventing pollution and minimising adverse impacts on ecosystems and natural resources. Effective management of both hazardous and non-hazardous waste throughout the production, inventory, and logistics processes is crucial for promoting sustainable development and complying with waste management regulations. This fosters trust among stakeholders and underscores our social and environmental responsibilities. By implementing effective waste management practices, we reduce potential health and safety risks for our employees, contractors, and the surrounding community, thereby creating a safer working and living environment.

While our Group generates waste, such as ink cartridges, our property investment and development, and money lending operations have significantly minimised the creation of hazardous waste. We closely monitor hazardous waste as defined in the Directory of National Hazardous Waste, as well as materials classified as dangerous under national regulations. Our contractors and service providers are required to adhere to our Hazardous Waste Management Policy when handling hazardous materials. All hazardous waste must be stored in leak-proof containers, and arrangements for proper disposal through authorised hazardous waste collectors are essential to ensure appropriate treatment.

Non-hazardous waste is systematically categorised into recyclable and non-recyclable waste to facilitate proper handling. Non-recyclable waste includes items that cannot be reused due to hygiene issues or recycling challenges, while recyclable waste consists of resources that can be extracted or repurposed. To ensure effective management of non-hazardous waste, we have implemented a Non-hazardous Waste Management Policy that provides guidance to all staff, including workers, contractors, and service providers, on the proper management of these materials. This policy enables us to maximise resource utilisation and minimise the environmental impact associated with non-hazardous waste handling.



1) Limit excessive packaging to reduce waste generated by single-use products	3) The collection, transportation, and disposal of large-sized waste should be handled by qualified disposal companies	4) Encourage recycling and utilisation of wastepaper and consumer product packaging
2) Reduce the generation of kitchen residual waste and prohibit the disposal of hazardous waste as household waste		5) Strict adherence to the construction waste treatment facilities

Use of Resources

Energy, electricity, and water are the primary resources utilised by our Group. To minimise environmental impact and promote sustainable development, we actively implement the Policy on Efficient Use of Resources, which aims to conserve energy, reduce our carbon footprint, and achieve sustainability. The Company's management conducts annual reviews of our Group's energy-saving performance, allowing us to set new goals for energy and resource consumption reduction based on the performance of our subsidiaries. Dedicated personnel are assigned to oversee and manage these targets for each subsidiary.

During the Reporting Period, we established specific targets for electricity and water conservation to reduce resource consumption. These targets, are effectively communicated to our employees, supported by comprehensive environmental training to enhance their awareness. We firmly believe that by collaborating with our employees, we can effectively promote resource conservation and protect the environment.

As our primary business operations are office-based, we actively advocate for the “Green Office” concept. To support this initiative, we have implemented an Office Management Policy, which outlines the initiatives and specific guidelines for managing electricity usage, postal services, and office equipment. This policy consolidates our main policies and systems, such as the Office Environment Management System, Office Supplies Management System, Meeting Management System, Mobile Equipment Usage Management System, and Maintenance Management System, to provide clear guidelines for our employees to follow. Below are some of the key initiatives we have undertaken:

Provide post energy-saving signs

Inspect and repair the water appliance when leakage is found

Control and rationally use office supplies to eliminate waste

Turn off air conditioning when not in use

Turn off the water device and electrical appliance immediately when not in use

Use double-sided printing when printing or copying materials

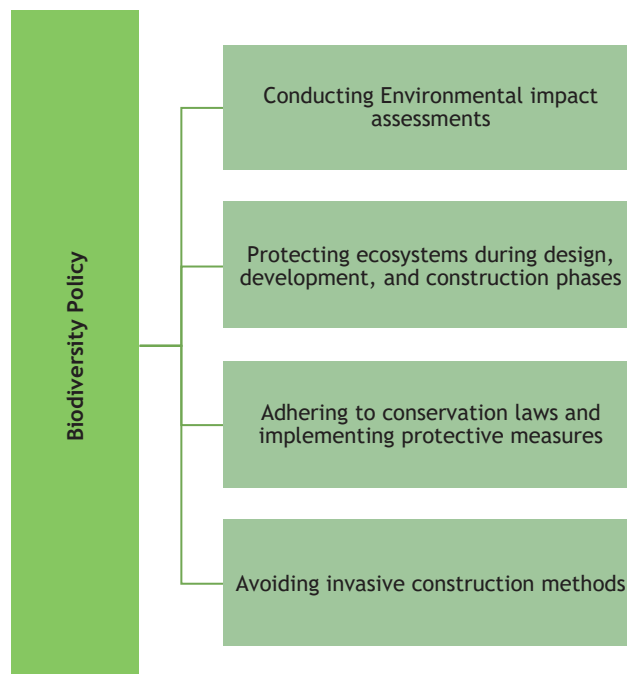
Our Group’s General Management Department conducts regular inspections of resource and energy usage in the workspaces and updates the “Office Area monthly Inspection Registration Form” accordingly. If any practices that violate energy-saving principles are identified for the first time, reminders will be issued to the staff members.

Biodiversity

Our Group is committed to protecting biodiversity through a comprehensive Biodiversity Policy that focuses on identifying and assessing the potential risks and negative impacts of its activities on ecosystems and wildlife. By conducting thorough environmental impact assessments prior to project initiation, the company ensures that potential threats to local biodiversity are understood and mitigated.

In the design, development, and construction phases, our Group prioritises the protection of ecosystems and natural habitats. This includes integrating green spaces into projects and using sustainable materials, which help protect local flora and fauna. The company is also dedicated to ensuring that its operations do not adversely affect endangered species, adhering to both international and local conservation laws and implementing protective measures when necessary.

Furthermore, our Group avoids invasive construction methods that could harm the ecological environment. By selecting techniques that minimise soil disturbance and reduce pollution, the company demonstrates its commitment to sustainable practices. Through these efforts, our Group aims to contribute positively to biodiversity conservation and foster sustainable development across its operations. Below summarises our Biodiversity Policy:



Our Environmental Performance

	Unit	2025	2024	2023
Energy consumption				
Total energy consumption	MWh	357.00	317.70	327.15
Total energy intensity	MWh/million HKD sales	0.99	1.19	1.67
Direct energy consumption				
– Diesel	MWh	0.00	0.00	0.00
Indirect energy consumption				
– Purchased electricity	MWh	357.00	250.56	327.15
GHG emissions				
Scope 1 ⁴	tCO ₂ e	0.00	0.00	0.00
Scope 2 ⁵	tCO ₂ e	147.89	144.45	197.57
Scope 3 ⁶	tCO ₂ e	1.34	0.07	0.40
Total GHG emission	tCO ₂ e	149.23	144.45	197.97
Intensity	MWh/million HKD sales	0.41	0.54	1.01
Water consumption				
Freshwater	m ³	2,303.10	609.00	512.00
Intensity	m ³ /million HKD sales	6.39	2.27	2.61
Waste				
Non-hazardous waste	Tones	3.20	3.20	3.20
Intensity	Tonne/million HKD sales	0.01	0.01	0.02
Paper consumption⁷				
Office paper	Tonne	0.18	0.13	0.08
Intensity	Tonne/million HKD sales	0.0005	0.0004	0.0004

⁴ Scope 1 represents direct GHG emissions generated from the use of LPG by emergency generator in China.

⁵ Scope 2 represents indirect GHG emissions generated from the use of purchased electricity for offices in Hong Kong and the PRC.

⁶ Scope 3 represents other indirect GHG emissions generated from the paper waste disposed at landfills.

⁷ The figure of office paper consumption includes the Company's office in Hong Kong and the PRC.

HKEX ESG REPORTING CODE INDEX

HKEx ESG Reporting Code General Disclosures & KPIs	Explanation/Reference Section
Aspect A: Environment	
<p>A1 Emissions Information on:</p> <p>(a) the policies; and</p> <p>(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 non-hazardous waste.</p> <p>Note:</p> <p>Air emissions include NO_x, SO_x, 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.</p>	<p>Environmental Management –</p> <ul style="list-style-type: none"> Air and GHG Emissions Climate Change Wastewater Discharge Hazardous and Non-hazardous Waste Use of Resources Biodiversity
<p>KPI A1.1 The types of emissions and respective emissions data.</p>	<p>Environmental Management –</p> <ul style="list-style-type: none"> Air and GHG Emissions Our Environmental Performance
<p>KPI A1.3 Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility).</p>	<p>Environmental Management –</p> <ul style="list-style-type: none"> Hazardous and Non-hazardous Waste Our Environmental Performance
<p>KPI A1.4 Total non-hazardous waste produced (in tonnes) and where appropriate, intensity (e.g. per unit of production volume, per facility).</p>	<p>Environmental Management –</p> <ul style="list-style-type: none"> Hazardous and Non-hazardous Waste Our Environmental Performance
<p>KPI A1.5 Description of measures to mitigate emissions and results achieved.</p>	<p>Environmental Management –</p> <ul style="list-style-type: none"> Air and GHG Emissions Climate Change Wastewater Discharge Hazardous and Non-hazardous Waste Use of Resources Biodiversity
<p>KPI A1.6 Description of how hazardous and non-hazardous wastes are handled, reduction initiatives and results achieved.</p>	<p>Environmental Management –</p> <ul style="list-style-type: none"> Hazardous and Non-hazardous Waste Our Environmental Performance

HKEx ESG Reporting Code General Disclosures & KPIs**Explanation/Reference Section**

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.	Environmental Management – 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).	Environmental Management – Air and GHG Emissions Our Environmental Performance
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility).	Environmental Management – Our Environmental Performance
KPI A2.3	Description of energy use efficiency initiatives and results achieved.	Environmental Management – Air and GHG Emissions Our Environmental Performance
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved.	Environmental Management – Wastewater Discharge Our Environmental Performance
KPI A2.5	Total packaging material used for finished products (in tonnes), and, if applicable, with reference to per unit produced.	Environmental Management – Use of Resources Our Environmental Performance
A3 The Environment and Natural Resources	Policies on minimising the issuer's significant impact on the environment and natural resources.	Environmental Management – Climate Change Biodiversity
KPI A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them.	Environmental Management – Climate Change Biodiversity

Aspect B: Social

B1 Employment	<p>Information on:</p> <ul style="list-style-type: none"> (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare. 	<p>Care for Our Employees – Talent Attraction and Retention Equal Employment and Promotion Child and Forced Labour</p>
KPI B1.1	Total workforce by gender, employment type, age group and geographical region.	Care for Our Employees
KPI B1.2	Employee turnover rate by gender, age group and geographical region.	Care for Our Employees – Talent Attraction and Retention
B2 Health and Safety	<p>Information on:</p> <ul style="list-style-type: none"> (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. 	<p>Care for Our Employees – Health and Safety in the Workplace</p>
KPI B2.1	Number and rate of work-related fatalities.	Care for Our Employees – Health and Safety in the Workplace
KPI B2.2	Lost days due to work injury.	Care for Our Employees – Health and Safety in the Workplace
KPI B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored.	Care for Our Employees – Health and Safety in the Workplace

HKEx ESG Reporting Code General Disclosures & KPIs

Explanation/Reference Section

B3 Development and Training	<p>Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities.</p> <p>Note: Training refers to vocational training. It may include internal and external courses paid by the employer.</p>	Care for Our Employees – Training and Development
KPI B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	Care for Our Employees – Training and Development
KPI B3.2	The average training hours completed per employee by gender and employee category.	Care for Our Employees – Training and Development
B4 Labour Standards	<p>Information on:</p> <p>(a) the policies; and</p> <p>(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child or forced labour.</p>	Care for Our Employees – Child and Forced Labour
KPI B4.1	Description of measures to review employment practices to avoid child and forced labour.	Care for Our Employees – Child and Forced Labour
KPI B4.2	Description of steps taken to eliminate such practices when discovered.	Care for Our Employees – Child and Forced Labour
B5 Supply Chain Management	Policies on managing environmental and social risks of the supply chain.	Service and Product Responsibility – Supply Chain Management
KPI B5.1	Number of suppliers by geographical region.	Service and Product Responsibility – Supply Chain Management
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.	Service and Product Responsibility – Supply Chain Management
KPI B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored.	Service and Product Responsibility – Supply Chain Management
KPI B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored.	Service and Product Responsibility – Supply Chain Management Green Procurement

HKEx ESG Reporting Code 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.	Service and Product Responsibility – Services and Product Excellence Advertising Ethics and Use of Product Label
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	Service and Product Responsibility – Handling Customer Complaints
KPI B6.2	Number of products and service related complaints received and how they are dealt with.	Service and Product Responsibility – Handling Customer Complaints
KPI B6.3	Description of practices relating to observing and protecting intellectual property rights.	Ethical Business – Intellectual Property Rights Protection
KPI B6.4	Description of quality assurance process and recall procedures.	Service and Product Responsibility – Services and Product Excellence
KPI B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored.	Service and Product Responsibility – Privacy Protection
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.	Ethical Business – Anti-corruption and Anti-money Laundering
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.	Ethical Business – Anti-corruption and Anti-money Laundering
KPI B7.2	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored.	Ethical Business – Anti-corruption and Anti-money Laundering
KPI B7.3	Description of anti-corruption training provided to directors and staff.	Ethical Business – Anti-corruption and Anti-money Laundering

HKEx ESG Reporting Code General Disclosures & KPIs		Explanation/Reference Section
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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.	Community Involvement
KPI B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	Community Involvement
KPI B8.2	Resources contributed (e.g. money or time) to the focus area.	Community Involvement

Disclosure Requirement

Explanation/ Reference Section

Governance

19. An issuer shall disclose information about:
- (a) the governance body(s) (which can include a board, committee or equivalent body charged with governance) or individual(s) responsible for oversight of climate-related risks and opportunities. Specifically, the issuer shall identify that body(s) or individual(s) and disclose information about:
- (i) how the body(s) or individual(s) determines whether appropriate skills and competencies are available or will be developed to oversee strategies designed to respond to climate-related risks and opportunities;
 - (ii) how and how often the body(s) or individual(s) is informed about climate-related risks and opportunities;
 - (iii) how the body(s) or individual(s) takes into account climate-related risks and opportunities when overseeing the issuer's strategy, its decisions on major transactions, and its risk management processes and related policies, including whether the body(s) or individual(s) has considered trade-offs associated with those risks and opportunities;
 - (iv) how the body(s) or individual(s) oversees the setting of, and monitors progress towards, targets related to climate-related risks and opportunities (see paragraphs 37 to 40), including whether and how related performance metrics are included in remuneration policies (see paragraph 35); and
- (b) management's role in the governance processes, controls and procedures used to monitor, manage and oversee climate-related risks and opportunities, including information about:
- (i) whether the role is delegated to a specific management-level position or management-level committee and how oversight is exercised over that position or committee; and
 - (ii) whether management uses controls and procedures to support the oversight of climate-related risks and opportunities and, if so, how these controls and procedures are integrated with other internal functions.
- Environmental Management
ESG Governance Structure

Disclosure Requirement	Explanation/ Reference Section
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Strategy

Climate-related risks and opportunities

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| <p>20. An issuer shall disclose information to enable an understanding of climate-related risks and opportunities that could reasonably be expected to affect the issuer’s cash flows, its access to finance or cost of capital over the short, medium or long term. Specifically, the issuer shall:</p> | |
| <p>(a) describe climate-related risks and opportunities that could reasonably be expected to affect the issuer’s cash flows, its access to finance or cost of capital over the short, medium or long term;</p> | Climate Change |
| <p>(b) explain, for each climate-related risk the issuer has identified, whether the issuer considers the risk to be a climate-related physical risk or climate-related transition risk;</p> | Climate Change |
| <p>(c) specify, for each climate-related risk and opportunity the issuer has identified, over which time horizons – short, medium or long term – the effects of each climate-related risk and opportunity could reasonably be expected to occur; and</p> | Climate Change |
| <p>(d) explain how the issuer defines ‘short term’, ‘medium term’ and ‘long term’ and how these definitions are linked to the planning horizons used by the issuer for strategic decision-making.</p> | Climate Change |

Business model and value chain

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| <p>21. An issuer shall disclose information that enables an understanding of the current and anticipated effects of climate-related risks and opportunities on the issuer’s business model and value chain. Specifically, the issuer shall disclose:</p> | Climate Change |
| <p>(a) a description of the current and anticipated effects of climate-related risks and opportunities on the issuer’s business model and value chain; and</p> | |
| <p>(b) a description of where in the issuer’s business model and value chain climate-related risks and opportunities are concentrated (for example, geographical areas, facilities and types of assets).</p> | |

Disclosure Requirement

Explanation/ Reference Section

Strategy and decision-making

22. An issuer shall disclose information that enables an understanding of the effects of climate-related risks and opportunities on its strategy and decision-making. Specifically, the issuer shall disclose:
- (a) information about how the issuer has responded to, and plans to respond to, climate-related risks and opportunities in its strategy and decision-making, including how the issuer plans to achieve any climate-related targets it has set and any targets it is required to meet by law or regulation. Specifically, the issuer shall disclose information about:
 - (i) current and anticipated changes to the issuer's business model, including its resource allocation, to address climate-related risks and opportunities; Climate Change
Climate Management
 - (ii) current and anticipated adaptation and mitigation efforts (whether direct or indirect);
 - (iii) any climate-related transition plan the issuer has (including information about key assumptions used in developing its transition plan, and dependencies on which the issuer's transition plan relies), or an appropriate negative statement where the issuer does not have a climate-related transition plan; and Climate Change
 - (iv) how the issuer plans to achieve any climate-related targets (including any greenhouse gas emissions targets (if any)), described in accordance with paragraphs 37 to 40; and Environmental Management
 - (b) information about how the issuer is resourcing, and plans to resource, the activities disclosed in accordance with paragraph 22(a). Climate Change
23. An issuer shall disclose information about the progress of plans disclosed in previous reporting periods in accordance with paragraph 22(a). Climate Change

Financial position, financial performance and cash flows

Current financial effect

24. An issuer shall disclose qualitative and quantitative information about: Climate Change
- (a) how climate-related risks and opportunities have affected its financial position, financial performance and cash flows for the reporting period; and
 - (b) the climate-related risks and opportunities identified in paragraph 24(a) for which there is a significant risk of a material adjustment within the next annual reporting period to the carrying amounts of assets and liabilities reported in the related financial statements.

Disclosure Requirement	Explanation/ Reference Section
Anticipated financial effect	
<p>25. The issuer shall provide qualitative and quantitative disclosures about:</p> <ul style="list-style-type: none"> (a) how the issuer expects its financial position to change over the short, medium and long term, given its strategy to manage climate-related risks and opportunities, taking into consideration: <ul style="list-style-type: none"> (i) its investment and disposal plans; and (ii) its planned sources of funding to implement its strategy; and (b) how the issuer expects its financial performance and cash flows to change over the short, medium and long term, given its strategy to manage climate-related risks and opportunities. 	Climate Change
Climate resilience	
<p>26. An issuer shall disclose information that enables an understanding of the resilience of the issuer’s strategy and business model to climate-related changes, developments and uncertainties, taking into consideration the issuer’s identified climate-related risks and opportunities. An issuer shall use climate-related scenario analysis to assess its climate resilience using an approach that is commensurate with an issuer’s circumstances. In providing quantitative information, the issuer may disclose a single amount or a range. Specifically, the issuer shall disclose:</p> <ul style="list-style-type: none"> (a) the issuer’s assessment of its climate resilience as at the reporting date, which shall enable an understanding of: <ul style="list-style-type: none"> (i) the implications, if any, of the issuer’s assessment for its strategy and business model, including how the issuer would need to respond to the effects identified in the climate-related scenario analysis; (ii) the significant areas of uncertainty considered in the issuer’s assessment of its climate resilience; and (iii) the issuer’s capacity to adjust, or adapt its strategy and business model to climate change over the short, medium or long term; (b) how and when the climate-related scenario analysis was carried out, including: <ul style="list-style-type: none"> (i) information about the inputs used, including: (ii) the key assumptions the issuer made in the analysis; and (iii) the reporting period in which the climate-related scenario analysis was carried out. 	<p>Climate Change Climate Management</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p>

Disclosure Requirement	Explanation/ Reference Section
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Risk Management

27. An issuer shall disclose information about:	
(a) the processes and related policies it uses to identify, assess, prioritise and monitor climate-related risks, including information about:	
(i) the inputs and parameters the issuer uses (for example, information about data sources and the scope of operations covered in the processes);	ESG Risks Management
(ii) whether and how the issuer uses climate-related scenario analysis to inform its identification of climate-related risks;	Climate Change
(iii) how the issuer assesses the nature, likelihood and magnitude of the effects of those risks (for example, whether the issuer considers qualitative factors, quantitative thresholds or other criteria);	ESG Risks Management
(iv) whether and how the issuer prioritises climate-related risks relative to other types of risks;	ESG Risks Management
(v) how the issuer monitors climate-related risks; and	ESG Risks Management
(vi) whether and how the issuer has changed the processes it uses compared with the previous reporting period;	ESG Risks Management
(b) the processes the issuer uses to identify, assess, prioritise and monitor climate-related opportunities (including information about whether and how the issuer uses climate-related scenario analysis to inform its identification of climate-related opportunities); and	ESG Risks Management
(c) the extent to which, and how, the processes for identifying, assessing, prioritising and monitoring climate-related risks and opportunities are integrated into and inform the issuer's overall risk management process.	ESG Risks Management

Metrics and Targets

Greenhouse gas emissions

28. An issuer shall disclose its absolute gross greenhouse gas emissions generated during the reporting period, expressed as metric tons of CO ₂ equivalent, classified as:	Our Environmental Performance
(a) Scope 1 greenhouse gas emissions;	
(b) Scope 2 greenhouse gas emissions; and	
(c) Scope 3 greenhouse gas emissions.	

Disclosure Requirement	Explanation/ Reference Section
<p>29. An issuer shall:</p> <ul style="list-style-type: none"> (a) measure its greenhouse gas emissions in accordance with the Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standard (2004) unless required by a jurisdictional authority or another exchange on which the issuer is listed to use a different method for measuring greenhouse gas emissions; (b) disclose the approach it uses to measure its greenhouse gas emissions including: <ul style="list-style-type: none"> (i) the measurement approach, inputs and assumptions the issuer uses to measure its greenhouse gas emissions; (ii) the reason why the issuer has chosen the measurement approach, inputs and assumptions it uses to measure its greenhouse gas emissions; and (iii) any changes the issuer made to the measurement approach, inputs and assumptions during the reporting period and the reasons for those changes; (c) for Scope 2 greenhouse gas emissions disclosed in accordance with paragraph 28(b), disclose its location-based Scope 2 greenhouse gas emissions, and provide information about any contractual instruments that is necessary to enable an understanding of the issuer's Scope 2 greenhouse gas emissions; and (d) for Scope 3 greenhouse gas emissions disclosed in accordance with paragraph 28(c), disclose the categories included within the issuer's measure of Scope 3 greenhouse gas emissions, in accordance with the Scope 3 categories described in the Greenhouse Gas Protocol Corporate Value Chain (Scope 3) Accounting and Reporting Standard (2011). 	<p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Our Environmental Performance</p>

Climate-related transition risks

30. An issuer shall disclose the amount and percentage of assets or business activities vulnerable to climate-related transition risks. Climate Change

Climate-related physical risks

31. An issuer shall disclose the amount and percentage of assets or business activities vulnerable to climate-related physical risks. Climate Change

Climate-related opportunities

32. An issuer shall disclose the amount and percentage of assets or business activities aligned with climate-related opportunities. Climate Change

Disclosure Requirement	Explanation/ Reference Section
Capital deployment	
33. An issuer shall disclose the amount of capital expenditure, financing or investment deployed towards climate-related risks and opportunities.	Climate Change
Internal carbon prices	
34. An issuer shall disclose:	
(a) an explanation of whether and how the issuer is applying a carbon price in decision-making (for example, investment decisions, transfer pricing, and scenario analysis); and	Climate Change
(b) the price of each metric tonne of greenhouse gas emissions the issuer uses to assess the costs of its greenhouse gas emissions; or an appropriate negative statement that the issuer does not apply a carbon price in decision-making.	Climate Change
or an appropriate negative statement that the issuer does not apply a carbon price in decision-making.	Climate Change
Remuneration	
35. An issuer shall disclose whether and how climate-related considerations are factored into remuneration policy, or an appropriate negative statement. This may form part of the disclosure under paragraph 19(a)(iv).	Climate Change
Industry-based metrics	
36. An issuer is encouraged to disclose industry-based metrics that are associated with one or more particular business models, activities or other common features that characterise participation in an industry. In determining the industry-based metrics that the issuer discloses, an issuer is encouraged to refer to and consider the applicability of the industry-based metrics associated with disclosure topics described in the IFRS S2 Industry-based Guidance on implementing Climate-related Disclosures and other industry-based disclosure requirements prescribed under other international ESG reporting frameworks.	Climate Change

Disclosure Requirement	Explanation/ Reference Section
Climate-related targets	
<p>37. An issuer shall disclose (a) the qualitative and quantitative climate-related targets the issuer has set to monitor progress towards achieving its strategic goals; and (b) any targets the issuer is required to meet by law or regulation, including any greenhouse gas emissions targets. For each target, the issuer shall disclose:</p> <ul style="list-style-type: none"> (a) the metric used to set the target; (b) the objective of the target (for example, mitigation, adaptation or conformance with science-based initiatives); (c) the part of the issuer to which the target applies (for example, whether the target applies to the issuer in its entirety or only a part of the issuer, such as a specific business unit or geographic region); (d) the period over which the target applies; (e) the base period from which progress is measured; (f) milestones or interim targets (if any); (g) if the target is quantitative, whether the target is an absolute target or an intensity target; and (h) how the latest international agreement on climate change, including jurisdictional commitments that arise from that agreement, has informed the target. 	<p>Environmental Management</p> <p>Climate Change</p> <p>Climate Change</p>
<p>38. An issuer shall disclose information about its approach to setting and reviewing each target, and how it monitors progress against each target, including:</p> <ul style="list-style-type: none"> (a) whether the target and the methodology for setting the target has been validated by a third party; (b) the issuer's processes for reviewing the target; (c) the metrics used to monitor progress towards reaching the target; and (d) any revisions to the target and an explanation for those revisions. 	<p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p> <p>Climate Change</p>
<p>39. An issuer shall disclose information about its performance against each climate-related target and an analysis of trends or changes in the issuer's performance.</p>	<p>Climate Change</p>

Disclosure Requirement	Explanation/ Reference Section
40. For each greenhouse gas emissions target disclosed in accordance with paragraphs 37 to 39, an issuer shall disclose:	Climate Change
(a) which greenhouse gases are covered by the target;	Climate Change
(b) whether Scope 1, Scope 2 or Scope 3 greenhouse gas emissions are covered by the target;	
(c) whether the target is a gross greenhouse gas emissions target or a net greenhouse gas emissions target. If the issuer discloses a net greenhouse gas emissions target, the issuer is also required to separately disclose its associated gross greenhouse gas emissions target;	
(d) whether the target was derived using a sectoral decarbonisation approach; and	
(e) the issuer's planned use of carbon credits to offset greenhouse gas emissions to achieve any net greenhouse gas emissions target. In explaining its planned use of carbon credits, the issuer shall disclose:	
(i) the extent to which, and how, achieving any net greenhouse gas emissions target relies on the use of carbon credits;	
(ii) which third-party scheme(s) will verify or certify the carbon credits;	
(iii) the type of carbon credit, including whether the underlying offset will be nature-based or based on technological carbon removals, and whether the underlying offset is achieved through carbon reduction or removal; and	
(iv) any other factors necessary to enable an understanding of the credibility and integrity of the carbon credits the issuer plans to use (for example, assumptions regarding the permanence of the carbon offset).	