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This announcement, for which the directors (the "Directors") of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules") for the purpose of giving information with regard to Ningbo WanHao Holdings Company Limited. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief, the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, there are no other matters the omission of which would make any statement in this document misleading.



Zhejiang RuiYuan Intelligent Control Technology Company Limited* 浙江瑞遠智控科技股份有限公司

(a joint stock limited company incorporated in the People's Republic of China)

(Stock Code: 8249)

ANNUAL RESULTS ANNOUNCEMENT FOR THE YEAR ENDED 31 DECEMBER 2017

The board of Directors (the "Board") of Zhejiang RuiYuan Intelligent Control Technology Company Limited* (the "Company") is pleased to announce the audited annual results of the Company and its subsidiaries for the year ended 31 December 2017. This announcement, containing the full text of the 2017 Annual Report of the Company, complies with the relevant content requirements of the GEM Listing Rules in relation to preliminary announcements of annual results. The Company's 2017 Annual Report will be dispatched to the H shareholders of the Company and available for viewing on the GEM website at www.hkgem.com on the "Latest Company Announcements" page and on the "Investor Relations" page of the Company's website at www.ruiyuanhk.com in due course.

By Order of the Board Zhejiang RuiYuan Intelligent Control Technology Company Limited* He Keng

Chairman and Executive Director

Ningbo, the PRC, 23 March 2018

^{*} For identification purpose only

As at the date of this announcement, the Board comprises four executive Directors, namely Mr. He Keng, Ms. Wu Shanhong, Mr. Chen Weiqiang and Mr. Ding Cheng; and three independent non-executive Directors, namely Mr. Zhang Zhuoyong, Mr. Zhang Tieyi and Mr. Kwok Kim Hung Eddie.

This announcement will remain on the GEM website at www.hkgem.com on the "Latest Company Announcements" page for at least 7 days from the date of its posting and on the website of the Company at www.ruiyuanhk.com.

CHARACTERISTICS OF GEM ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

香港聯合交易所有限公司(「聯交所」) GEM(「GEM」)的特色

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Main Board. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

GEM的定位,乃為中小型公司提供一個上市的市場。此等公司相比起其他在主板上市的公司帶有較高投資風險。有意投資的人士應瞭解投資於該等公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。

Given that the companies listed on GEM are generally small and midsized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board of the Stock Exchange and no assurance is given that there will be a liquid market in the securities traded on GEM. 鑒於GEM上市的公司普遍為中小型公司,在 GEM買賣的證券可能會較在聯交所主板買賣之證 券承受較大市場波動風險,同時無法保證在GEM 買賣的證券會有高流通量的市場。

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This report, for which the directors (the "Directors") of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (1) the information contained in this report is accurate and complete in all material respects and not misleading or deceptive; (2) there are no other matters the omission of which would make any statement in this report misleading; and (3) all opinions expressed in this report have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.

本報告包括之資料乃遵照聯交所GEM證券上市規則(「GEM上市規則」)的規定而提供有關浙江瑞遠智控科技股份有限公司(「本公司」)的資料,本公司各董事(「董事」)願就本報告共同及個別承擔全部責任。董事經作出一切合理查詢後確認,就彼等所深知及確信:(1)本報告所載資料在各重大方面均屬準確及完整,且無誤導或欺詐成份;(2)本報告並無遺漏任何其他事實,致使本報告所載任何陳述產生誤導;及(3)本報告所表達的一切意見乃經審慎周詳考慮後作出,並建基於公平和合理的基準及假設。

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Corporate Information 公司資料

EXECUTIVE DIRECTORS

Mr. He Keng (Chairman)
Ms. Wu Shanhong
Mr. Chen Weiqiang
Mr. Ding Cheng

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Kwok Kim Hung Eddie Mr. Zhang Zhuoyong Mr. Zhang Tieyi

SUPERVISORS

Mr. Shi Huanmiao Mr. Zhang Shenggen Mr. Chen Yuankang

MEMBERS OF THE AUDIT COMMITTEE

Mr. Kwok Kim Hung Eddie *(Chairman)*Mr. Zhang Zhuoyong

Mr. Zhang Tieyi

MEMBERS OF THE REMUNERATION COMMITTEE

Mr. Zhang Tieyi (Chairman)

Mr. He Keng

Mr. Zhang Zhuoyong Mr. Kwok Kim Hung Eddie

MEMBERS OF THE NOMINATION COMMITTEE

Mr. Zhang Zhuoyong (Chairman)

Mr. He Keng Mr. Zhang Tieyi

Mr. Kwok Kim Hung Eddie

COMPLIANCE OFFICER

Mr. He Keng

執行董事

何鏗先生(主席) 吳珊紅女士 陳偉強先生 丁成先生

獨立非執行董事

郭劍雄先生 張卓永先生 章鐵毅先生

監事

石歡苗先生 張生根先生 陳元康先生

審核委員會成員

郭劍雄先生(主席) 張卓永先生 章鐵毅先生

薪酬委員會成員

章鐵毅先生(主席) 何鏗先生 張卓永先生 郭劍雄先生

提名委員會成員

張卓永先生(主席) 何鏗先生 章鐵毅先生 郭劍雄先生

監察主任

何鏗先生

Corporate Information 公司資料

JOINT COMPANY SECRETARIES

Ms. Zou Jing (appointed on 7 February 2018) Ms. Ko Nga Kit (appointed on 6 October 2017)

Mr. Tsang Chi Wai Rock (resigned on 6 October 2017)

AUTHORIZED REPRESENTATIVES

Mr. He Keng

Ms. Ko Nga Kit (appointed on 6 October 2017)

Mr. Tsang Chi Wai Rock (resigned on 6 October 2017)

AUDITORS

KTC Partners CPA Limited

REGISTERED OFFICE

Factory, No. 3, Laiyan Road West Economic Development Zone (South Side) Yuyao Zhejiang China

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

18/F., Tesbury Centre 28 Queen's Road, East, Wanchai, Hong Kong.

COMPANY HOMEPAGE/WEBSITE

www.ruiyuanhk.com

HONG KONG H SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Abacus Limited

PRINCIPAL BANKER

Bank of China

GEM STOCK CODE

8249

聯席公司秘書

鄒靜女士(於二零一八年二月七日獲委任) 高雅潔女士(於二零一七年十月六日獲委任) 曾志偉先生(於二零一七年十月六日辭任)

授權代表

何鏗先生

高雅潔女士(於二零一七年十月六日獲委任) 曾志偉先生(於二零一七年十月六日辭任)

核數師

和信會計師事務所有限公司

註冊辦事處

中國浙江省余姚市經濟開發區(南區)來雁路以西3號廠房

香港主要營業地點

香港 灣仔 皇后大道東28號 金鐘滙中心18樓

公司主頁/網站

www.ruiyuanhk.com

香港H股過戶登記處

卓佳雅柏勤有限公司

主要往來銀行

中國銀行

GEM 股份代號

8249

Chairman's Statement 主席報告

On behalf of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") and its subsidiaries (collectively known as the "Group"), I am pleased to present the 2017 annual results of the Group.

本人謹代表浙江瑞遠智控科技股份有限公司(「本公司」)連同其附屬公司(統稱「本集團」) 欣然提呈本集團截至二零一七年年度業績。

BUSINESS REVIEW

The overall economic environment in the PRC in 2017 was very challenging for private enterprises due to the following factors:

- (i) the overall economic growth rate continued to slow down
- (ii) competition and production costs continued to increase

We strived to survive in such a harsh environment by simplifying our operation structure and controlling costs.

In 2017, our major business included sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances.

For the year ended 31 December 2017, the Group recorded revenue of approximately RMB44,529,000 (2016: RMB14,337,000), representing an increase of approximately RMB30,192,000 over the previous year. The increase in revenue of the Group was mainly due to the Group's sales staff expanding and extending the business for the Company and further strengthening its marketing during the year.

For details of performance analysis and financial review, please refer to page 6 to page 10 under the section Management Discussion and Analysis.

PROSPECT

While the market for 2018 remains uncertain. Some trends seem to be certain:

- (i) the economic growth will further slow down; and
- (ii) automatization and replacement of labor by robotics will continue to speed up

The above trends present challenges and opportunities to the Group. I have more than 10 years experience on industrial automation and have great confidence in the future market of intelligent control system for industrial uses.

While 2018 remains challenging for us, we will explore business opportunities for intelligent control system for industrial uses.

業務回顧

二零一七年,中國的整體經濟環境對私營企業而 言十分嚴峻,原因如下:

- (i) 整體經濟增長率繼續放緩
- (ii) 競爭加劇及生產成本不斷上升

我們通過簡化經營架構及控制成本以努力抵禦該 惡劣環境。

二零一七年,我們的主要業務包括銷售電子設備 及電子元件的控制器系統及電子用品部件。

截至二零一七年十二月三十一日止年度,本集團 錄得收益約人民幣44,529,000元(二零一六年: 人民幣14,337,000元),較去年增加約人民幣 30,192,000元。本集團收益有所增加,乃主要由 於集團銷售人員為公司拓展及延伸了業務,及年 內進一步加強市場推廣所致。

有關績效分析及財務回顧之詳情,請參閱管理層 討論及分析一節第6頁至第10頁。

展望

雖然二零一八年市場依然不明朗,但某些趨勢看 起來很明確:

- (i) 經濟增長將進一步放緩;及
- (ii) 自動化及以機器人取代人工的進程將繼續 加快

上述趨勢為本集團帶來挑戰及機遇。我在工業自動化領域擁有10年以上經驗,而且對工業所用的智能控制系統的未來市場充滿信心。

雖然二零一八年依然充滿各種挑戰,但我們將探 索為工業所用的智能控制系統的業務機會。

Chairman's Statement 主席報告

DEDICATION

On behalf of all members of the board of Directors, I would like to take this opportunity to express our sincerest gratitude to our shareholders and colleagues for their unwavering dedications in 2017 and to our clients and business partners for their loyalties and support rendered to the Group.

致謝

本人謹代表董事會全體同仁,藉此機會感謝所有 股東及員工於二零一七年的勤勉奉獻,亦在此向 客戶及業務夥伴對本集團之忠誠支持表示由衷謝 意。

He Keng

Chairman Ningbo, The PRC, 23 March 2018

主席

何鏗

中國寧波,二零一八年三月二十三日

BUSINESS REVIEW

The Group's activities comprise sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances. The Group's activities are primarily operated in the PRC and the Group's revenue is mainly attributable to customers in the PRC and Hong Kong.

For the year ended 31 December 2017, the Group recorded revenue of approximately RMB44,529,000 (2016: RMB14,337,000), representing an increase of approximately RMB30,192,000 over the previous year. The Group's revenue due to the launch of its new products and expanding new market business in 2017, resulting in the increase of sale cost and expense for business development during the year, therefore incurred a loss of approximately RMB7,175,000 in 2017.

Due to the general poor market and increasing competition, the Group strived to survive in the harsh environment by maintaining a simple organizational structure and controlling costs to a minimum level.

PERFORMANCE ANALYSIS

An analysis by reportable segments is provided in note 10 to the consolidated financial statements.

Gross profit margin was 1.4% (2016: 11.8%), revenue increased of approximately RMB30,192,000. The Group's gross profit margin due to the launch of its new products and expanding new market business in 2017, resulting in the increase of sale cost and expense for business development, low gross profit on new products during the year, therefore recorded a decrease.

The Group recorded other revenue of approximately RMB14,000 in 2017, only which represented mainly interest income (2016: RMB5,000).

業務回顧

本集團之經營活動包括銷售電子設備及電子元件 的控制器系統及電子用品部件。本集團的業務主 要在中國經營,且本集團之收益主要來自中國及 香港的客戶。

截至二零一七年十二月三十一日止年度,本集團錄得收益約人民幣44,529,000元(二零一六年:人民幣14,337,000元),較去年增加約人民幣30,192,000元。本集團收益由於於二零一七年因推出其新產品及拓展新市場業務所得,因年內業務拓展所需的銷售成本及費用增加,因此,本集團於二零一七年虧損約人民幣7,175,000元。

由於整體市場環境惡劣及競爭日益加劇,本集團 維持簡單的組織架構及控制成本至最低水平,以 努力抵禦惡劣的環境。

績效分析

可呈報分部之相關分析載於綜合財務報表附註 10。

毛利率為1.4%(二零一六年:11.8%),收益增加約人民幣30,192,000元。本集團毛利率由於於二零一七年因推出其新產品及拓展新市場業務所得,因年內業務拓展所需的銷售成本及費用增加,新產品毛利率低因此導致本集團毛利率減少。

本集團於二零一七年錄得其他收益約人民幣 14,000元,僅指利息收入(二零一六年:人民幣 5,000元)。

In 2017, the loss on deregistration of a subsidiary of the Group was RMB34,000 (2016: Nil), and the Group did not have any items related to the disposal of investment properties and prepaid leases in 2017 (2016: RMB2,343,000).

於二零一七年,本集團一間附屬公司撤銷登記的 虧損為人民幣34,000元(二零一六年:無),本集 團於二零一七年並無出售投資物業及預付租賃款 項等相關項目(二零一六年:人民幣2,343,000元)。

Administrative expenses recorded a decrease by approximately RMB1,001,000 over the previous year. The decrease in administrative expenses were mainly due to the decrease in legal and professional fee (2017: RMB1,888,000; 2016: RMB2,358,000).

行政費用較去年減少約人民幣1,001,000元。行政費用減少的主要原因是法律和專業費用減少(二零一七年:人民幣1,888,000元;二零一六年:人民幣2,358,000元)。

Finance costs increased by RMB1,948,000 (2016: nil) over the previous year which is primarily due to the imputed interest expense on loan from a major shareholder.

融資成本較去年增加人民幣1,948,000元(二零一六年:無),主要由於來自一名主要股東的貸款之估算利息開支。

For the year ended 31 December 2017, loss attributable to owners of the Company amounted to approximately RMB7,175,000 (2016: RMB2,624,000).

截至二零一七年十二月三十一日止年度,本公司 擁有人應佔虧損為約人民幣7,175,000元(二零 一六年:人民幣2,624,000元)。

FINANCIAL REVIEW

財務回顧

Current assets and liabilities

流動資產及負債

As at 31 December 2017, the Group had current assets of approximately RMB28,904,000 (2016: RMB15,297,000), representing an increase of approximately RMB13,607,000 compared with last year. The increase was mainly attributable to the increase in trade and bills receivables by approximately RMB15,173,000, the increase in bank balances and cash by approximately RMB2,431,000.

於二零一七年十二月三十一日,本集團的流動資產約為人民幣28,904,000元(二零一六年:人民幣15,297,000元),較去年增加約人民幣13,607,000元。流動資產增加的主要原因為應收貿易賬款及應收票據增加約人民幣15,173,000元,銀行結餘及現金增加約人民幣2,431,000元。

As at 31 December 2017, the Group had current liabilities of approximately RMB31,159,000 (2016: RMB66,466,000), which represented a decrease of approximately RMB35,307,000. The decrease due to repayments to a former director and shareholder.

於二零一七年十二月三十一日,本集團的流動負債約為人民幣31,159,000元(二零一六年:人民幣66,466,000元),減少約人民幣35,307,000元。減少的原因是償還了一名前董事及股東的款項。

FINANCIAL RESOURCES, LIQUIDITY AND GEARING

As at 31 December 2017, the Group had net liabilities of approximately RMB40,655,000 (2016: RMB51,078,000). The Group's operations and investments were financed principally by its internal resources, amount due from a major shareholder and other borrowings and shareholders' equity.

As at 31 December 2017, the Group had bank balances and cash of approximately RMB5,265,000 (2016: RMB2,834,000), with no bank borrowings (2016: Nil).

As at 31 December 2017, the Group had other borrowings of approximately RMB1,520,000 (2016: RMB6,220,000). The decrease was mainly due to repayment of approximately RMB4,700,000 during the year.

Gearing ratio

The Group's gearing ratio as at 31 December 2017 was 5.2% (2016: 40.4%), which was expressed as a percentage of other borrowings over the total assets.

There were no important events affecting the Group which have occurred after 31 December 2017.

OUTLOOK AND FUTURE DEVELOPMENT

As the general economic growth in China slowed down in recent years, competition in the controllers systems market becomes keener and keener. In this connection, we will continue to implement stringent cost control measures in 2018. Going forward, the Group will explore business opportunities on intelligence control system for heavy industrial uses such as application for industrial robotics.

CAPITAL COMMITMENTS

As at 31 December 2017, the Group recapitalizes its subsidiaris to generate a capital commitment of RMB 6,000,000 (2016:nill).

SIGNIFICANT INVESTMENTS AND ACQUISITION

The Group did not have any significant investment and acquisition during the year ended 31 December 2017 (2016: Nil).

CONTINGENT LIABILITIES

Contingent liabilities of the Group during the year are set out in note 34 to the consolidated financial statements.

財務資源、流動資金及資本負債

於二零一七年十二月三十一日,本集團的淨負債 約為人民幣40,655,000元(二零一六年:人民幣 51,078,000元)。本集團的營運及投資主要由其 內部資源、應收一名主要股東款項及其他借貸及 股東權益撥付。

於二零一七年十二月三十一日,本集團的銀行結 餘及現金約為人民幣5,265,000元(二零一六年: 人民幣2,834,000元),無銀行借貸(二零一六年: 無)。

於二零一七年十二月三十一日,本集團的其他借貸約為人民幣1,520,000元(二零一六年:人民幣6,220,000元)。減少的主要原因是本年度償還約人民幣4,700,000元。

資本負債比率

本集團於二零一七年十二月三十一日的資本負債 比率為5.2%(二零一六年:40.4%),此乃以其他 借貸除以資產總值的百分比列示。

二零一七年十二月三十一日後並無發生對本集團 有重大影響的事件。

展望及未來發展

隨著中國近年來整體經濟增長放緩,控制器系統 市場的競爭變得越來越激烈。因此,我們將在二 零一八年繼續實施嚴格的成本控制措施。展望未 來,本集團將探索為重工業所用的智能控制系統 (如應用於工業機器人)的業務機遇。

資本承擔

於二零一七年十二月三十一日,本集團向附屬公司進行資本注資產生資本承擔人民幣6,000,000元(二零一六年:無)。

重大投資及收購

截至二零一七年十二月三十一日止年度,本集團並無任何重大投資及收購(二零一六年:無)。

或然負債

本集團年內或然負債載於綜合財務報表附註34。

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2017, the Group had 22 employees (2016: 15 employees). Remuneration is determined by reference to market terms and the performance, qualifications and experience of individual employees. Bonuses based on individual performance will be paid to employees in recognition and reward of their contribution. Other benefits include contributions to retirement scheme.

An analysis of employees of the Group by their duties for each of the three years ended 31 December 2015, 2016 and 2017 is set out below

僱員及酬金政策

於二零一七年十二月三十一日,本集團有22名僱員(二零一六年:15名僱員)。酬金是經參閱市場條款及個別僱員的表現、資格及經驗而釐定。按個別表現釐定的花紅將付予僱員,作為對其貢獻的肯定及獎勵。其他福利包括向退休計劃供款。

於截至二零一五年、二零一六年及二零一七年 十二月三十一日止三個年度各年,按職能分析, 本集團僱員如下:

Headcount for the year ended 31 December 截至十二月三十一日止年度的人數

		2015 二零一五年	2016 二零一六年	2017 二零一七年
			0	
Sales and marketing	銷售及市場推廣	5	6	10
Research & Development	研發	2	0	0
Production (including quality control)	生產(包括質量控制)	2	1	1
Finance and administration	財務及行政	11	7	8
Procurement	採購	2	1	3
		22	15	22

REMUNERATION OF DIRECTORS

In compliance with the Corporate Governance Code set out in Appendix 14 to the Listing Rule ("Corporate Governance Code"), the Company has established the Remuneration Committee to formulate remuneration policies. Directors' remuneration is subject to Shareholders' approval at general meetings. Other emoluments are determined by the Board with reference to the recommendations of the Remuneration Committee and factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors, employment conditions of such Directors elsewhere in the Group and desirability of performance-based remuneration. No Director, or any of their respective associates, was involved in deciding his/her own remuneration.

PLEDGE OF ASSETS

As at 31 December 2017, the Group had no other borrowings or charges on the Group's assets. (2016: USD14,500).

董事酬金

為符合上市規則附錄十四所載《企業管治守則》(「企業管治守則」),本公司已成立薪酬委員會以制定薪酬政策。董事薪酬須在股東大會上獲股東批准。其他薪酬由董事會經參考薪酬委員會的推薦意見及可資比較公司所支付的袍金、該等董事所付出的時間及職責、本集團內其他董事的僱用條件以及以表現為基礎支付薪酬的可取性等各項因素而釐定。概無董事或任何彼等各自聯繫人參與釐定其本身的薪酬。

資產抵押

於二零一七年十二月三十一日,本集團並無其他 借貸或本集團資產抵押。(二零一六年:14,500 美元)。

MATERIAL ACQUISITION OR DISPOSAL OF SUBSIDIARIES

During the year ended 31 December 2017, there was no material acquisition or disposal of subsidiaries by the Group.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

There was no specific plan for material investments or capital assets as at 31 December 2017.

RISK MANAGEMENT AND INTERNAL CONTROL SYSTEM

Please refer to page 39 for information about risk management and internal control system.

COMPLIANCE WITH LAWS AND REGULATIONS

During the year ended 31 December 2017, the Group was in compliance with all the laws and regulations applicable to the business operations of the Group.

EVENTS AFTER THE BALANCE SHEET DATE

As from 31 December 2017 to the date of this annual report, no significant events have occurred.

DIVIDENDS

The board of Directors (the "Board") does not recommend the payment of a final dividend for the year under review (2016: Nil).

重大收購或出售附屬公司

截至二零一七年十二月三十一日止年度,本集團 並無重大收購或出售附屬公司。

重大投資或資本資產的未來計劃

於二零一七年十二月三十一日,並無作出重大投資或購入資本資產的任何具體計劃。

風險管理及內部監控系統

有關風險管理及內部監控系統的資料請參閱第39百。

遵守法例及法規

截至二零一七年十二月三十一日止年度,本集團已遵守適用於本集團業務經營的所有法例及法規。

結算日後事項

自二零一七年十二月三十一日起至本年報日期 止,概無發生任何重大事項。

股息

董事會(「董事會」)不建議派付回顧年度的末期股息(二零一六年:無)。

Biographical Details of Directors, Supervisors and Senior Management 董事、監事及高級管理人員的履歷詳情

DIRECTORS

The Board currently consists of 7 Directors including 4 executive Directors, and 3 independent non-executive Directors.

Executive Directors

Mr. He Keng, aged 42, was served as a chairman of Zhejiang RuiYuan Machine Tool Co., Ltd since 2005. He has extensive experience in corporate management. He worked in the Bank of China Shaoxing Branch from July 1997 to January 2005, during which he served as the account manager of the corporate account department, the head of the sub-operating office and the president of Zhuji Xincheng Sub-branch respectively. Mr. He graduated from Zhejiang University with a major in accounting and financial management. As at the date of this report, Mr. He Keng is deemed to be interested in 370,000,000 domestic shares of the Company within the meaning of Part XV of the SFO.

Ms. Wu Shanhong, aged 32, is also the Chief Financial Officer of the Company, joined Zhejiang RuiYuan Machine Tool Co., Ltd in September 2006. She has years of work experience in finance. Ms. Wu Shanhong graduated from Southwest Jiaotong University with a major in accounting.

Mr. Chen Weiqiang, aged 36, joined Zhejiang RuiYuan Machine Tool Co., Ltd in March 2004. Mr. Chen Weiqiang graduated from Southwest University of Science and Technology with a major in economic information management and computer application.

Mr. Ding Cheng, aged 30, joined Zhejiang RuiYuan Machine Tool Co., Ltd in January 2010. He has extensive experience in sales of machines.

董事

董事會現由七名董事組成,包括四名執行董事及 三名獨立非執行董事。

執行董事

何鏗先生,42歲,自二零零五年起任浙江瑞遠機床有限公司董事長,擁有豐富的企業管理經驗。彼於一九九七年七月至二零零五年一月在中國銀行紹興市分行工作,先後任公司業務部客戶經理、分理處主任及諸暨新城支行行長。何先生畢業於浙江大學(會計與財務管理專業)。於本報告日期,何鏗先生被視為於本公司370,000,000股內資股(定義見證券及期貨條例第XV部)中擁有權益。

吳珊紅女士,32歲,二零零六年九月進入浙江瑞 遠機床有限公司工作,現任首席財務總監,具有 多年的財務從業經驗。吳珊紅女士畢業於西南交 通大學會計學專業。

陳偉強先生,36歲,二零零四年三月進入浙江瑞 遠機床有限公司工作。陳偉強先生畢業於西南科 技大學(經濟資訊管理與電腦應用專業)。

丁成先生,30歲,二零一零年一月進入浙江瑞遠機床有限公司工作。在機電銷售方面具有豐富的經驗。

Biographical Details of Directors, Supervisors and Senior Management 董事、監事及高級管理人員的履歷詳情

Independent non-executive Directors

Mr. Kwok Kim Hung Eddie, aged 46, Mr. Kwok currently has been providing corporate advising services as professional accountant in Hong Kong. He has also been appointed as an independent non-executive director of Siberian Mining Group Company Limited, a company listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), since February 2014. He was previously appointed as financial controller, company secretary and authorised representative of Forebase International Holdings Limited, a company listed on the Main Board of the Stock Exchange.

Mr. Kwok is a member of The Hong Kong Institute of Certified Public Accountants. He is also an associate member of the Hong Kong Institute of Chartered Secretaries and the Institute of Chartered Secretaries and Administrators in the United Kingdom. He holds a Master of Professional Accounting Degree from the Hong Kong Polytechnic University, a Master of Corporate Governance Degree from the Open University of Hong Kong and a Honours Diploma in Accounting from Hong Kong Shue Yan College (now known as Hong Kong Shue Yan University).

Mr. Zhang Zhuoyong, aged 43, engaged in sales and management in the pharmaceutical industry since August 1995. He is currently the managing director of Jiaxing Boyada Pharmaceutical Co., Ltd* and has extensive experience in management of pharmaceutical marketing. Mr. Zhang Zhuoyong graduated from Zhejiang Institute of Silk Textiles with a major in dyeing and finishing.

Mr. Zhang Tieyi, aged 42, joined Hangzhou Saifute Traffic Facilities Co., Ltd* in May 2006. He was a project manager and person-in-charge of Jiangsu Chengyu Construction Group Co., Ltd*. He has extensive experience in project management. Mr. Zhang Tieyi graduated from Chongqing Architectural University with a major in industrial equipment installation.

獨立非執行董事

郭劍雄先生,46歲,郭先生現時在香港作為專業會計師提供公司顧問服務。彼於自二零一四年二月起亦獲委任為西伯利亞礦業集團有限公司獨立非執行董事,該公司於香港聯合交易所有限公司(「聯交所」)主板上市。彼曾獲申基國際控股有限公司委任為財務總監、公司秘書及授權代表,該公司於聯交所主板上市。

郭先生為香港會計師公會的成員。彼亦為香港特許秘書公會及英國特許秘書與行政人員公會之會員。彼持有香港理工大學專業會計碩士學位、香港公開大學企業管治碩士學位及香港樹仁學院(現稱為香港樹仁大學)之會計學榮譽文憑。

張卓永先生,43歲,自一九九五年八月進入醫藥 行業從事銷售管理工作,現任嘉興市博雅達醫藥 有限公司總經理,在醫藥銷售的管理方面具有豐 富的經驗。張卓永先生畢業於浙江絲綢工學院(染 整專業)。

章鐵毅先生,42歲,二零零六年五月進入杭州賽富特交通設施有限公司;歷任江蘇城宇建築集團有限公司項目經理及項目負責人,具有豐富的項目管理經驗。章鐵毅先生畢業於重慶建築大學(工業設備安裝工程專業)。

^{*} For identification purpose only

Biographical Details of Directors, Supervisors and Senior Management 董事、監事及高級管理人員的履歷詳情

SUPERVISORS

Mr. Shi Huanmiao, aged 33, has about 10 years experience in project management. Mr. Shi Huanmiao graduated from Hefei University of Technology with a major in science and technology of optical information in July 2007.

Mr. Zhang Shenggen, aged 70, joined Zhejiang RuiYuan Machine Tool Co., Ltd in May 2004 and is currently the head of the corporate management department Zhejiang of RuiYuan Machine Tool Co., Ltd. Mr. Zhang Shenggen graduated from University of Hangzhou* with a major in administrative management.

Mr. Chen Yuankang, aged 43, joined Zhejiang RuiYuan Machine Tool Co., Ltd in April 2002 and is currently the head of the production department of Zhejiang Zhuji RuiYuan Machine Tool Co., Ltd. Mr. Chen Yuankang is experienced in production management.

SENIOR MANAGEMENT

Ms. Zou Jing, aged 31, is the deputy general manager and joint company secretary of the Company. Ms. Zou was appointed as the deputy general manager of the Company since May 2017 and was further appointed as a joint company secretary of the Company since February 2018. She is responsible for the daily operation and management and the company secretarial affairs of the Company.

Ms. Zou is currently also the minister of finance management department of Zhejiang RuiYuan Machine Tool Co., Ltd. She joined Zhejiang RuiYuan Machine Tool Co., Ltd in August 2008 and served as its minister of investment operations department, vice-minister of the treasury department and head of finance department.

Ms. Zou graduated from Yangtze University with a bachelor's degree in business administration in June 2008.

JOINT COMPANY SECRETARIES

Ms. Zou Jing. For biography of Ms. Zou, please refer to "Senior Management" above.

Ms. Ko Nga Kit, is one of the joint company secretaries of the Company. Ms. Ko is a vice president of SW Corporate Services Group Limited, and has over 25 years of experience in the corporate services field. She is a fellow member of both the Hong Kong Institute of Chartered Secretaries and the Institute of Chartered Secretaries and Administrators in the United Kingdom. In addition, she holds a bachelor's degree in laws and a post-graduate diploma in corporate compliance.

監事

石歡苗先生,33歲,擁有約10年項目管理經驗。 石歡苗先生於二零零七年七月畢業於合肥工業大學(光資訊科學與技術專業)。

張生根先生,70歲,二零零四年五月進入浙江瑞 遠機床有限公司,現任浙江瑞遠機床有限公司企 管部主任。張生根先生畢業於杭州大學(行政管 理專業)。

陳元康先生,43歲,二零零二年四月進入浙江瑞 遠機床有限公司工作,現任浙江瑞遠機床有限公 司生產部部長。陳元康先生對生產管理方面具有 豐富的經驗。

高級管理層

鄒靜女士,31歲,為本公司副總經理及聯席公司 秘書。鄒女士於二零一七年五月獲委任為本公司 副總經理及於二零一八年二月獲進一步獲委任為 本公司聯席公司秘書,現時負責本公司的日常營 運及管理及公司秘書事務。

鄒女士目前亦為浙江瑞遠機床有限公司財務管理部部長。彼於二零零八年八月加入浙江瑞遠機床有限公司並先後歷任其投資運營部部長、資金部副部長及財務部主管。

鄒女士於二零零八年六月畢業於長江大學,擁有 工商管理學士學位。

聯席公司秘書

鄒靜女士。有關鄒女士的履歷請參閱上文「高級 管理層」。

高雅潔女士,為本公司聯席秘書之一,彼為信永 方圓企業服務集團有限公司之總監,並於企業服 務範疇擁有逾25年經驗。彼為香港特許秘書公會 以及英國特許秘書及行政人員公會的資深會士。 此外,彼持有法律學士學位以及企業合規深造文 憑。

^{*} For identification purpose only

The Directors present their annual report together with the audited consolidated financial statements for the year ended 31 December 2017.

董事呈交其截至二零一七年十二月三十一日止年 度的年度報告及經審核綜合財務報表。

PRINCIPAL ACTIVITIES AND GEOGRAPHICAL ANALYSIS OF OPERATIONS

The principal activities of the Company are the sales of intelligent controller systems for electronic equipment and electronic component and subassembly for electronic appliances. Details of the principal

and subassembly for electronic appliances. Details of the principal activities of its subsidiaries are set out in note 40 to the consolidated financial statements.

Analysis of the Group's performance for the year by geographical segments is set out in note 10 to the consolidated financial statements.

BUSINESS REVIEW

A review of the business of the Group for the year and a discussion on the Group's future business development and the principal risks and uncertainties facing the Group are provided in the "Management Discussion and Analysis" on pages 6 to 10.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2017 are set out in the consolidated statement of profit or loss and other comprehensive income on page 66.

The Directors do not recommend the payment of any dividend in respect of the year ended 31 December 2017.

POSSIBLE RISK EXPOSURE AND UNCERTAINTIES

Credit Risk

At 31 December 2017 and 2016, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to the failure to discharge an obligation by the counterparties arose from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The Group reviews the recoverable amount of each individual trade and other debtor at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the Directors consider that the Group's credit risk is significantly reduced. Please refer to note 7 to the consolidated financial statements for details of credit risk.

主要業務及按地區分類的業務分析

本公司的主要業務為銷售電子設備及電子元件的 控制器系統及電子用品部件。有關其附屬公司主 要業務的詳情載於綜合財務報表附註40。

本集團本年度按地區分類的業績分析載於綜合財 務報表附註10。

業務審視

本集團年內之業務審視及有關本集團未來業務發展以及本集團面對的主要風險及不確定因素之討論載於第6至10頁之「管理層討論及分析」。

業績及分派

本集團截至二零一七年十二月三十一日止年度的 業績載於第66頁的綜合損益及其他全面收益表。

董事並不建議就截至二零一七年十二月三十一日 止年度派發任何股息。

可能承受的風險及不明朗因素

信貸風險

於二零一七年及二零一六年十二月三十一日,本 集團就對手方未能履行其責任而面臨的最高信貸 風險(將導致本集團的財務虧損),乃因綜合財務 狀況表所述各已確認金融資產的賬面值而引致。

本集團於各報告期末檢討各應收貿易賬款及其他 應收賬款的可收回款項,以確保對不可收回的款 項計提足夠的減值虧損。就此而言,董事認為, 本集團的信貸風險已大大降低。有關信貸風險詳 情請參閱綜合財務報表附註7。

Interest Rate Risk

The Group was not exposed to any fair value interest rate risk in relation to fixed-rate bank borrowings for the year ended 31 December 2017.

The Group was exposed to cash flow interest rate risk in relation to its variable rate bank balances. However, the Group considered that the effect of the cash flow interest rate is minimal and no sensitivity analysis to interest rate risk is presented. Please refer to note 7 to the consolidated financial statements for details of interest rate risk.

Liquidity Risk

The Group was exposed to liquidity risk as at 31 December 2017 as its financial assets due within one year were less than its financial liabilities due with in one year. The Group had net current liabilities of approximately RMB2,255,000 as at 31 December 2017. The liquidity of the Group depends upon the positive cash flows expected to be generated from the Group's future operations and the Group's ability to successfully obtain new working capital in order to meet the Group's future working capital and financial requirements. Please refer to note 7 to the consolidated financial statements for details of liquidity risk.

Currency risk

The Group operates in the PRC with most of the transactions denominated and settled in RMB and USD. The Group's foreign currency is mainly HKD. The Group has certain portion of the other receivables, tax recoverable, bank balances and cash and other payables that are denominated in currencies other than the functional currency to which they relate.

利率風險

於截至二零一七年十二月三十一日止年度,本集 團並無面對有關其定息銀行借貸之任何公平值利 率風險。

本集團亦面對有關與其可變利率之銀行結餘有關 之現金流量利率風險。然而,本集團認為現金流 量利率影響甚微,故此沒有就利率風險呈列任何 敏感度分析。有關利率風險詳情請參閱綜合財務 報表附註7。

流動資金風險

由於本集團於一年內到期的金融資產少於一年內到期的金融負債,因此本集團於二零一七年十二月三十一日面臨流動資金風險。於二零一七年十二月三十一日,本集團的流動負債淨額約為人民幣2,255,000元。本集團之流動資金取決於本集團未來業務預期將產生正現金流量,以及本集團成功取得營運資金以滿足本集團的未來營運資金及財務需求的能力。有關流動資金風險詳情請參閱綜合財務報表附註7。

貨幣風險

本集團於中國經營業務,大部分交易以人民幣及 美元計值及結算。本集團之外幣主要為港元。本 集團若干部分的其他應收賬款、可收回稅項、銀 行結餘及現金以及其他應付賬款以與之相關功能 貨幣以外的貨幣計值。

The following table shows the Group's exposure as at 31 December 2017 to currency risk arising from recognised assets and liabilities denominated in a currency other than the functional currency of the entity to which they relate.

下表列示本集團於截至二零一七年十二月三十一 日止已確認資產及負債(以與之相關的實體的功 能貨幣以外的貨幣計值)所引致的貨幣風險:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Assets	資 <u>產</u>	7	69
Liabilities	負債	-	(936)

The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise. Please refer to note 7 to the consolidated financial statements for details of currency risk.

本集團目前並無外幣對沖政策。然而,管理層會 監控外匯風險,並將於必要時考慮對沖重大外幣 風險。有關貨幣風險詳情請參閱綜合財務報表附 註7。

PLANT AND EQUIPMENT

Details of movements in plant and equipment of the Group during the year are set out in note 19 to the consolidated financial statements.

SHARE CAPITAL

Details of the share capital of the Company are set out in note 32 to the consolidated financial statements.

RESERVES

Details of movements in reserves of the Group during the year are set out in the consolidated statement of changes in equity on page 69. The Company has no reserve available for distribution to shareholders as at 31 December 2017.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles of Association of the Company and no restriction against such rights under the laws of the People's Republic of China (the "PRC"), which will oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

廠房及設備

本集團的廠房及設備年內變動詳情載於綜合財務 報表附註19。

股本

本公司的股本詳情載於綜合財務報表附註32。

儲備

本集團的儲備年內變動詳情載於第69頁的綜合權益變動表。本公司於二零一七年十二月三十一日並無任何可供分派予股東的儲備。

優先購買權

根據本公司的公司章程細則,概無有關優先購買權的條文,而根據中華人民共和國(「中國」)法律,並無限制該等權利的條文而規定本公司有義務按現有股東的股權比例,提呈發售新股份。

SUMMARY OF FINANCIAL INFORMATION

A summary of the results and assets and liabilities of the Group for the last five financial years is set out on page 131 and 132.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

The Company has not redeemed any of its shares during the year. Neither the Company nor any of its subsidiaries has purchased or sold any of the Company's shares during the year.

SHARE OPTIONS

As at the date of this report, no option has been granted or agreed to be granted by the Company to any of its Directors, Supervisors or employees of the Company or its subsidiaries.

DIRECTORS

The Directors during the year and up to the date of this report were:

Executive Directors

Mr. He Keng *(Chairman)*Ms. Wu Shanhong
Mr. Chen Weiqiang
Mr. Ding Cheng

Independent Non-executive Directors

Mr. Kwok Kim Hung Eddie Mr. Zhang Zhuoyong Mr. Zhang Tieyi

Supervisors

Mr. Shi Huanmiao Mr. Zhang Shenggen Mr. Chen Yuankang

Members of the Audit Committee

Mr. Kwok Kim Hung Eddie *(Chairman)* Mr. Zhang Zhuoyong Mr. Zhang Tieyi

財務資料概要

本集團最近五個財政年度的業績、資產及負債概要載於第131及132頁。

購買、出售或贖回上市證券

年內,本公司概無贖回其任何股份。本公司或其 任何附屬公司於年內概無購買或出售本公司任何 股份。

購股權

於本報告刊發日期,本公司概無向本公司或其附屬公司任何董事、監事或僱員授出或同意授出購 股權。

董事

於本年度及截至本報告刊發日期止,在職董事 為:

執行董事

何鏗先生(主席) 吳珊紅女士 陳偉強先生 丁成先生

獨立非執行董事

郭劍雄先生 張卓永先生 章鐵毅先生

監事

石歡苗先生 張生根先生 陳元康先生

審核委員會成員

郭劍雄先生(主席) 張卓永先生 章鐵毅先生

Members of the Remuneration Committee

Mr. Zhang Tieyi (Chairman)

Mr. He Keng

Mr. Zhang Zhuoyong

Mr. Kwok Kim Hung Eddie

Members of the Nomination Committee

Mr. Zhang Zhuoyong (Chairman)

Mr. He Keng Mr. Zhang Tieyi

Mr. Kwok Kim Hung Eddie

In accordance with Articles 88 and 112 of the Company's Articles of Association, the Directors and Supervisors appointed by the Board since last shareholders' annual general meeting shall be elected at the coming shareholders' general meeting for a term of three years. A Director or supervisor may serve consecutive terms if re-elected upon the expiration of the terms.

BIOGRAPHICAL DETAILS OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Brief biographical details of Directors, Supervisors and senior management are set out on page 11 to page 13.

DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS

Each of the Directors and Supervisors has entered into a service contract with the Company for a term of three years from his/her date of appointment as a Director or, as the case may be, as a Supervisor and thereafter subject to termination by either party giving not less than one month's written notice to the other party.

Save as disclosed above, no Directors or Supervisors who are proposed for re-election at the forthcoming annual general meeting has entered into any service contract with the Company which is not determinable within one year without payment of compensation, other than statutory compensation.

薪酬委員會成員

章鐵毅先生(主席) 何鏗先生 張卓永先生 郭劍雄先生

提名委員會成員

張卓永先生(主席) 何鏗先生 章鐵毅先生 郭劍雄先生

根據本公司的公司章程細則第88及第112條,自 上屆股東週年大會以來由董事會委任的董事及監 事須於來屆股東大會上接受選舉,任期三年。董 事或監事可於任期屆滿時重選連任。

董事、監事及高級管理人員的履歷詳情

董事、監事及高級管理人員的簡歷詳情載於第11 頁至第13頁。

董事及監事的服務合約

各董事及監事已分別與本公司訂立服務合約,任期由其各自獲委任為董事或(視情況而定)獲委任為監事之日起計為期三年,其後可由任何一方向另一方發出不少於一個月書面通知終止。

除上述所披露者外,概無擬於應屆股東週年大會 重選連任的董事或監事,與本公司訂有任何不可 於一年內免付賠償(法定賠償除外)而終止的服務 合約。

DIRECTORS' AND SUPERVISORS' INTERESTS IN CONTRACTS

Apart from the Directors' and Supervisors' service contracts disclosed above, no contracts of significance in relation to the Group's business to which the Company or its subsidiaries was a party and in which a Director or a Supervisor of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

TRANSACTIONS, ARRANGEMENTS AND CONTRACTS OF SIGNIFICANCE

Save for as disclosed under the section headed "Permitted Indemnity Provision", no transaction, arrangement and contract of significance to which the Company, or any of its holding companies or subsidiaries or fellow subsidiaries was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at the end of the year ended 31 December 2017 or at any time during the year ended 31 December 2017. In addition, no contract of significance between the Company, or any of its subsidiaries, and a controlling shareholder or any of its subsidiaries was made.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year ended 31 December 2017, no Directors or their respective associates has engaged in or has any interest in any business which were in competition or were likely to compete, directly or indirectly with the business of the Group.

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

None of the controlling shareholders of the Company or their subsidiary has or had a material interest, either directly or indirectly, in any contract of significance, whether for the provision of services or otherwise, to the business of the group to which the company or any of its subsidiaries was a party during the year ended 31 December 2017.

董事及監事於合約的權益

除上文所披露的董事及監事的服務合約外,於本 年度終結或年內任何時間,本公司或其附屬公司 概無訂立對本集團業務而言屬重大及本公司董事 或監事於當中直接或間接擁有重大權益的合約。

重要交易、安排及合同

除「獲准許的彌償條文」一節所披露者外,本公司或其任何控股公司或附屬公司或同系附屬公司 概無參與訂立任何於截至二零一七年十二月三十一日止年度末或於截至二零一七年十二月三十一日止年度內任何時間仍然有效,且由董事或與董事有關連的實體直接或間接擁有重大權益的重大交易、安排及合約。此外,本公司或其任何附屬公司與控股股東或其附屬公司之間概無訂立重要合約。

董事於競爭業務中的權益

於截至二零一七年十二月三十一日止年度,董事 或彼等各自的聯繫人概無參與直接或間接與本集 團業務競爭或可能競爭的任何業務或於其中擁有 任何權益。

控股股東於重大合約中的權益

於截至二零一七年十二月三十一日止年度,本公司控股股東或其附屬公司概無於本公司或其任何附屬公司所訂立對本集團業務而言屬重大的任何合約(不論為提供服務或其他事務)中直接或間接擁有重大權益。

DIRECTORS', CHIEF EXECUTIVES' AND SUPERVISORS' INTERESTS IN THE SHARES OF THE COMPANY

At 31 December 2017, the interests and long positions of each Director, Chief Executive and Supervisor of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register maintained by the Company under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the minimum standards of dealing by directors as referred to in Rules 5.46 of the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules"), were as follows:

Ordinary shares of RMB0.10 each of the Company as at 31 December 2017:

Long positions in shares

董事、主要行政人員及監事於本公司股 份的權益

於二零一七年十二月三十一日,本公司各董事、主要行政人員及監事於本公司及其相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第XV部)的股份、相關股份及債券中,擁有本公司根據證券及期貨條例第352條規定須存置的登記冊所記錄的權益及好倉,或根據香港聯合交易所有限公司的GEM證券上市規則(GEM上市規則」)第5.46條所述董事進行交易的最低標準已知會本公司及聯交所的權益及好倉如下:

於二零一七年十二月三十一日,本公司每股面值 人民幣0.10元的普通股:

股份的好倉

Name of Director/ Chief Executive/ Supervisor 董事/主要行政 人員/監事姓名	Domestic Shares (Note 1) of RMB0.10 each (the "Domestic Shares") held 所持每股面值人民幣 0.10 元的 內資股 (附註 1) (「內資股」)數目	Nature of interest 權益性質	Approximate percentage of shareholding held in same class of securities 佔同類別證券概約持股百分比	Approximate percentage of shareholding in the registered capital 佔註冊資本 概約持股百分比
Mr. He Keng 何鏗先生	370,000,000 Domestic Shares (Note 2) 370,000,000 股內資股(附註 2)	Interest of corporation (Note 2)	100.00%	74.00%
	1,000 H Shares 1,000股H股	法團權益(附註2) Beneficial owner (Note 3) 實益擁有人(附註3)	0.0008%	0.0002%

Notes:

- (1) Domestic Shares of a nominal value of RMB0.10 each (the "Domestic Shares"), in the registered capital of the Company, which are subscribed for or credited as fully-paid in Renminbi. "H Share(s)" represent overseas listed foreign share(s) of a nominal value of RMB0.10 each in the registered capital of the Company, which are listed on the GEM and subscribed for and traded in Hong Kong dollars.
- (2) On 11 July 2016, Zhejiang RuiYuan Intelligent Robot Company Limited ("Zhejiang RuiYuan") entered into a share transfer agreement with Wan Li Group Company Limited (萬里控股集團股份有限公司) ("Wanli"), Mr. Qi Yong Qiang ("Mr. Qi") and other parties, pursuant to which, among other things, Zhejiang RuiYuan agreed to acquire (i) 306,900,000 Domestic Shares held by Wanli and 15,775,000 Domestic Shares held by Mr. Qi (collectively the "First Batch Sale Shares") and (ii) 47,325,000 Domestic Shares held by Mr. Qi (the "Second Batch Sale Shares"). After completion of the transfer of the First Batch Sale Shares and the Second Batch Sale Shares ,Mr He and parties acting in concert with it owned an aggregate of 370,000,000 Domestic Shares, representing approximately 74% of the entire issued share capital of the Company as at 31 December 2017.
- (3) As a result of the Mandatory Cash Offer which closed at 4 pm on 14 September 2016, Mr. He acquired valid acceptances in respect of 1,000 H Shares. Accordingly, Mr. He was interested in 1,000 H Shares as at 31 December 2017.

Save as disclosed above, at no time during the year did the Directors, Chief Executives and Supervisors (including their spouse and children under 18 years of age) have any interest in, or had they been granted, or exercised, any rights to subscribe for shares of the Company or its associated corporations (within the meaning of SFO).

Apart from the above, at no time during the year was the Company or its subsidiaries a party to any arrangement enabling the Directors, Chief Executives and Supervisors of the Company to hold any interests or short positions in the shares or underlying shares in, or debentures of, the Company or its associated corporation.

Furthermore, at no time during the year was there any arrangement whose objects are, or one of whose objects is, to enable Directors to acquire benefits by means of acquisition of shares in, or debentures of, the Company or its associated corporation.

附註:

- (1) 本公司註冊資本中每股面值人民幣 0.10 元的內資股乃人 民幣認購或入賬列作繳足。「H股」為本公司註冊資本中 每股面值人民幣 0.10 元的海外上市外資股,於GEM上 市,並以港元認購及買賣。
- (2) 於二零一六年七月十一日,浙江瑞遠智能機器人股份有限公司(「浙江瑞遠」)與萬里控股集團股份有限公司(「萬里」),亓勇強先生(「亓先生」)及其他方訂立一份股份轉讓協議,據此(其中包括)浙江瑞遠 同意收購(i)萬里持有的306,900,000股內資股及亓先生持有的15,775,000股內資股(統稱為(「第一批銷售股份」)及(ii) 亓先生持有的47,325,000股內資股(「第二批銷售股份」)。於第一批銷售股份及第二批銷售股份轉讓完成後,何先生及其一致行動方合共擁有370,000,000股內資股,佔本公司於二零一七年十二月三十一日的全部已發行股份約74%。
- (3) 強制性現金要約於二零一六年九月十四日下午四時結束 後,何先生收到有關1,000股H股的有效接納。因此, 於二零一七年十二月三十一日,何先生於1,000股H股 中擁有權益。

除上文所披露者外,於本年度的任何時間,概無董事、主要行政人員及監事(包括彼等之配偶及未滿十八歲的子女)於本公司或其相聯法團(定義見證券及期貨條例)的股份擁有任何權益,或已獲授或已行使可認購該等股份的任何權利。

除上文所述者外,於本年度的任何時間,本公司 或其附屬公司概無訂立任何安排,致使本公司董 事、主要行政人員及監事持有本公司或其相聯法 團的股份、相關股份或債券任何權益或淡倉。

此外,於本年度的任何時間,並無訂立任何安排,使董事可藉購買本公司或其相聯法團之股份 或債券而獲取利益。

INTERESTS OF SUBSTANTIAL SHAREHOLDERS AND OTHER PARTIES IN THE SHARES OF THE COMPANY

According to the register of substantial shareholders maintained under section 336 of the SFO, as at 31 December 2017, the Company had been notified the following substantial shareholders' were interested in 5% or more of the Company's issued share capital. These interests are in addition to those disclosed above in respect of the Directors, Chief Executives and Supervisors.

主要股東及其他各方於本公司股份的權益

按根據證券及期貨條例第336條規定存置的主要股東登記冊顯示,於二零一七年十二月三十一日,本公司獲知會以下主要股東擁有本公司已發行股本5%或以上權益。這些權益並無計入上文所披露有關董事、主要行政人員及監事的權益內。

Name of Substantial Shareholder	Total number of Shares interested	Nature of interest	Approximate percentage of shareholding held in same class of securities 佔同類別證券	Approximate percentage of shareholding in the registered capital 估註冊資本
主要股東姓名/名稱	持有權益的股份總數	權益性質	概約持股百分比	概約持股百分比
浙江瑞遠("Zhejiang RuiYuan")	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2, 3 and 4) (附註2、3及4)	Beneficial owner 實益擁有人	100%	74%
杭州沁蝶機電設備有限公司 (「杭州沁蝶」) (Hangzhou Qindie Electronic Equipment Company Limited) ("Hangzhou Qindie")	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of corporation 法團權益	100%	74%
諸暨金褔機電設備有限公司(「諸暨金褔」) (Zhuji Jinfu Electrical Equipment Company Limited*) ("Zhuji Jinfu")	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of corporation 法團權益	100%	74%
紹興沁遠電子科技有限公司(「紹興沁遠」) (Shaoxing Qinyuan Electronic Technologyt Company Limited) ("Shaoxing Qinyuan")	47,325,000 Domestic Shares 47,325,000 股內資股 (Notes 2 and 6) (附註2及6)	Nominee 代名人	12.79%	9.47%
何鏗先生(「何先生」) (Mr. He Keng) ("Mr. He")	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of corporation 法團權益	100%	74%
	1,000 H Shares 1,000 股 H 股 (Note 7) (附註7)	Beneficial owner 實益擁有人	0.0008%	0.0002%
湯晶豐先生 (Mr. Tang Jingfeng)	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2, 5 and 6) (附註2、5及6)	Interest of corporation 法團權益	100%	74%
趙忠信先生 (Mr. Zhao Zhongxin)	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of corporation 法團權益	100%	74%
何楊根先生 (Mr. He Yanggen)	370,000,000 Domestic Shares 370,000,000 股內資股 (Notes 2 and 5) (附註2及5)	Interest of corporation 法團權益	100%	74%
Martin Currie China Hedge Fund Limited	14,245,000 H Shares 14,245,000股H股股份	Investment manager 投資經理	10.96%	2.85%
Martin Currie Investment Management Limited	14,245,000 H Shares 14,245,000 股 H 股股份	Investment manager 投資經理	10.96%	2.85%

Notes:

- (1) Domestic Shares of a nominal value of RMB0.10 each, in the registered capital of the Company, which are subscribed for or credited as fully-paid in Renminbi. "H Share(s)" represent overseas listed foreign share(s) of a nominal value of RMB0.10 each in the registered capital of the Company, which are listed on the GEM and subscribed for and traded in Hong Kong dollars.
- (2) On 11 July 2016, Zhejiang RuiYuan Intelligent Robot Company Limited ("Zhejiang RuiYuan") entered into a share transfer agreement with (Wan Li Group Company Limited (萬里控股集團股份有限公司) ("Wanli"), Mr. Qi Yong Qiang ("Mr. Qi") and other parties, pursuant to which, among other things, Zhejiang RuiYuan agreed to acquire (i) 306,900,000 Domestic Shares held by Wanli and 15,775,000 Domestic Shares held by Mr. Qi (collectively the "First Batch Sale Shares") and (ii) 47,325,000 Domestic Shares held by Mr. Qi (the "Second Batch Sale Shares"). After completion of the transfer of the First Batch Sale Shares and the Second Batch Sale Shares ,Mr He and parties acting in concert with it owned an aggregate of 370,000,000 Domestic Shares, representing approximately 74% of the entire issued share capital of the Company as at 31 December 2017.
- (3) As disclosed in the announcement of the Company dated 29 December 2017, Zhejiang RuiYuan has pledged its 322,675,000 domestic shares of the Company (representing 64.535% of the total issued share capital of the Company) to an independent third party for serving Zhejiang RuiYuan's own purpose and fulfilling its responsibilities.
- (4) Zhejiang RuiYuan is a joint stock company incorporated in the PRC with limited liability and is owned as to 55% by Hangzhou Qindie and as to 45% by Zhuji Jinfu.
- (5) Hangzhou Qindie is a company established in the PRC and is owned as to 51% by Mr. He and as to 49% by Mr. Tang Jingfeng. Zhuji Jinfu is a company established in the PRC and is owned as to 50% by Mr. Zhao Zhongxin and as to 50% by Mr. He Yanggen.
- (6) Shaoxing Qinyuan,to whom the second Batch Sale Shares were transferred, is the nominee for Zhejiang Ruiyuan and a company that is owned as to 60% by Mr.He and 40% by Mr.Tang jinfeng.
- (7) As a result of the Mandatory Cash Offer which closed at 4pm on 14 September 2016, Mr. He acquired valid acceptances in respect of 1,000 H Shares. Accordingly, Mr. He was interested in 1,000 H Shares as at 31 December 2017.

Save as discussed above, the Directors are not aware of any person (other than the Directors whose interests are set out in the section headed "Directors, Chief Executives' and Supervisors' Interests" in the shares of the Company above) holding any interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company under Divisions 2 and 3 of Part XV of the SFO, or which were required to be recorded in the register pursuant to section 336 of the SFO as at 31 December 2017.

附註:

- (1) 本公司註冊資本中每股面值人民幣 0.10 元的內資股乃以 人民幣認購或入賬列作繳足。「H股」為本公司註冊資本 中每股面值人民幣 0.10 元的海外上市外資股,於GEM 上市,並以港元認購及買賣。
- (2) 於二零一六年七月十一日,浙江瑞遠智能機器人股份有限公司(「浙江瑞遠」)與萬里控股集團股份有限公司(「萬里」),亓勇強先生(「亓先生」)及其方方訂立一份股份轉讓協議,據此(其中包括)浙江瑞遠 同意收購(i)萬里持有的306,900,000股內資股及亓先生持有的15,775,000股內資股(統稱為「第一批銷售股份」)及(ii) 亓先生持有的47,325,000股內資股(「第二批銷售股份」)。於第一批銷售股份及第二批銷售股份轉讓完成後,何先生及其一致行動方合共擁有370,000,000股內資股,佔本公司於二零一七年十二月三十一日的全部已發行股份約74%。
- (3) 誠如本公司日期為二零一七年十二月二十九日之公告所 披露,浙江瑞遠將其持有之本公司322,675,000股內資 股(佔本公司已發行股本總數64.535%)向獨立第三方予 以質押,以供浙江瑞遠本身之用途及履行其責任。
- (4) 浙江瑞遠為一間於中國註冊成立的股份有限公司,並由 杭州沁蝶擁有55%及諸暨金福擁有45%。
- (5) 杭州沁蝶為一間於中國註冊成立的公司,並由何先生擁有51%及湯晶豐先生擁有49%。諸暨金福為一間於中國註冊成立的公司,並由趙忠信先生擁有50%及何楊根先生擁有50%。
- 紹興沁遠(第二批銷售股份的受讓人)為浙江瑞遠的代名 人,由何先生擁有60%及湯晶豐先生擁有40%。
- (7) 強制性現金要約於二零一六年九月十四日下午四時結束 後,何先生收到有關1,000股H股的有效接納。因此, 於二零一七年十二月三十一日,何先生於1,000股H股 中擁有權益。

除上文所披露者外,於二零一七年十二月三十一日,董事並不知悉有任何人士(並非擁有上述「董事、主要行政人員及監事於本公司股份的權益」一節中所載權益的董事)於本公司股份或相關股份中,擁有根據證券及期貨條例第XV部第2及3分部須向本公司披露,或須記入本公司根據證券及期貨條例第336條存置的登記冊內的任何權益或淡倉。

MANAGEMENT CONTRACTS

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

PERMITTED INDEMNITY PROVISION

The Company has arranged for appropriate insurance cover for Director's and officers' liabilities in respect of legal actions against its Directors and senior management arising out of corporate activities. The permitted indemnity provision is in force for the benefit of the Directors as required by section 470 of the Companies Ordinance (Chapter 622, Laws of Hong Kong) when the Report of the Board of the Directors prepared by the Directors is approved in accordance with section 391(1)(a) of the Companies Ordinance (Chapter 622, Laws of Hong Kong).

CORPORATE GOVERNANCE REPORT

Corporate governance report of the Company is set out on page 28 to page 44 of the annual report.

FINAL DIVIDEND

The Board did not recommend a payment of final dividend for the year ended 31 December 2017.

SUFFICIENCY OF PUBLIC FLOAT

The Company maintained a sufficient public float as required under the GEM Listing Rules during the year ended 31 December 2017.

管理層合約

年內概無訂立或訂有有關本公司全部或任何主要 部分業務的管理及行政合約。

獲准許的彌償條文

本公司已就其董事及高級管理人員可能面對因企業活動產生之法律訴訟,為董事及行政人員之職責作適當之投保安排。基於董事利益的獲准許彌償條文根據公司條例(香港法例第622章)第470條的規定於董事編製之董事會報告根據公司條例(香港法例第622章)第391(1)(a)條獲通過時生效。

企業管治報告

本公司之企業管治報告載於本年報第28至第44 頁。

末期股息

董事會不建議派發截至二零一七年十二月三十一日止年度的末期股息。

充足之公眾持股量

於截至二零一七年十二月三十一日止年度,本公司根據GEM上市規則之規定維持充足之公眾持股量。

MAJOR CUSTOMERS AND SUPPLIERS

The percentage of sales and purchases for the year attributable to the Group's major customers and suppliers are as follows:

Sales

 the largest customer 	62%	- 最大客戶	62%
 five largest customers combined 	92%	- 五大客戶合計	92%

Purchases

— the largest supplier	41%	一 最大供應商	41%
 five largest suppliers combined 	89%	- 五大供應商合計	89%

None of the Directors, their associates or any shareholder (which to the knowledge of the Directors owns more than 5% of the Company's share capital) has an interest in the major suppliers and major customers noted above.

概無董事、其聯繫人士或任何股東(董事獲悉持 有本公司5%以上股本之股東)於上文所述主要供 應商及主要客戶中擁有權益。

本年度本集團主要客戶及供應商應佔的銷售及採

ENVIRONMENTAL POLICIES AND PERFORMANCE

According to our business nature and pursuant to the relevant laws of the PRC/Hong Kong, there are no specific environmental standards and/ or requirements for conducting the Group's business.

Please refer to Environmental, Social and Governance Report on page 45 to page 58 for details about environmental, social and governance matters.

環保政策及表現

主要客戶及供應商

購百分比如下:

銷售

採購

根據我們的業務性質及遵照中國/香港法例,本集團進行業務時並無指定的環保標準及/或規定。

有關環境、社會及管治方面的詳情,請參閱第45 頁至第58頁環境、社會及管治報告一節。

RELATIONSHIP WITH EMPLOYEES

The Group ensures that all the employees are reasonably remunerated and maintains good relationship with its employees. For details, please refer to the sections headed "Management Discussion and Analysis — Employees and Remuneration Policies" and "Report of the Directors — Corporate Social Responsibilities" of this annual report, respectively. The Group is committed to providing a safe and healthy workplace for its employees and encourage them to have a work-life balance.

On 4 November 2016, a former employee of the Company, filed a claim

與僱員的關係

本集團確保所有員工獲得合理酬金及維持良好的 員工關係。有關詳情,請參閱本年報「管理層分 析與討論 一 僱員及酬金政策」及「董事會報告書 一 企業社會責任」章節。本集團承諾向僱員提供 一個安全及健康的工作環境以及鼓勵僱員保持工 作和生活的平衡。

with the Labour Tribunal of Hong Kong against the Company and its subsidiary, Hong Kong Wan Li Enterprise Company Limited (together the "Respondent") for a compensation of approximately HK\$2,600,000. As of the reporting date, the dispute between the Claimant and the Group are still in progress, the result of the case has not yet come up and the Directors are of the opinion that the Company has strong grounds to defend the claim. An amount of RMB86,000 has been made in the consolidated financial statements for the year ended 31 December 2016, and no further provisions have been made for the year ended 31 December 2017.

Details of the dispute are set out in note 34 to the consolidated financial statements.

KEY RELATIONSHIP WITH CUSTOMERS AND SUPPLIERS

The Group maintains good relationship with its customers. The sales personnel make regular visits and/or phone calls to the customers. If there is any complaint from customers, it will be reported to the management and immediate remedial action will be taken and feedback from customers will be followed till settlement of the complaint. Thereafter, the cause of such complaint will be studied, analysed and evaluated and recommendations will be in place for improvement.

The Group also maintains good relationship with its suppliers. During the year, no complaint was received from the suppliers and there were no disputed debts or unsettled debts and all the debts were settled on or before due dates or a latest date as mutually agreed.

COMPLIANCE WITH THE CODE

Details of the Company's compliance with the code provisions set out in Corporate Governance Code set out in Appendix 15 in the Corporate Governance Report of the GEM Listing Rules throughout the financial year ended 31 December 2017 are disclosed on page 28 to page 44.

RELATED PARTY TRANSACTIONS

Details of related party transactions of the Group, are set out in note 38 to the consolidated financial statements.

None of the transactions described therein fall under the definition of connected transaction which are not fully exempted from shareholders' approval, annual review and all disclosure requirement under chapter 20 of the GEM Listing Rules.

DONATIONS

於二零一六年十一月四日,本公司一名前僱員向香港勞資審裁處提出針對本公司及其附屬公司香港萬豪企業有限公司(統稱「被告」)之申索,追索賠償約2,600,000港元。截至報告日期,原告與本集團之間的糾紛仍在處理當中,該案件尚未有結果,董事認為本公司有充分理據進行抗辯。於截至二零一六年十二月三十一日止年度的綜合財務報表中作出人民幣86,000元的撥備。於截至二零一七年十二月三十一日止年度並無進一步撥備。

該糾紛之詳情載於綜合財務報表附註34。

與客戶及供應商的主要關係

本集團與客戶維持良好關係。銷售人員定期與客戶會面及/或致電客戶。客戶如有任何不滿,將向管理層匯報並即時作出補救措施,並將緊貼處理客戶意見直至有關投訴解決為止。此後,本集團將檢討、分析及評估該投訴的因由,並提出改善建議。

本集團亦與供應商維持良好關係。年內,概無接 獲供應商任何投訴,亦無任何具爭議債務或未償 還債務,且所有債務均於到期日或雙方同意的較 後日期或之前償付。

遵守守則

於截至二零一七年十二月三十一日止財政年度,本公司遵守GEM上市規則企業管治報告附錄15 企業管治守則所載的守則條文之詳情披露於第28 頁至44頁。

關連人士交易

本集團的關連人士交易詳情載於綜合財務報表附 註38。

本年報所載之交易均不符合關連交易之定義,並 不完全獲豁免遵守GEM上市規則第20章項下的 股東批准、年度審閱及所有披露規定。

No charitable and other donations was made by the Group during the year ended 31 December 2017.

EVENTS AFTER THE REPORTING PERIOD

There are no significant events after the end of reporting period.

COMPETING INTERESTS

None of the Directors, the management shareholders of the Company and their respective associates (as defined in the GEM Listing Rules) had any interest in any business that directly or indirectly competes with the business of the Group or has any other conflicts of interest.

AUDITORS

The financial statements for the year have been audited by KTC Partners CPA Limited, who retire and, being eligible, offer themselves for reappointment at the forthcoming Annual General Meeting of the Company. The Company has not changed its auditors over the last three years.

On behalf of the Board

He Keng

Chairman

Ningbo, The PRC, 23 March 2018

捐款

於截至二零一七年十二月三十一日止年度,本集 團並無作出慈善及其他捐贈。

報告期後事項

報告期末後,並無發生任何重大事項。

競爭權益

董事、本公司管理層股東及彼等各自的聯繫人士 (定義見GEM上市規則)概無於直接或間接與本 集團業務構成競爭的任何業務中擁有權益,亦無 任何其他利益衝突。

核數師

本年度財務報表由和信會計師事務所有限公司審 核,該會計師事務所將告退,並符合資格及願意 於本公司應屆股東週年大會應聘連任。本公司於 過去三年沒有更換核數師。

代表董事會

主席

何鏗

中國寧波,二零一八年三月二十三日

CORPORATE GOVERNANCE

During the year ended 31 December 2017, the Company has complied with the code provisions set out in the Corporate Governance Code as stated in Appendix 15 of the GEM Listing Rules except the following deviations (Code Provisions A.2.1):

Mr. He Keng is the Chairman of the Board. The Company has no such title as the chief executive officer and the daily operation and management of the Company is monitored by the executive directors as well as the senior management. The Board is of the view that although there is no chief executive officer, the balance of power and authority is ensured by the operation of the Board, which comprises experienced individuals and meet from time to time to discuss issues affecting the operations of the Company.

Further information on the Company's corporate governance practices is set out below.

INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has appointed 3 independent non-executive Directors. The Company confirms that it has received from each of the independent non-executive Directors a confirmation of his independence pursuant to Rule 5.09 of the GEM Listing Rules and the Company still considers all the existing independent non-executive Directors to be independent. All the independent non-executive Directors are appointed for a three-year term.

CORPORATE GOVERNANCE PRACTICES

The Board and the management of the Company are committed to establishing good corporate governance practices and procedures. The maintenance of high standard of business ethics and corporate governance practices has always been one of the Group's goals. The Company believes that good corporate governance provides a framework that is essential for effective management, successful business growth and a healthy corporate culture, thereby leading to the enhancement of shareholders' value.

企業管治

於截至二零一七年十二月三十一日止年度,本公司遵守GEM上市規則附錄15所載之企業管治守則之守則條文,惟以下偏離(守則條文第A.2.1條)除外:

何鏗先生為董事會主席。本公司並無設立行政總裁職銜,而本公司之日常營運及管理由執行董事及高級管理層實行監控。董事會認為,雖然本公司並無行政總裁,但透過由具備豐富經驗之人士組成之董事會運作並不時開會討論影響本公司營運之事宜,足以確保維持權責平衡。

有關本公司企業管治常規之進一步資料載列於下文。

獨立非執行董事

本公司已委任3名獨立非執行董事。本公司確認,本公司已接獲各獨立非執行董事之確認書,確認 其具有 GEM 上市規則第5.09 條所指之獨立性, 而本公司認為,所有現任獨立非執行董事均仍具 備獨立性。所有獨立非執行董事任期均為三年。

企業管治常規

董事會及本公司管理層致力訂立良好之企業管治常規及程序。本集團一直以維持高水準之商業道德及企業管治常規為其目標之一。本公司相信,良好之企業管治能為有效管理、成功之業務增長及健康之企業文化訂立框架,從而提升股東價值。

The Board has adopted the Corporate Governance Code (the "CG Code") as set out in Appendix 15 to the Rules Governing the GEM Listing Rules. Continuous efforts are made to review and enhance the Group's internal controls and procedures in light of changes in regulations and developments in best practices. To us, maintaining high standards of corporate governance practices is not just complying with the provisions but also the intent of the regulations to enhance corporate performance and accountability.

董事會已採納載於GEM證券上市規則附錄15之 企業管治守則(「企業管治守則」)。本集團一直致 力就條例之變更及最佳常規之發展檢討及提升其 內部監控及程序。對我們而言,維持高水準之企 業管治常規不僅為符合條文,而是實現條文之精 神,提升企業表現及加強問責性。

The Board is pleased to report compliance with the code provisions of the CG Code throughout the year, except where otherwise stated. 董事會欣然報告,除另有説明者外,於整個年度符合企業管治守則之守則條文。

DIRECTORS' AND SUPERVISORS' SECURITIES TRANSACTIONS

董事及監事之證券交易

The Group has adopted a code of dealing in securities by Directors, supervisors and employees of the Group as set out in Rule 5.48 to 5.67 of the GEM Listing Rules as its own code of conduct regarding securities transactions by Directors, supervisors and employees. Having made specific enquiry with all Directors and supervisors, the Directors and supervisors confirmed that they had complied with the required standard set out in the Model Code throughout the year.

本集團已採納載於GEM上市規則第5.48條至5.67條之集團之董事、監事及僱員進行證券交易之守則作為其本身有關董事、監事及僱員進行證券交易之行為守則。經向全體董事、監事及僱員作出特定查詢後,董事、監事及僱員均確認彼等於整個年度已遵守標準守則所載之規定標準。

DISCLOSURE OF INSIDE INFORMATION

披露內幕消息

The Group acknowledges its responsibilities under the Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong and the GEM Listing Rules and the overriding principle that inside information should be announced immediately when it is the subject of a decision. The procedures and internal controls for the handling and dissemination of inside information are as follows:

本集團知悉其根據香港法例第571章證券及期貨條例及GEM上市規則所應履行的責任,整體原則是內幕消息必須在有所決定後即時公佈。處理及發佈內幕消息的程序及內部監控措施如下:

- the Group conducts its affairs with close regard to the disclosure requirement under the GEM Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission of Hong Kong in June 2012;
- 本集團處理事務時會充分考慮GEM上市規則項下的披露規定以及香港證券及期貨事務監察委員會於二零一二年六月頒佈的「內幕消息披露指引」;
- the Group has implemented and disclosed its policy on fair disclosure by pursuing broad, non-exclusive distribution of information to the public through channels such as financial reporting, public announcements and its website:
- 本集團透過財務報告、公告及公司網站等 途徑向公眾廣泛及非獨家披露資料,以實 施及公平披露其政策;
- the Group has strictly prohibited unauthorised use of confidential or inside information; and
- 本集團已嚴格禁止未經授權使用機密或內 幕消息;及
- the Group has established and implemented procedures for responding to external enquiries about the Group's affairs.
- 本集團已就外界查詢本集團事務訂立及執行回應程序。

BOARD OF DIRECTORS

The Board comprises:

Executive Directors : Mr. He Keng (Chairman)

Ms. Wu Shanhong Mr. Chen Weiqiang Mr. Ding Cheng

Independent Non-Executive

Directors

Mr. Kwok Kim Hung Eddie

Mr. Zhang Zhuoyong

Mr. Zhang Tieyi

董事會

董事會成員包括:

執行董事 : 何鏗先生(主席)

吳珊紅女士 陳偉強先生 丁成先生

獨立非執行董事 : 郭劍雄先生

張卓永先生 章鐵毅先生

Each independent non-executive Director has given an annual confirmation of his independence to the Company, and the Company considers them to be independent under Rule 5.09 of the GEM Listing Rules.

As at 31 December 2017, the Board comprises seven members, including four executive Directors and three independent non-executive Directors. Each of the members possesses sufficient experience and qualification which enable them to discharge their duties properly.

The Company seeks to achieve board diversity through the consideration of a number of factors, including age, education background, skills and experience.

The chairman is responsible for the formulation and review of the Group's overall development strategies. The daily operation is delegated to the executive Directors and senior management. None of the independent non-executive Directors is interested in the business of the Group and their independence has to be confirmed upon appointment or reappointment. Currently, there is no financial, business, family or other relevant material relationship among the existing Directors.

According to the articles of association of the Company, all the Directors shall be elected at the general meeting of the shareholders and the term of office shall be three years, renewable upon reappointment or reelection.

Board meetings are conducted on a periodic basis and with reference to the operation needs. During the year, the board held 7 meetings and the attendance of the Directors is set out on page 31. 各位獨立非執行董事已就其獨立性向本公司發出 年度確認,而根據GEM上市規則第5.09條之規 定,本公司認為彼等均為獨立人士。

於二零一七年十二月三十一日,董事會由七名成 員組成,包括四名執行董事及三名獨立非執行董 事。董事會各成員均具有足夠經驗及資歷以妥善 履行其職責。

本公司力求透過考慮多個因素實現董事會多元 化,包括年齡、教育背景、技能及經驗。

主席負責製訂及檢討本集團的整體發展策略,日 常營運則由執行董事及高級管理人員負責。各獨 立非執行董事概無於本集團業務中擁有任何權 益,並於出任及留聘有關任命時確認其獨立地 位。目前,現任董事間並無財務、業務、家族或 其他相關重大關係。

根據本公司的公司章程細則規定,所有董事須於 股東大會上選舉產生,任期三年,於任期屆滿時 重選連任。

董事會定期及按業務所需舉行會議。年內,董事 會舉行了7次會議,各董事出席記錄載於第31頁。

ATTENDANCE OF MEETINGS

During the financial year ended 31 December 2017, a total of 7 Board meetings and 1 annual general meeting ("AGM") were held by Company, and the attendance of each Director is set out as follows:

會議出席記錄

於截至二零一七年十二月三十一日止財政年度內,本公司合共舉行7次董事會會議及1次股東週年大會(「股東週年大會」),各位董事之出席情況載列如下:

Number of meetings attended in the year ended 31 December 2017 於截至二零一七年十二月三十一日		Attendance meetin 出席/舉行 Board	gs held	
ル戦主ーマーン・ロール 止年度内出席會議次數 Name of Director	董事姓名	meetings 董事會會議	AGM	
Name of Director	エデル 口	王尹目目隊	从不趋于八百	
Mr. He Keng (Chairman)	何鏗先生(主席)	7/7	1/1	
Ms. Wu Shanhong	吳珊紅女士	7/7	1/1	
Mr. Chen Weiqiang	陳偉強先生	7/7	1/1	
Mr. Ding Cheng	丁成先生	7/7	1/1	
Mr. Zhang Zhuoyong	張卓永先生	7/7	1/1	
Mr. Zhang Tieyi	章鐵毅先生	7/7	1/1	
Mr. Eddie Kwok Kim Hung	郭劍雄先生	7/7	1/1	

The chairman attended AGM to answer questions and collect views of shareholders. All Directors, company secretary and the auditors had attended the AGM to answer questions at the meeting.

主席已出席股東週年大會以回答股東問題及搜集 其意見。全體董事、公司秘書及核數師已出席股 東週年大會並於會上回答問題。

RESPONSIBILITIES OF THE BOARD

The Board is responsible for leadership and control of the Group and be collectively responsible for promoting the success of the Group by directing and supervising the Group's affairs. The Board focuses on formulating the Group's overall strategies, authorising the development plan and budget; monitoring financial and operating performance; reviewing the effectiveness of the internal control system; supervising and managing management's performance of the Group; and setting the Group's values and standards. The Board delegates the day-to-day management, administration and operation of the Group to management. The delegated functions are reviewed by the Board periodically to ensure that they accommodate the needs of the Group.

CORPORATE GOVERNANCE FUNCTIONS

No corporate governance committee has been established and the Board is responsible for performing the corporate governance functions such as developing and reviewing the Company's policies, practices on corporate governance, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, etc.

The Board held meetings from time to time whenever necessary. At least 10 days' notice of regular Board meetings is given to all Directors and they can include matters for discussion in the agenda as they think fit. The agenda accompanying Board papers are sent to all Directors at least 3 days or a shorter period agreed by the directors before the date of a regular Board meeting in order to allow sufficient time for the Directors to review the documents.

Minutes of every Board meeting are circulated to all Directors for their perusal and comments prior to confirmation of the minutes. The Board also ensures that it is supplied in a timely manner with all necessary information in a form and of a quality appropriate to enable it to discharge its duties.

Every Board member has full access to the advice and services of the company secretary with a view to ensuring that Board procedures, and all applicable rules and regulations are followed and they are also entitled to have full access to Board papers and related materials so that they are able to make an informed decision and to discharge their duties and responsibilities.

董事會責任

董事會負責領導及控制本集團並透過指導及監督本集團之業務共同負責令本集團達致成功。董事會專注於制定本集團之整體策略、批准發展計劃及預算、監察財務及營運表現、檢討內部監控系統之成效、監督及管理本集團管理層之表現及釐定本集團之價值觀及標準。董事會委任管理層負責本集團之日常管理、行政及營運工作。董事會定期檢討所授出之職能,以確保其符合本集團之需要。

企業管治職能

由於並無成立企業管治委員會,因此由董事會負責執行企業管治職能,如制定及檢討本公司企業管治之政策及常規、為董事及高級管理層提供培訓及持續專業發展及確保本公司之政策及常規符合法律及監管規定等。

董事會不時在有需要時舉行會議。本公司會向全體董事發出至少10天的有關召開定期董事會會議之通知,彼等可將彼等認為適合之討論事項納入會議議程。會議議程連同董事會文件會於定期董事會會議舉行當日前至少3天或董事協定的較短期間內送交全體董事,以便董事有充足時間審議有關文件。

每次董事會會議之會議記錄給所有董事傳閱,以 讓彼等確認會議記錄前細讀及作註解。董事會亦 會確保會議記錄將及時,以適當形式及內容提供 必須資料,已讓所有董事可履行彼等之職責。

每位董事會成員均可全面取得公司秘書之意見及 服務,旨在確保董事會程序以及所有適用規則及 規例均獲遵守,而彼等亦有權全面獲取董事會文 件及相關資料,以便彼等能作出知情決定及履行 彼等之職責及責任。

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Mr. He Keng ("Mr. He") is the Chairman of the Company. Mr. He is responsible for the overall strategic planning and policy making of the Group.

The Company has no such title as the chief executive officer and therefore the daily operation and management of the Company is monitored by the executive Directors as well as the senior management.

The Board is of the view that although there is no chief executive officer, the balance of power and authority is ensured by the operation of the Board, which comprises experienced individuals and meet from time to time to discuss issues affecting operation of the Company.

APPOINTMENT AND RE-ELECTION OF DIRECTORS

Pursuant to the Articles of Association, Directors shall be elected at general meetings and shall hold office for a term of three years and shall be eligible for re-election upon expiry of their term. Each of the executive Directors and independent non-executive Directors, except Mr. Kwok Kim Hung Eddie, has entered into a service contract with the Company on 13 December 2016 for a term of three years commencing from 13 December 2016.

Mr. Kwok has entered into a service contract and a supplemental agreement to the aforesaid service contract with the Company on 1 January 2016 and 29 December 2016 respectively, for a term of office commencing from 29 May 2015 to 28 May 2018. Therefore, the term of office of Mr. Kwok will expire on 28 May 2018 and has offered himself for re-election at the forthcoming AGM.

主席及行政總裁

何鏗先生(「何先生」)為本公司主席。何先生負責本集團之整體策略規劃及政策制定。

本公司並無設立行政總裁職銜,因此,本公司之 日常營運及管理由執行董事及高級管理層實行監 控。

董事會認為,雖然本公司並無行政總裁,但透過 由具備豐富經驗之人士組成之董事會運作並不時 開會討論影響本公司營運之事宜,足以確保維持 權責平衡。

委仟及重撰董事

根據公司章程,董事須經股東大會選舉產生,任 期為三年。董事任期屆滿,可重選連任。本公司 已於二零一六年十二月十三日與各執行董事及獨 立非執行董事(郭劍雄先生除外)訂立聘任合同, 任期為自二零一六年十二月十三日起三年。

郭劍雄先生於二零一六年一月一日及二零一六年十二月二十九日分別與本公司訂立聘任合同及聘任合同之補充協議,任期自二零一五年五月二十九日起至二零一八年五月二十八日止。因此,郭劍雄先生之任期將於二零一八年五月二十八日屆滿,並願意於應屆股東週年大會重選連任。

PROFESSIONAL DEVELOPMENT

To assist Directors' continuing professional development, the Company recommends Directors to attend relevant seminars to develop and refresh their knowledge and skills. All Directors also participate in continuous professional development programmes such as external seminars organised by qualified professionals, to develop and refresh their knowledge and skills in relation to their contribution to the Board. A record of the training received by the respective Directors are kept and updated by the company secretary of the Company.

The individual training record of each Director received for the year ended 31 December 2017 is summarized below:

專業發展

為協助董事之持續專業發展,本公司建議董事出席相關之座談會以發展及更新彼等之知識及技能。全體董事亦有出席持續專業發展計劃,如由合資格專業人士所舉辦之外部座談會,就彼等對董事會之貢獻發展及更新彼等之知識及技能。各董事所接受之培訓記錄由本公司公司秘書保管及更新。

截至二零一七年十二月三十一日止年度,各董事 所接受培訓之個別記錄概述如下:

Attending seminar(s)/
programme(s)/conference(s)
relevant to the business or
Directors' duties
出席有關業務或董事職責之
座談會/計劃/會議之情況

Mr. He Keng (Chairman)	何鏗先生(主席)	✓
Ms. Wu Shanhong	吳珊紅女士	✓
Mr. Chen Weiqiang	陳偉強先生	✓
Mr. Ding Cheng	丁成先生	✓
Mr. Zhang Zhuoyong	張卓永先生	✓
Mr. Zhang Tieyi	章鐵毅先生	✓
Mr. Kwok Kim Hung Eddie	郭劍雄先生	✓

All the Directors also understand the importance of continuous professional development and are committed to participating any suitable training to develop and refresh their knowledge and skills.

全體董事均了解到持續專業發展之重要性,承諾 參與任何合適之培訓,以發展及更新彼等之知識 及技能。

AUDIT COMMITTEE

Mr. Zhang Tieyi

The audit committee of the Company (the "Audit Committee") comprises 3 independent non-executive Directors, who have reviewed the annual results of the Company for the year ended 31 December 2017. Mr. Kwok Kim Hung, Eddie, is the chairman of the Audit Committee who has appropriate professional qualifications and accounting or related financial management expertise.

Our Audit Committee has primary responsibility for monitoring the quality of internal control and ensuring that the financial performance of the Company is properly measured and reported on, receiving and reviewing reports from management and the auditors relating to the annual, quarterly and interim results, and monitoring the accounting and internal control system in use throughout the Group. The Audit Committee held 5 meetings during the year ended 31 December 2017.

According to the current terms of reference, meetings of the Audit Committee shall be held at least 4 times a year. 5 meetings were held for the year ended 31 December 2017. The attendance of each member is set out as follows:

During the year under review, the Group did not have an internal audit function but had appointed an external consultant to review the material controls of the Group on a continuous basis and aims to cover all major operations of the Group on a cyclical basis. The Board, through the Audit Committee, reviewed the appraisal performed by the an independent auditor on the Company's risk management and internal control systems. Based on information furnished to it and its own observations, the Board is satisfied that the present internal control and risk management systems of the Group are effective and adequate in all material respects.

審核委員會

本公司之審核委員會(「審核委員會」)由3位獨立 非執行董事組成,彼等已審閱本公司截至二零 一七年十二月三十一日止年度之全年業績。郭劍 雄先生為審核委員會主席,其具備合適專業資格 及會計或相關財務管理經驗。

我們之審核委員會主要負責監察內部監控之質素 及確保本公司之財務表現得以準確地計量及申 報、接收及審核管理層及核數師有關年度、季度 及中期業績之報告及監察本集團使用之會計及內 部監控系統。於截至二零一七年十二月三十一日 止年度,審核委員會舉行了5次會議。

根據現有職權範圍,審核委員會每年須至少舉行 4次會議。截至二零一七年十二月三十一日止年 度,審核委員會已舉行了5次會議。各位成員之 出席情況載列如下:

於回顧年內,本集團並無內部審核職能,惟已任 命外聘顧問按持續基準審核本集團重要監控,旨 在週期性地涵蓋本集團所有主要業務。董事會通 過審核委員會審核獨立核數師對本公司風險管理 及內部控制系統的評估。基於所獲提供的資料及 自身的觀察,董事會信納本集團當前的內部控制 及風險管理系統在所有重大方面行之有效及充足。

Attendance/
Number of meetings
held in the financial
year ended 31 December
2017
於截至二零一七年
十二月三十一日止
財政年度內出席/舉行
會議次數

Name of members of Audit Committee審核委員會成員姓名會議次數Mr. Kwok Kim Hung Eddie (Chairman)郭劍雄先生(主席)5/5Mr. Zhang Zhuoyong張卓永先生5/5

章鐵毅先生

5/5

At the meetings held during the year, in performing its duties in accordance with its terms of reference, the work performed by the Audit Committee included:

於年內舉行之會議上,在根據其職權範圍履行其 職責方面,審核委員會所履行之工作包括:

- review and supervise the financial reporting process and internal control system and risk management of the Company and its subsidiaries;
- (a) 檢討及監督本公司及其附屬公司之財務申 報程序、內部監控系統及風險管理;
- (b) recommendation to the Board, for the approval by shareholders, of the re-appointment of the external auditor and approval of their remuneration:
- (b) 向董事會建議重新委任外部核數師並批准 彼等之酬金,惟須獲得股東批准;
- (c) determination of the nature and scope of the audit; and
- (c) 誊定審核之性質及範圍;及
- (d) review the financial statements for the relevant periods.
- (d) 審核有關期間之財務報表。

REMUNERATION COMMITTEE

薪酬委員會

The remuneration committee of the Company (the "Remuneration Committee") was established on 22 March 2012 comprising the 3 independent non-executive Directors and 1 executive Director. Mr. Zhang Tieyi is the chairman of the Remuneration Committee. The terms of reference of the Remuneration Committee are available at the Company's website and on the website of The Stock Exchange of Hong Kong Limited.

本公司於二零一二年三月二十二日成立由3位獨立非執行董事及1名執行董事組成之薪酬委員會(「薪酬委員會」)。章鐵毅先生為薪酬委員會主席。薪酬委員會之職權範圍載於本公司網站及香港聯合交易所有限公司網站。

The roles and functions of the Remuneration Committee include consulting the chairman of the Board about their remuneration proposals for other executive Directors, making recommendation to the Board on the Company's remuneration policy and structure for all Directors' and senior management and the Remuneration Committee has adopted the approach under B.1.2(c)(ii) of the code provisions to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management.

薪酬委員會之角色及職能包括向董事會主席諮詢 彼等就其他執行董事之薪酬建議及就本公司全體 董事及高級管理層之薪酬政策及架構向董事會作 出建議。薪酬委員會已採納守則條文B.1.2(c)(ii)條 項下之方式就個別執行董事及高級管理層薪酬組 合向董事會作出建議。

Meeting of the Remuneration Committee shall be held at least once a year. 1 meetings were held during the year ended 31 December 2017. During the meeting, remuneration packages, performance and service contracts of the Directors had been reviewed and approved, no change has been proposed to the remuneration policy.

薪酬委員會每年須至少舉行一次會議。薪酬委員 會已於截至二零一七年十二月三十一日止年度內 舉行1次會議。於會議期間,董事薪酬待遇、表 現及服務合約已獲檢討及批准,並無建議對薪酬 政策作出任何變更。

The attendance of each member is set out as follows:

各位成員之出席情況載列如下:

Number of meetings held in the financial year ended 31 December 2017 於截至二零一七年十二月三十一日止財政年度內出席/舉行會議次數

Attendance/

 Mr. Zhang Tieyi (Chairman)
 章鐵毅先生(主席)
 1/1

 Mr. He Keng
 何鏗先生
 1/1

 Mr. Zhang Zhuoyong
 張卓永先生
 1/1

 Mr. Kwok Kim Hung Eddie
 郭劍雄先生
 1/1

薪酬委員會成員姓名

NOMINATION COMMITTEE

Name of members of

Remuneration Committee

The nomination committee of the Company (the "Nomination Committee") was established on 22 March 2012 comprising the 3 independent non-executive Directors and 1 executive Director. Mr. Zhang Zhuoyong is currently the chairman of the Nomination Committee. The terms of reference of the Nomination Committee are available at the Company's website and on the website of The Stock Exchange of Hong Kong Limited.

The roles and functions of the Nomination Committee include reviewing the structure, size and composition (including the skills, knowledge and experience) of the Board at least once a year, making recommendations on any proposed changes to the Board to complement the Company's corporate strategies, identifying individuals suitably qualified to become Board members (select or make recommendations to the Board on the selection of individuals nominated for directorships), assessing the independence of independent non-executive Directors, making recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and succession planning for Directors in particular the Chairman; and reporting to the Board on its decisions or recommendations, unless there are legal or regulatory restrictions.

提名委員會

本公司於二零一二年三月二十二日成立由3位獨立非執行董事及1名執行董事組成之提名委員會(「提名委員會」)。張卓永先生現為提名委員會主席。提名委員會之職權範圍載於本公司網站及香港聯合交易所有限公司網站。

提名委員會之角色及職能包括至少每年一次檢討董事會的架構、人數及組成(包括技能、知識及經驗方面),就任何為推行本公司企業戰略擬作出的變動向董事會提出建議、物色具備合適資格可擔任董事的人士(挑選、提名有關人士出任董事或就此向董事會提供意見)、評核獨立非執行董事的獨立性、就董事委任或重新委任以及董事(尤其是主席)繼任計劃的有關事宜向董事會提出建議及向董事會匯報其決定或建議,除非受法律或監管限制所限而不能作出匯報。

Meeting of the Nomination Committee shall be held at least once a year. 3 meetings were held during the year ended 31 December 2017. Issues concerning the structure, size and composition of the Board were discussed.

The attendance of each member is set out as follows:

提名委員會每年須至少舉行一次會議。提名委員 會已於截至二零一七年十二月三十一日止年度內 舉行3次會議。會上討論了有關董事會之架構、 人數及組成情況。

各位成員之出席情況載列如下:

Attendance/
Number of meetings
held in the financial
year ended 31 December
2017
於截至二零一七年
十二月三十一日止
財政年度內出席/
舉行會議次數

Name of members of	財政年度內出席/	
Nomination Committee	提名委員會成員姓名	舉行會議次數
Mr. Zhang Zhuoyong (Chairman)	張卓永先生 <i>(主席)</i>	1/1
Mr. He Keng	何鏗先生	1/1
Mr. Zhang Tieyi	章鐵毅先生	1/1
Mr. Kwok Kim Hung Eddie	郭劍雄先生	1/1

ACCOUNTABILITY AND AUDIT

Financial Reporting

The management provides such explanation and information to the Board and reports regularly to the Board on financial position and prospects of the business of the Company so as to enable the Board to make an informed assessment of the financial and other information put before the Board for approval.

The Directors acknowledge their responsibilities (as set out in the Independent Auditor's Report) for preparing the financial statements of the Group that give a true and fair view of the state of affairs of the Group. The responsibility of the external auditor is to form an independent opinion, based on their audit, on those consolidated financial statements prepared by the Board and to report their opinion to the shareholders of the Company. A statement by auditor about their reporting responsibility is set out in the Independent Auditor's Report.

問責及審核

財務申報

管理層須就本公司之財政狀況及業務發展前景向 董事會提供有關解釋及資料,並定期向董事會匯 報,以便董事會能夠於其批准前就所提交之財務 及其他資料作出知情評估。

誠如獨立核數師報告書所載,董事確認負責編製 真實及公平地反映本集團財務狀況之本集團財務 報表。外聘核數師乃根據彼等之審核結果,對董 事會所編製之該等綜合財務報表作出獨立意見, 並向本公司股東匯報彼等之意見。核數師作出之 申報責任聲明載於獨立核數師報告書內。

INTERNAL CONTROL AND RISK MANAGEMENT

The Board is responsible for maintaining adequate system of internal controls and risk management within the Group and for reviewing their effectiveness. The systems of internal controls and risk management are designed to facilitate effective and efficient operations, to safeguard assets and to ensure the quality of internal and external reporting and compliance with applicable laws and regulations. They are also designed to provide reasonable, but not absolute, assurance that material misstatement or loss can be avoided, and to manage and minimize risks of failure in operation systems. The Company is committed to implementing a stricter and more regulated internal control and risk management procedures in the new financial year.

In the future, the Group will conduct regular review of the Group's internal control and risk management systems and its effectiveness to ensure the interest of shareholders is safeguarded.

OBJECTIVES OF RISK MANAGEMENT AND INTERNAL CONTROL

The objectives of the risk management and internal control framework of the Group include:

- to strengthen the Company's risk management and internal control in compliance with the GEM Listing Rules requirements;
- to establish and constantly improve the risk management and internal control systems; and
- to keep baseline risks within the acceptable range.

THREE-TIER RISK MANAGEMENT APPROACH

The Group has adopted a three-tier risk management approach to identify, assess, mitigate and handle risks. At the first line of defence, business units are responsible for identifying, assessing and monitoring risks associated with each business or deal. The finance department, as the second line of defence, defines rule sets and models, oversees and reports risk management matters to the Board. It ensures that risks are within the acceptable range and that the first line of defence is effective. As the final line of defence, the Board together with audit committee of the Company, with the professional advices and opinions from the external professional Company by whom internal audit work of the Group was conducted on annual basis, ensures that the first and second lines of defence are effective through constant inspection and monitoring.

內部監控及風險管理

董事會負責為本集團維持充分的內部監控及風險 管理系統,並審查其有效性。內部監控及風險管 理系統旨在促進營運效果及效率、維護資產及確 保內部及外對報告的質素和符合適用的法律法 規。此外,該等系統亦旨在合理(但非絕對)地保 證能避免發生嚴重誤報或損失的情況,以及管理 並減低營運系統失效的風險。本公司於新財政年 度內致力執行更嚴格及更高規範性的內部監控及 風險管理程序。

本集團日後將定期檢討本集團的內部監控及風險管理系統及其有效性,以確保股東利益獲得保障。

風險管理及內部監控的目標

本集團的風險管理及內部監控框架的目標包括:

- 根據GEM上市規則規定加強本公司的風險 管理及內部監控;
- 建立及持續提升風險管理及內部監控系統:及
- 維持基線風險在可接受範圍內。

三級風險管理方法

本集團採納三級風險管理方法以識別、評估、降低及應對風險。在第一道防線,業務單位負責識別、評估及監察與每項業務或交易有關的風險。作為第二道防線,財務部門界定規則組合及模型、監督及向董事會報告風險管理事宜。其確保風險在可接受範圍內及第一道防線行之有效。作為最後一道防線,本公司董事會連同審核委員會在外聘專業公司(按年為本集團進行內部審核工作)的專業建議及意見下透過持續檢查及監控確保第一道防線及第二道防線行之有效。

PRINCIPLES OF INTERNAL CONTROL

Our risk management and internal control systems involve five elements as internal environment, risk assessment, control activities, information and communication and internal supervision. The aim of internal control is to reasonably guarantee the compliance of its operation and management with regulations and laws, assets security, and authenticity and integrity of financial report and related information, improve the efficiency and effectiveness of operating activities and promote the realization of development strategy of the Group.

內部監控原則

我們的風險管理及內部監控系統涉及內部環境、 風險評估、監控活動、資訊與溝通及內部監督等 五項要素。內部監控旨在合理保證公司經營管理 合規合法、資產安全、財務報告及相關資料真實 完整、提高經營活動的效率及成效,以及促進本 集團實行發展策略。

EXTERNAL AUDITORS

The Audit Committee of the Company is responsible for the appointment of the external auditors, including the engagement of non-auditing tasks and fees. During the year under review, the financial statements for the year ended 31 December 2017 was audited by KTC Partners CPA Limited and the fees paid for the audit of the Group's financial statements are set out as follows:

外聘核數師

本公司審核委員會負責委聘外聘核數師,包括非 核數範圍的工作及費用。於回顧年度內,和信會 計師事務所有限公司審核截至二零一七年十二月 三十一日止年度的財務報表及就審核本集團財務 報表支付的費用情況載列如下:

		Fee paid/payable 已付/應付的費用 RMB'000
Services Rendered	所提供的服務	人民幣千元
Audit Service	審核服務	500
Non-audit services	非審核服務	99
		599

JOINT COMPANY SECRETARIES

Ms. Ko Nga Kit ("Ms. Ko") and Ms. Zou Jing ("Ms. Zou") were appointed as the joint Company secretaries of the Company on 6 October 2017 and 7 February 2018 respectively. The biographical details of Ms Ko and Ms Zou are set out under the section headed "Biographical Details of Directors, Supervisors and Senior Management".

Ms. Ko is a vice president of a corporate services provider, SW Corporate Services Group Limited, and assists Ms. Zou in company secretarial affairs. The primary corporate contact person of Ms. Ko at the Company is Ms. Zou.

According to Rule 5.15 of the GEM Listing Rules, Ms. Ko has taken no less than 15 hours of relevant professional training during the financial year ended 31 December 2017.

聯席公司秘書

高雅潔女士(「高女士」)及鄒靜女士(「鄒女士」)分別於二零一七年十月六日及二零一八年二月七日獲委任為本公司聯席公司秘書。高女士及鄒女士之履歷詳情載於「董事、監事及高級管理人員的履歷詳情」一節。

高女士為企業服務供應商信永方圓企業服務集團 有限公司之副總裁,並在公司秘書事務方面協助 鄒女士。高女士在本公司的主要公司聯絡人為鄒 女士。

根據GEM上市規則 5.15 條,高女士於截至二零一七年十二月三十一日止財政年度已接受不少於15 小時之相關專業培訓。

INVESTORS' RELATIONS

The Company places great emphasis on its relationship and communication with investors. The Company has numerous communication channels, such as press conference and seminars, to communicate with the media, analysts and fund managers. Designated senior management staff holds dialogue with analysts, fund managers and investors, who are also arranged to visit the Company and investment projects from time to time, so as to keep them abreast of the Group's business and latest developments. In addition, investors can also visit the Company's website at www.ruiyuanhk.com for the most updated information and the status of the business development of the Group.

The Company has made changes to the constitutional documents during the year ended 31 December 2017. Investors can obtain the latest constitutional documents of the Company from the websites of the Company and the Stock Exchange.

COMMUNICATION WITH SHAREHOLDERS

The Board and senior management recognise the responsibility of safeguarding the interest of shareholders of the Company and provide highly transparent and real-time information on the Company so as to keep the shareholders and investors abreast of the Company's position and help them to make the best investment decision. The Company believes that maintaining good and effective communication with shareholders can facilitate the shareholders' understanding of the business performance and strategies of the Group. The Board and senior management also recognise the responsibility of safeguarding the interest of shareholders of the Company. In order to safeguard the shareholders' interest, the Company reports its financial and operating performance to shareholders through annual reports, interim reports and quarterly reports. Shareholders of the Company can also obtain information of the Group in time through annual reports, interim reports, quarterly reports, announcements, circulars, press releases and the Company's website www.ruiyuanhk.com.

The annual general meetings are an appropriate forum for direct communication between the Board and shareholders. Shareholders can raise questions directly to the Board in respect of the performance and future development of the Group at annual general meetings.

投資者關係

本公司十分注重與投資者之關係及溝通。本公司 設有多種溝通渠道,如召開新聞發佈會、研討 會,與媒體、分析員及基金經理聯繫。指定之高 級管理人員與分析員、基金經理及投資者對話, 並不時安排彼等參觀本公司及投資項目,了解本 集團業務及最新發展。此外,投資者亦可於本公 司網站www.ruiyuanhk.com,及時了解本集團的 最新信息及業務發展狀況。

於截至二零一七年十二月三十一日止年度,本公司已對組織章程文件作出變動。投資者亦可於本公司及聯交所網站查閱本公司最新的組織章程文件。

與股東之溝通

董事會及高層管理人員確認彼等須保障本公司股東利益的責任,提供高透明度及實時的公司數據,讓股東及投資者及時了解公司狀況並作出最佳投資決策。本公司深信,與股東保持良好有效之溝通,有助於促進股東對本集團業務表現及策略的了解。董事會及高級管理人員亦確認彼等須保障本公司股東利益的責任。為保障股東利益,本公司股東利益的責任。為保障股東利益,本公司股東和對告及季度報告向股東匯報、中期報告、季度報告、公告、通函、新聞稿,以及本公司的網站www.ruiyuanhk.com,及時取得本集團的資料。

本公司的股東週年大會提供合適場合讓董事會與 股東進行直接溝通。股東可就本集團的表現及未 來發展於股東週年大會向董事會直接提出問題。

SHAREHOLDERS' RIGHTS

The general meetings of the Company provide an opportunity for communication between the shareholders and the Board. An annual general meeting of the Company shall be held in each year and at the place as may be determined by the Board. Each general meeting, other than an annual general meeting, shall be called an extraordinary general meeting ("EGM").

RIGHT TO CONVENE EGM

Pursuant to Article 52 of the Articles, shareholders individually or jointly holding 10% or more of the Company's issued shares carrying voting rights requests in writing to the Company's registered office: Factory No. 3, Laiyan Road West Economic Development Zone (South Side) Yu Yao Zhejiang China for convening of an extraordinary general meeting.

To convene a general meeting, the Company shall give written notices no less than 45 days before the date of the meeting, informing all registered shareholders of the matters proposed to be considered at the meeting and the date and place of the meeting. Shareholders who intend to attend the meeting shall return the written reply of attendance to the Company to be received by the Company 20 days before the date of the meeting.

The Company shall calculate, according to the written replies received 20 days before the date of the meeting, the number of shares carrying voting rights represented by the shareholders attending the meeting. The Company may convene a general meeting if the number of shares carrying voting rights represented by shareholders intending to attend aggregates to more than half of the total number of shares carrying such rights. If not, the Company shall make an announcement within five days, once again notifying the shareholders of the matters proposed to be considered and the date and place of the meeting. Once an announcement has been so made, the Company may convene the general meeting.

股東權利

本公司之股東大會提供機會讓本公司股東及董事會進行溝通。本公司每年舉行一次股東週年大會,地點由董事會釐定。各股東大會(股東週年大會除外)稱為股東特別大會(「股東特別大會」)。

召開股東特別大會之權利

根據章程細則第52條,單獨或合併持有本公司 10%或以上附有表決權的已發行股份的股東,可 向本公司註冊地址(地址為:中國浙江省余姚市 經濟開發區南區來雁路以西3號廠房)發出書面 要求,要求董事會召開股東特別大會。

公司召開股東大會,應當於會議召開前不少於45 日發出書面通知,將會議擬審議的事項以及開會 的日期和地點告知所有在冊股東。擬出席會議的 股東,應當於會議召開20日前,將出席會議的書 面回復送達本公司。

本公司根據會議召開前20日時收到的書面回復,計算擬出席會議的股東所代表的有表決權的股份數。若擬出席會議的股東所代表的有表決權的股份數達到本公司有表決權的股份總數二分之一以上,本公司可以召開股東大會;若達不到,本公司應當在五日內將會議擬審議的事項、開會日期和地點以公告形式再次通知股東,經公告通知,本公司可以召開股東大會。

Shareholders requisitioning an extraordinary general meeting or class meeting shall abide by the following procedures:

- 股東要求召開特別股東大會或者類別股東會議, 應當按照下列程序辦理:
- (i) Two or more shareholders holding in aggregate 10% or more of the shares carrying the right to vote at the meeting sought to be held shall sign a written requisition in one or more counterparts in the same form and contents, requiring the board of Directors to convene an extraordinary general meeting or a class meeting thereof and stating the matters to be considered at the meeting. The board of Directors shall, as soon as possible after receipt of the requisition, convene an extraordinary general meeting or a class meeting thereof. The aforementioned number of shares held by the shareholders shall be calculated based on the date of submission of the written requisition.
- (i) 合計持有在該擬舉行的會議上有表決權的股份10%以上(含10%)的兩名或者兩名以上的股東,可以簽署一份或者數份同樣格式內容的書面要求,提請董事會召開特別股東大會或者類別股東會議,並闡明會議的議題。董事會在收到前述書面要求後應當儘快召開特別股東大會或者類別股東會議。前述持股數按股東提出書面要求日計算。
- (ii) If the board of Directors fails to issue a notice to convene such meeting within 30 days from the date of receipt of the requisition, the requisitioning shareholders may themselves convene such meeting within 4 months of the receipt of the requisition by the board of Directors. In so convening a meeting, the requisitioning shareholders shall adopt a procedure as similar possible as that of general meetings convened by the board of Directors.
- (ii) 倘董事會在收到前述書面要求後30日內沒有發出召開會議的通知,提出該要求的股東可以在董事會收到該要求後4個月內自行召開會議。召開會議的程序應當盡可能與董事會召開股東大會的程序相同。

All reasonable expenses incurred by the requisitioning shareholders as a result of the failure of the board of Directors to convene a meeting and so convening such meeting themselves as mentioned above shall be borne by the Company and deducted from any sums due to such defaulting Directors by the Company.

股東因董事會未應前述要求舉行會議而自行召集 並舉行會議的,其所發生的合理費用,應當由公 司承擔,並從公司欠付失職董事的款項中扣除。

RIGHT TO PUT FORWARD PROPOSALS AT GENERAL MEETINGS

於股東大會上提呈提案之權利

Pursuant to Article 54 of the Articles, the Board of Directors, the Board of Supervisors and shareholders severally or jointly holding 3% or above shares of the Company shall be entitled to submit proposals to the Company at the general meeting.

根據章程細則第54條,董事會、監事會及單獨或 合併持有本公司3%或以上股份的股東,有權於 股東大會上向本公司提出提案。

Shareholder(s) individually or jointly holding 5% or above of shares of the Company shall have the right to submit a temporary proposal to the convener in writing 10 days prior to the holding of the general meeting; the convener shall, within 2 days after its receipt of such a proposal, issue an supplementary notice of the general meeting, and announce the contents of the temporary proposal. If the listing rules of the place where the Company's shares are listed provide otherwise, such rules shall also be complied with.

單獨或合併持有本公司5%或以上股份的股東,有權在股東大會召開10日前提出臨時提案並書面提交召集人:召集人應當在收到相關提案後2日內發出股東大會補充通知,公告臨時提案的內容。如本公司股份上市地的上市規則另有規定,應同時滿足其規定。

RIGHT TO PUT ENQUIRIES TO THE BOARD

Shareholders have the right to put enquiries to the Board. All enquiries shall be in writing and sent by post to registered office of the Company in PRC: Factory No. 3 Laiyan Road West, Economic Development Zone (South Side), Yuyao, Zhejian, China for the attention of Ms. Zou Jing, the Joint Company Secretary.

向董事會作出查詢之權利

股東有權向董事會作出查詢。所有查詢必須以書面作出,郵寄至本公司國內註冊辦事處,地址為:中國浙江省余姚市經濟開發區(南區)來雁路以西3號廠房。收件人為聯席公司秘書鄒靜女士。

ABOUT THIS REPORT

Reporting Guide

The report is the second Environmental, Social and Governance Report published by Zhejiang Ruiyuan Intelligent Control Technology Company Limited (the "Company" and together with its subsidiaries, the "Group") and was prepared in accordance with the Environmental, Social and Governance Reporting Guide contained in Appendix 20 of the GEM Listing Rules Limited as well as the actual situation of the Company.

The report aims at enhancement stakeholders' recognition of the Company's performance in terms of environment and society and understanding of the Company's strategy of sustainable development. The report is in line with the disclosure requirements of the Hong Kong Stock Exchange. The board of directors (the "Board") of the Company confirms its responsibility to ensure the completeness of the Environmental, Social and Governance Report, and confirms the accuracy, authenticity and completeness of the content herein upon review of the report.

Scope of Report

The report covers the Group's performance in terms of environment and society in the period from 1 January 2017 to 31 December 2017 and involves the Group and all its subsidiaries. All the information contained herein is from the relevant departments of the Group as well as stakeholders. Please refer to the index of the report for the disclosure of indicators herein. We will continue to improve the content of Environmental, Social and Governance Report.

POLICY OF SUSTAINABLE GOVERNANCE

The principal activities of the Group are design, manufacture and sale of intelligent controller systems for consumer electrical and electronic appliances, sale of small electrical appliances and the assembly of mobile phones in the PRC. The marketing teams of the Group have covered Shanghai, Hangzhou, Nanjing, Jiaxing, Zibo, Wuxi, Hefei and Cixi and the revenue also mainly originates from customers in the PRC and Hong Kong.

關於本報告

報告指引

本報告為浙江瑞遠智控科技股份有限公司(「本公司」)連同其附屬公司(「本集團」)對外發佈的第二份《環境、社會及管治報告》,乃根據GEM上市規則附錄二十《環境、社會及管治報告指引》及本公司實際情況而編製。

本報告目的為提升利益相關方對公司環境、社會表現的認識,以及對公司可持續發展戰略的瞭解。報告內容乎合香港交易所的披露要求。本公司董事會確認其有責任確保環境、社會及管治報告之完整性,並已審閱本報告,確認內容準確、真實和完整。

報告範圍

本報告披露本集團於二零一七年一月一日至二零 一七年十二月三十一日期間內的環境和社會表 現,涉及本集團及其所有附屬公司。本報告中所 有的資料均來源於本集團的各相關部門,以及利 益相關方的信息。各項指標在報告中的披露情 況,可參見本報告的內容索引。我們將持續完善 環境、社會及管治報告的內容。

可持續管治方針

本集團主要在中國從事設計、製造及銷售可用於 消費電器及電子用品的智慧控制器系統、銷售小 型電器以及裝嵌流動電話的業務。集團的營銷團 隊拓展至上海、杭州、南京、嘉興、淄博、無 錫、合肥及慈溪城市,主要收益來源亦來自中國 及香港的客戶。

The Group strictly complies with local laws and has prepared a series of policies for corporate businesses and governance. Upon review of the Company's corporate governance practice, the Board confirms that it was in line with all the provisions of the Corporate Governance Code set forth in Appendix 14 to the Listing Rules throughout the financial year ended 31 December 2017.

本集團嚴格遵守當地法律,制定公司業務及一系列的管治方針。董事會亦已檢視本公司的企業管治常規,確認其符合截至二零一七年十二月三十一日止財政年度的上市規則附錄第十四條所載之企業管治守則條文。

The Group would like to express its sincere gratitude to all units for their contributions in 2017. To achieve the business model of sustainable development fully relies on the close cooperation and support of all stakeholders including the Company's directors, investors, the Group's staff and customers. The Group undertakes that it will continue to strictly observe laws and regulations for its future businesses and improve the Company's sustainable performance in terms of environment and society on an ongoing basis.

集團衷心感謝各單位於二零一七年的付出,要達至可持續發展的商業模式全賴各持分者包括公司董事、投資者、集團員工及顧客的緊密合作及支持。集團承諾未來業務會繼續嚴守法規,不斷改進公司於環境及社會方面的可持續表現。

ENVIRONMENTAL POLICY AND RESOURCES MANAGEMENT MEASURES (A1, A2, A3)

環境政策及資源管理方法(A1, A2, A3)

In respect of environment and resources management, the Group follows close to the national and regional environmental laws and regulations. The Group is also committed to improving and implementing effective environment management policies and measures. During the year, the Group was not punished by environmental authority due to material violation of environmental laws and regulations.

環境及資源管理方面,集團嚴格遵守國家及地區 的環境法規。本集團亦致力改善及推行更有效的 環境管理政策和措施。年內,本集團並無發生違 反環境法律法規的重大事件而受到環境部門的懲 罰。

The Group's operations are mainly conducted in offices without plant facilities, significant discharges or hazardous wastes. The Group has always vigorously advanced the implementation of various environmental policies and utilized a series of recovery measures to minimize wastes including various sorted collections and waste management before delivery of waste to the property management company of buildings for uniform recovery and treatment.

因集團營運模式以辦公室基礎為主,沒有工廠設施及產生重大排放,亦沒有危險廢棄物產生。惟集團一直大力推動各種環境政策,利用一系列的回收措施把一般廢棄物的產生減至最低,包括進行各種分類回收及廢棄物管理,再交由大廈的物業管理公司統一回收處理。

In addition, the Group vigorously supports, promotes the green office plan and implements paper recycling measures to reduce the great paper consumption in offices. Paper recycling boxes are placed beside printers and duplicating machines to facilitate recycling. The old printers and used toner cartridges will also be recycled by suppliers to reduce general wastes. Moreover, as an energy saving measure in offices, the air conditioners are collectively set for the offices of the Group and will be turned off when they are not used to reduce unnecessary energy consumption. The green office plan will help the Group's staff to form the environmental awareness and habit of energy and water conservation to jointly build a green work place.

除此之外,本集團亦大力支持及推動綠色辦公室計劃,針對辦公室內大量用紙的行為,實行回收紙張的措施,於列印機及複印機旁邊設置紙張回收箱,以方便回收。舊列印機及已使用的碳粉匣亦會給供應商回收處理,以減少一般廢物的產生。另外,針對辦公室內的節能措施,本集團的辦公室空調裝置集中設置,在不使用時會被關掉,以減少不必要的能源消耗。推動綠色辦公室計劃有助培養集團員工的環保意識及節能節水的習慣,共建綠色工作場所。

Resources Consumption

In the year, the total electricity consumption of the Group was approximately 11,437kWh, the total gasoline consumption was approximately 4,254 litres and the total water consumption was approximately 952m³.

資源消耗

年內,本集團總耗電量大約為11,437度。總消耗的汽油量大約為4,254公升。總耗水量大約為952立方米。

Category of resources 資源類別	Unit 單位	Value 數值	
Electricity	kWh	11,437	
电	度		
Gasoline	Litre	4,254	
汽油	公升		
Water	m³	952	
水	立方米		

Greenhouse Gas Emissions

The Group's carbon emissions is composed of two parts, i.e. carbon emissions directly resulting from gasoline consumption and indirectly related to electricity purchase. In the year, the total carbon emissions of the Group was approximately 17.3437 tonnes.

溫室氣體排放量

本集團的碳排放量分為兩個部份,第一部份是使用汽油而直接產生的碳排放量,第二部份是根據購買電力間接產生的排放量。年內,集團的總碳排放量大約為17.3437噸。

Category of emissions 排放類別	Unit 單位	Value 數值
Carbon emissions (scope 1) 碳排放量(範圍一)	tCO ₂ e 噸二氧化碳當量	11.3153
Carbon emissions (scope 2) 碳排放量(範圍二)	tCO ₂ e 噸二氧化碳當量	6.0284

In addition, the emissions of SOx and NOx by the vehicles of the Group were 0.0625 kg and 2.8892 kg, respectively.

另外,集團車輛的硫氧化物及氮氧化物排放量分別為0.0625公斤及2.8892公斤。

Air Pollutants 空氣污染物	Unit 單位	V alue 數值
Sulfur oxides (SOx)	kg	0.0625
硫氧化物 (SOx) Nitrogen oxides (NOx)	公斤 kg	2.8892
氮氧化物(NOx)	公斤	

EMPLOYEE MANAGEMENT

Employment Policy and Labour Standards (B1, B4)

In recruitment and dismissal, the Group strictly hews to the employment ordinances of the Mainland China and Hong Kong, and gives respect to employees' diversified capacities and background. Each employee is entitled to equal employment opportunity regardless of gender, age, race, religion, disability, marital status, social class or political background. In addition to employment ordinances, the Group also complies with relevant labour laws and regulations including the Labour Contract Law of the People's Republic of China and the Provisions on Prohibition of Child Labour.

Anti-discrimination is an important factor considered in recruitment, assessment and dismissal. For any case in relation to discrimination and harassment, the Group will conduct earnest investigation and take appropriate actions at its discretion. In the year, the Group did not violate any law or regulation on labour employment, nor did it employ any child or forced labour. As to employee benefit, the Company offers mandatory provident fund and social security for employees and the management of the Company regularly reviews the management and benefits system in case of changes in labour law or other external environment, striving to create a harmonious and comfortable working environment for employees.

員工管理

僱傭政策及勞工準則(B1, B4)

本集團於招聘及解僱時嚴格遵守中國大陸及香港的僱傭條例,並尊重員工的多元化能力及背景,不論性別、年齡、種族、宗教、殘疾、婚姻狀況、社會階層或政治背景,每個員工都享有平等的就業機會。除僱傭條例外,本集團亦遵照相關勞工法律及法規,如《中華人民共和國勞動合同法》及《禁止使用童工規定》等。

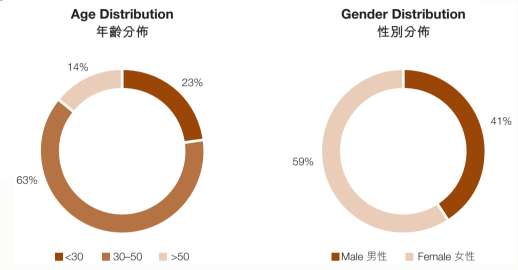
反歧視是我們進行招聘、評核及解僱中重視的因素,所有關於歧視及騷擾的個案,集團皆認真調查並酌情採取適當行動。年內,本集團並無違反勞工僱傭法律及法規,亦沒有僱傭任何童工或強迫勞工。員工福利方面,公司為員工提供強制性公職金及社保福利待遇,而公司管理層亦因應勞工法或其他外在環境的變動,定期審視公司的管理及福利制度,務求為員工創造一個和諧舒適的工作環境。

Employees' Background (B1)

As at 31 December 2017, the Company had 22 employees. The schematic diagrams of age distribution, gender distribution, education distribution and geographic distribution of the Company's employees are as follows:

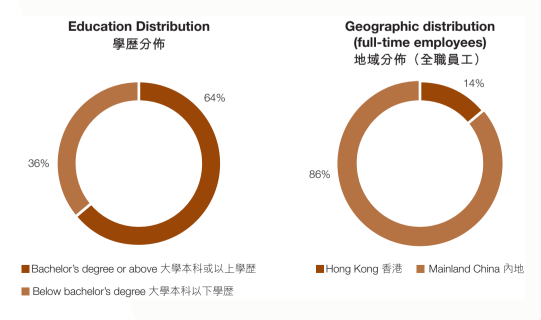
員工背景(B1)

截至二零一七年十二月三十一日,本公司的在職人數為22人。本公司的員工年齡分佈、性別分佈、學歷分佈及地區域分佈示意圖如下:



In the Company, employees aged under 30, 30 to 50, and over 50 account for 23%, 63% and 14% of total number of employees, respectively, and the ratio of male to female employees is 0.7:1. Over sixty percentage of employees possess a bachelor's degree or above. In respect of geographic distribution, the employees in Mainland China and Hong Kong represent 86% and 14% of total number of employees, respectively.

本公司的員工中,30歲以下佔23%,30至50歲 佔63%,而50歲以上佔14%。其中男女比例為 0.7:1。超過六成的員工擁有大學學位或以上學 歷。全職員工的地域分佈方面,內地員工佔 86%,香港員工則佔14%。



Development and Training (B3)

The Company attaches great importance to the development and training of employees. Various opportunities for promotion, training and development are offered to employees based on the Group's business needs as well as employees' talents, experience and performance. The Group encourages employees to attend relevant training courses with an eye to facilitating employees' improvement of their personal skills and knowledge, thus enhancing the Group's efficiency and competitiveness.

Health and Safety (B2)

It is an unshirkable responsibility for the Group and its employees to maintain the work environment healthy and safe. The Group has perfect a safe facilities management system and all the subsidiaries regularly review their internal work environment and safety policy, so as to ensure that all operations and facilities tally with standards and regulations. Besides, the Company provides training on occupational safety and health for new comers, training on professional safety skills for new and existing employees in different departments and on different positions, and training and transmission of the latest occupational safety information on fire safety for all employees on a regular basis. As to the reporting mechanism, in case of any potential danger in office, employees can report it through the Group's safety reporting mechanism and the Group will immediately conduct investigation and improvement to create a safe and comfortable work environment. In the year, 22 employees of the Company attended the training on occupational safety and health and the coverage of safety training reached 100%. There was no occupational injury accident within the Group in the year.

COMPLIANCE OPERATION

Supply Chain Management (B5)

The Group is committed to setting up of a win-win supply and demand cooperation relationship, strictly selecting suppliers and prudently considering the certifications in relation to product quality and environmental protection. The Group also regularly assesses suppliers to establish a stable supply chain. In case of disqualified supplier, the Group, upon confirmation through inspection, will immediately terminate the contract and solve the problem to ensure product quality.

發展及培訓(B3)

本公司非常著重員工的發展及培訓,根據集團的 業務需要,結合其才能、資歷及表現為員工提供 各種晉升和培訓發展機會,集團鼓勵員工參加相 關的培訓課程,希望能幫助員工提升個人技能及 知識,從而提升整個集團的效率,增加競爭力。

健康與安全(B2)

本集團及其員工都對維持工作環境及安全責無旁貸。集團有設立完善的安全設施管理制度,所屬公司都有定期審視公司內部的工作環境及安全政策,以確保所有運作及設施符合標準及例。另外,公司為新員工舉辦職業安全健康教育的培訓,並為不同部門及崗位的新舊員工提供財務的專業安全技能培訓,更定期向所有員工提供相關的專業安全技能培訓,更定期向所有員工是推行報,可透過集團的安全通報機制報告,集團會立到境。年內,本公司的職業安全健康教育總培訓,可及作出改善,致力創建安全舒適的工作環境。年內,安全培訓覆蓋率達100%,而本集團年內並沒有發生任何工傷事故。

合規營運

供應鏈管理(B5)

本集團致力建立互利共贏的供求合作關係,嚴格 挑選供應商及慎重考慮其產品質量和環保相關的 認證。本集團亦定期評核供應商,以確立穩定的 供應鏈。如發現不合格的供應商,集團經審查確 認後會立刻終止合同及處理問題,以保障產品的 質素。

Privacy Protection and Product Responsibility (B6)

To maintain the security of customer information and safeguard the privacy of personal information is one of the core tasks of the Group. The Company also strictly complies with the Personal Data (PRIVACY) Ordinance (Chapter 486). Through the preparation of comprehensive service behavior and professional code of conduct, it is prohibited to transmit or disclose any unauthorized confidential information and customer information to ensure security and confidentiality of customer information

In addition, the Group has a perfect quality control system in place for all the products and services sold. Product quality is in line with safety and health regulations and remains stable for a long time. The Company has a special channel for prompt treatment to customers' query, feedback, complaints and relevant after-sales services. The Company values customers' complaints and conducts internal investigation through fair, open and just means provisions of investigation results and reasons will be provided to the customers affected and subsequent remedial measures will be taken. The Company also regularly conducts spot check of product quality and reviews the aspects for improvement according to customers' opinions and complaints, so as to improve the product and service level of the Company.

Anti-corruption (B7)

To achieve sustainable development of the Company, the primary condition is to be honest. The Group has prepared a series of anti-corruption policies and clear code of conduct for employees to prevent bribery and corruption. In addition, the Group encourages the stakeholders including suppliers, customers and employees to propose opinions on anti-corruption policies and measures of the Group, thus to continuously improve the anti-corruption management system. In the year, the Group did not receive any report in relation to bribery and corruption.

Care for Community (B8)

As an enterprise citizen being responsible for the society, the Group proactively fulfills its due corporate responsibilities, with a view to promoting cultural exchange and joint development with the community. The Group also vigorously supports and encourages employees to participate in voluntary services of community and advocates care for community, to make contributions to an inclusive community.

保護隱私及產品責任(B6)

維護客戶資訊安全及保障個人資料隱私是本集團 其中一個緊守的核心,公司亦嚴格遵守「個人資料(私隱)條例」(第486章),通過訂立全面的服 務行為及職業操守守則,嚴禁傳播及披露任何未 經授權的機密資訊及客戶資料,確保客戶信息安 全保密。

此外,本集團所有售賣的產品及服務均有完善的品質控制體系,產品品質符合安全及健康規例,品質水準亦長期保持穩定。公司建立專門管道即時處理客戶所有查詢、反饋、投訴及相關的售後服務,公司重視客戶所有的投訴個案,並通過過一至,公正的途徑進行內部調查,儘快向受影響的客戶提供調查結果及原因,並作出後續補效措施。本公司亦定期抽查產品的質素,從客戶意見及投訴檢討可改善的地方,以提高公司的產品及服務水準。

反貪腐(B7)

要達至企業可持續發展,樹立廉潔是首要條件。 本集團制定一系列的反貪腐政策,以及清晰的員工行為準則,以防止賄賂及貪腐行為出現。此外,集團亦鼓勵各方持分者如供應商、客戶及員工等對集團反貪腐的政策及措施提出意見,從而不斷改善反貪腐的管理制度。本集團年內沒有接到有關賄賂及貪腐案件的報告。

社區關懷(B8)

本集團作為對社會負責的企業公民,積極履行應 負的企業責任,希望藉此促進與社區的文化交流 及合作發展。集團亦大力支持及鼓勵員工參與志 願社區服務,宣揚關愛社群,從而為共融社區出 一分力。

CONTENT INDEX

內容索引

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
A. Environmental A. 環境		
Aspect A1 層面A1	Emissions 排放物	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and nonhazardous waste. 有關廢氣及溫室氣體排放、向水及土地的排污、有害及無害廢棄物的產生等的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A1.1	The types of emissions and respective emissions data. 排放物種類及相關排放數據。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A1.2	Greenhouse gas emissions in total (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 溫室氣體總排放量(以噸計算)及(如適用),密度(如以每產量單位、每項設施計算)。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 所產生有害廢棄物總量(以噸計算)及(如適用),密度(如以每產量單位、每項設施計算)。	The Company's operations are mainly conducted in offices and do not generate hazardous wastes. 公司以辦公室運營為主,並不產生有害廢棄物
KPI A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity (e.g. per unit of production volume, per facility). 所產生無害廢棄物總量(以噸計算)及(如適用),密度(如以每產量單位、每項設施計算)。	Subject to uniform recycling by the property management company of building 交由大廈物業管理公司統一回收處理

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
KPI A1.5	Description of measures to mitigate emissions and results achieved. 描述減低排放量的措施及所得成果。	As the Company's operations are mainly conducted in offices, the measures to mitigate emissions do not apply 公司以辦公室運營為主,不適用於減低排放量的措施
KPI A1.6	Description of how hazardous and non-hazardous wastes are handled, reduction initiatives and results achieved. 描述處理有害及無害廢棄物的方法、減低產生量的措施及所得成果。	Subject to uniform recycling by the property management company of building 交由大廈物業管理公司統一回收處理
Aspect A2 層面A2	Use of Resources 資源使用	
General Disclosure 一般披露	Policies on the efficient use of resources, including energy, water and other raw materials. 有效使用資源(包括能源、水及其他原材料)的政策。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
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). 按類型劃分的直接及/或間接能源(如電、氣或油)總耗量(以千個千瓦時計算)及密度(如以每產量單位、每項設施計算)。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A2.2	Water consumption in total and intensity (e.g. per unit of production volume, per facility). 總耗水量及密度(如以每產量單位、每項設施計算)。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A2.3	Description of energy use efficiency initiatives and results achieved. 描述能源使用效益計劃及所得成果。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved. 描述求取適用水源上可有任何問題,以及提升用水效益計劃及所得成果。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with reference to per unit produced. 製成品所用包裝材料的總量(以噸計算)及(如適用)每生產單位 佔量。	Irrelevant to the Company's businesses 與公司業務不相關

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
Aspect A3 層面A3	The Environment and Natural Resources 環境及天然資源	
General Disclosure 一般披露	Policies on minimising the issuer's significant impact on the environment and natural resources. 減低發行人對環境及天然資源造成重大影響的政策。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
KPI A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them. 描述業務活動對環境及天然資源的重大影響及已採取管理有關影響的行動。	Environmental Policy and Resources Management Measures 環境政策及資源管理方法
B. Social B. 社會		
Aspect B1 層面B1	Employment 僱傭	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare. 有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反歧視以及其他待遇及福利的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Employee Management — Employment Policy and Labour Standards, Employees' Background 員工管理 — 僱傭政策及勞工準 則、員工背景
KPI B1.1	Total workforce by gender, employment type, age group and geographical region. 按性別、僱傭類型、年齡組別及地區劃分的僱員總數。	Employee Management — Employment Policy and Labour Standards, Employees' Background 員工管理 — 僱傭政策及勞工準 則、員工背景
KPI B1.2	Employee turnover rate by gender, age group and geographical region. 按性別、年齡組別及地區劃分的僱員流失比率。	Employee Management — Employment Policy and Labour Standards, Employees' Background 員工管理 — 僱傭政策及勞工準 則、員工背景

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
Aspect B2 層面 B2	Health and Safety 健康與安全	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards. 有關提供安全工作環境及保障僱員避免職業性危害的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Employee Management — Health and Safety 員工管理 — 健康與安全
KPI B2.1	Number and rate of work-related fatalities. 因工作關係而死亡的人數及比率。	Employee Management — Health and Safety 員工管理 — 健康與安全
KPI B2.2	Lost days due to work injury. 因工傷損失工作日數。	Employee Management — Health and Safety 員工管理 — 健康與安全
KPI B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored. 描述所採納的職業健康與安全措施,以及相關執行及監察方法。	Employee Management — Health and Safety 員工管理 — 健康與安全
Aspect B3 層面B3	Development and Training 發展及培訓	
General Disclosure 一般披露	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities. 有關提升僱員履行工作職責的知識及技能的政策。描述培訓活動。	Employee Management — Development and Training 員工管理 — 發展及培訓
KPI B3.1	The percentage of employees trained by gender and employee category (e.g. senior management, middle management). 按性別及僱員類別(如高級管理層、中級管理層等)劃分的受訓僱員百分比。	Employee Management — Development and Training 員工管理 — 發展及培訓
KPI B3.2	The average training hours completed per employee by gender and employee category. 按性別及僱員類別劃分,每名僱員完成受訓的平均時數。	Employee Management — Development and Training 員工管理 — 發展及培訓

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
Aspect B4 層面 B4	Labour Standards 勞工準則	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour. 有關防止童工或強制勞工的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Employee Management — Employment Policy and Labour Standards 員工管理 — 僱傭政策及勞工準則
KPI B4.1	Description of measures to review employment practices to avoid child and forced labour. 描述檢討招聘慣例的措施以避免童工及強制勞工。	Employee Management — Employment Policy and Labour Standards 員工管理 — 僱傭政策及勞工準則
KPI B4.2	Description of steps taken to eliminate such practices when discovered. 描述在發現達規情況時消除有關情況所採取的步驟。	No relevant circumstances occurred 無出現相關情況
Aspect B5 層面B5	Supply Chain Management 供應鏈管理	
General Disclosure 一般披露	Policies on managing environmental and social risks of the supply chain. 管理供應鏈的環境及社會風險政策。	Compliance Operation — Supply Chain Management 合規經營 — 供應鏈管理
KPI B5.1	Number of suppliers by geographical region. 按地區劃分的供貨商數目。	Compliance Operation — Supply Chain Management 合規經營 — 供應鏈管理
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. 描述有關聘用供貨商的慣例,向其執行有關慣例的供貨商數目、以及有關慣例的執行及監察方法。	Compliance Operation — Supply Chain Management 合規經營 — 供應鏈管理

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
Aspect B6 層面B6	Product Responsibility 產品責任	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress. 有關所提供產品和服務的健康與安全、廣告、標簽及私隱事宜以及補救方法的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Compliance Operation — Privacy Protection and Product Responsibility 合規經營 — 保護隱私及產品責任
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons. 已售或已運送產品總數中因安全與健康理由而須回收的百分比。	No relevant circumstances occurred 無出現相關情況
KPI B6.2	Number of products and service related complaints received and how they are dealt with. 接獲關於產品及服務的投訴數目以及應對方法。	Compliance Operation — Privacy Protection and Product Responsibility 合規經營 — 保護隱私及產品責任
KPI B6.3	Description of practices relating to observing and protecting intellectual property rights. 描述與維護及保障知識產權有關的慣例。	The Company respects the intellectual property of third parties 公司尊重第三方知識產權
KPI B6.4	Description of quality assurance process and recall procedures. 描述質量檢定過程及產品回收程序。	Compliance Operation — Privacy Protection and Product Responsibility 合規經營 — 保護隱私及產品責任

KPIs 關鍵績效指標	Hong Kong Stock Exchange ESG Report Index 港交所ESG報告指引	Section/Remarks 章節/備註
KPI B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored. 描述消費者數據保障及私隱政策,以及相關執行及監察方法。	Compliance Operation — Privacy Protection and Product Responsibility 合規經營 — 保護隱私及產品責任
Aspect B7 層面B7	Anti — corruption 反貪污	
General Disclosure 一般披露	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering. 有關防止賄賂、勒索、欺詐及洗黑錢的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。	Compliance Operation — Anti-corruption 合規經營 — 反貪腐
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. 於彙報期內對發行人或其僱員提出並已審結的貪污訴訟案件的數目及訴訟結果。	No relevant circumstances occurred 無出現相關情況
KPI B7.2	Description of preventive measures and whistleblowing procedures, how they are implemented and monitored. 描述防範措施及舉報程序,以及相關執行及監察方法。	Compliance Operation — Anti-corruption 合規經營 — 反貪腐
Aspect B8 層面B8	Community Investment 社區投資	
General Disclosure 一般披露	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. 有關以社區參與來瞭解營運所在社區需要和確保其業務活動會考慮社區利益的政策。	Care for community 社區關懷
KPI B8.1	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport). 專注貢獻範疇(如教育、環境事宜、勞工需求、健康、文化、體育)。	Care for community 社區關懷
KPI B8.2	Resources contributed (e.g. money or time) to the focus area. 在專注範疇所動用資源(如金錢或時間)。	Care for community 社區關懷

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TO THE SHAREHOLDERS OF ZHEJIANG RUIYUAN INTELLIGENT CONTROL TECHNOLOGY COMPANY LIMITED

(Incorporated in the People's Republic of China with limited liability)

OPINION

We have audited the consolidated financial statements of Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 66 to 130, which comprise the consolidated statement of financial position as at 31 December 2017, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2017, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

致浙江瑞遠智控科技股份有限公司 列位股東

(於中華人民共和國註冊成立的股份有限公司)

意見

本核數師已審核列載於第66至130頁浙江瑞遠智 控科技股份有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)的綜合財務報表,當中包括於二零 一七年十二月三十一日的綜合財務狀況表與截至 該日止年度的綜合損益及其他全面收益表、綜合 權益變動表及綜合現金流量表,以及綜合財務報 表附註,包括主要會計政策概要。

本核數師認為,該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)真實與公平地反映 貴集團於二零一七年十二月三十一日之綜合財務狀況,及其截至該日止年度之綜合財務表現及綜合現金流量,並已按照香港公司條例之披露規定而妥善編製。

BASIS FOR OPINION

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

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to Note 3 to the consolidated financial statements, which indicates that the Group incurred a net loss of approximately RMB7,175,000 for the year ended 31 December 2017 and, as of that date, the Group's current liabilities exceeded its current assets by approximately RMB2,255,000. These conditions, along with other matters as set forth in Note 3, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

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

意見的基礎

本核數師已按照香港會計師公會頒佈的香港審核 準則(「香港審核準則)進行審核工作。我們就該 等準則承擔的責任在本報告核數師就審核綜合財 務報表承擔的責任一節中進一步闡述。根據香港 會計師公會的職業會計師道德守則(「守則」),我 們獨立於 貴集團,並已履行守則中的其他職業 道德責任。本核數師相信,本核數師所獲得的審 核憑證能充足和適當地為本核數師的審核意見提 供基礎。

關於持續經營的重大不確定性

我們注意到綜合財務報表附註3指出, 貴集團於 截至二零一七年十二月三十一日止年度產生淨虧 損約人民幣7,175,000元,而 貴集團截至該日的流動負債高於其流動資產約人民幣2,255,000元。該等狀況連同附註3所載的其他事項顯示存在重大不明朗因素可能對 貴集團持續經營的能力構成重大疑慮。我們的意見並無就此作出修訂。

關鍵審核事項

關鍵審核事項是根據我們的職業判斷,對本期間 綜合財務報表的審核最為重要的事項。該等事項 是在我們審核整體綜合財務報表及出具意見時進 行處理的。我們不會對該等事項提供單獨的意見。

Key audit matters 關鍵審核事項 How our audit addressed the key audit matters 我們的審核如何處理關鍵審核事項

Valuation of trade and bills receivables 應收貿易賬款及應收票據估值 Refer to Note 21 to the consolidated financial statements

參閱綜合財務報表附註21

We identified the valuation of trade and bills receivables as a key audit matter due to the use of judgment and estimates in assessing the recoverability of trade and bills receivables.

我們認為應收貿易賬款及應收票據估值為關鍵審核事項,原因與評估應收貿易賬款及應收票據是否可收回時使用的判斷及估計有關。

In determining the allowance for trade and bills receivables, the management considers the credit history including default or delay in payments, settlement records, subsequent settlements and aging analysis of the trade and bills receivables.

於釐定應收貿易賬款及應收票據撥備時,管理層會考慮信貸記錄,包括拖欠或延期付款、結算記錄、其後 結算及應收貿易賬款及應收票據之賬齡分析。

At 31 December 2017, the carrying amount of trade and bills receivables is approximately RMB20,878,000 (net of allowance for doubtful debts of approximately RMB343,000).

於二零一七年十二月三十一日,應收貿易賬款及應收票據之賬面值為約人民幣20,878,000元(經扣除約人民幣343,000元的呆賬撥備)。

Details of the trade and bills receivables are set out in Note 21 to the consolidated financial statements. 應收貿易賬款及應收票據之詳情載於綜合財務報表附註21。

Our procedures in relation to valuation on trade and bills receivables included:

我們有關應收貿易賬款及應收票據估值的程序主要包括:

- Obtaining an understanding of how allowance for doubtful debts is estimated by the management;
- 了解管理層如何估計呆賬撥備;
- Reviewing the aging analysis of the trade and bills receivables throughout the year to understand the settlement patterns by the customers;
- 審閱應收貿易賬款及應收票據於整個年度之賬齡分析, 以了解客戶的結算模式;
- Testing the aging analysis of the trade and bills receivables, on a sample basis, to the source documents; and
- 抽樣檢測應收貿易賬款及應收票據賬齡分析的原始文件:及
- Assessing the reasonableness of recoverability of trade and bills receivables with reference to the credit history including default or delay in payments, settlement records, subsequent settlements and aging analysis of each individual customer.
- 參考每名個別客戶包括拖欠或延期付款、結算記錄、其 後結算及賬齡分析的信貸記錄,以評估應收貿易賬款及 應收票據可收回程度之合理性。

Key audit matters 關鍵審核事項 How our audit addressed the key audit matters 我們的審核如何處理關鍵審核事項

Contingent liabilities

或然負債

Refer to Note 34 to the consolidated financial statements

參閱綜合財務報表附註34

Due to the level of judgement relating to recognition, valuation and presentation of provisions and contingent liabilities, this is considered to be a key audit matter. 鑒於與撥備及或然負債的確認、估值及呈列相關的判斷的程度,這被視為關鍵審核事項。

The assessment of the existence of the present legal or constructive obligation, analysis of the probability of the related payment and analysis of a reliable estimate, requires management's judgement to ensure appropriate accounting or disclosures.

評估現有法律或推定義務是否存在、分析有關付款的 可能性及分析可靠估計須管理層作出判斷,以確保作 出適當的會計處理或披露。

As of 31 December 2017 the Group had contingent liabilities that arising from a claim from a former employee for approximately HK\$2,600,000 (equivalent to approximately RMB2,340,000). A provisions for claim of approximately RMB86,000 was recognised during the year ended 31 December 2016 and there was no further provision for the year ended 31 December 2017. Details of contingent liabilities are set out in Note 34 to the consolidated financial statements.

於二零一七年十二月三十一日, 貴集團因一名前僱員 的索償產生或然負債約2,600,000港元(相當於約人民幣2,340,000元)。截至二零一六年十二月三十一日止年度已確認索償撥備約人民幣86,000元,因此,截至二零一七年十二月三十一日止年度並無進一步撥備。或然負債之詳情載於綜合財務報表附註34。

Our procedures in relation to the provision of claim included: 我們有關索償撥備的程序主要包括:

- Reviewing judgements made by the Court;
- 審閱法院作出的判決;
- Discussing significant litigation and claims with the Group's management and assessing their processes to identify new possible obligations and change in existing obligations for compliance with group policy;
- 與 貴集團管理層討論重大的訴訟及索償及評估其識別新的可能責任的流程及為了遵守集團政策而對現有責任作出的變動;
- Performing legal search to ensure the completeness of litigation and claims;
- 進行法律研究以確保訴訟及索償圓滿解決;
- Obtaining and reviewing letters from the Group's external legal advisors regarding the likely outcome and magnitude of and exposure to the relevant litigation and claims;
- 獲取及審閱 貴集團外聘法律顧問有關相關訴訟及索 償的可能結果及程度以及所承擔風險的信函;
- Reviewing minutes of board meetings; and
- 審閱董事會會議記錄;及
- Assessing the appropriateness of presentation and disclosures in the consolidated financial statements.
- 評估綜合財務報表的呈列及披露的適當性。

OTHER INFORMATION

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

其他資料

貴公司董事須對其他資料負責。其他資料包括年報內所載的資料,但不包括綜合財務報表及我們就此發出的核數師報告(「其他資料」。

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

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

RESPONSIBILITIES OF THE DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The Audit Committee is responsible for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with section 405 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

本核數師對綜合財務報表的意見並不涵蓋其他資料,亦不對該等其他資料發表任何形式的保證結 論。

就本核數師對綜合財務報表的審核,本核數師的 責任乃細閱其他資料,在此過程中,考慮其他資 料與綜合財務報表或本核數師在審核過程中所知 悉的情況是否存在重大抵觸或看似存在重大錯誤 陳述。基於本核數師已執行的工作,倘本核數師 認為其他資料存在重大錯誤陳述,本核數師需要 報告該事實。本核數師就此並無任何事項須報告。

董事及審核委員會就綜合財務報表須承 擔的責任

貴公司董事須負責根據香港會計師公會頒佈的香港財務報告準則及香港公司條例的披露規定,編製表達真實且公允意見的綜合財務報表,以及維持董事認為必要的內部監控,以確保編製綜合財務報表時不存在由於欺詐或錯誤而導致的重大錯誤陳述。

在編製綜合財務報表時,董事須負責評估 貴集 團持續經營的能力,並在適用情況下披露與持續 經營有關的事項,以及使用持續經營為會計基 礎,除非董事有意將 貴集團清盤或停止經營, 或別無其他實際的替代方案。

審核委員會須負責監督 貴集團的財務報告過程。

核數師就審核綜合財務報表承擔的責任

我們的目標,是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述取得合理 保證,並出具包括我們意見的核數師報告。我們 僅向 閣下(作為整體)按照香港公司條例第405 條報告,除此之外本報告別無其他目的。我們不 會就本報告的內容向任何其他人士負上或承擔任 何責任。

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

合理保證是高水平的保證,但不能保證按照香港 審核準則進行的審核,在某一重大錯誤陳述存在 時總能發現。錯誤陳述可以由欺詐或錯誤引起, 如果合理預期它們單獨或匯總起來可能影響綜合 財務報表使用者依賴綜合財務報表所作出的經濟 決定,則有關的錯誤陳述可被視作重大。

在根據香港審核準則進行審核的過程中,我們運用了專業判斷,保持了專業懷疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險,設計及執行審核程序以應對這些風險,以及獲取充足和適當的審核憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述,或凌駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險高於未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審核相關的內部控制,以設計適當 的審核程序,但目的並非對 貴集團內部 控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作出 會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性作出結論。根據所獲取的審核憑證,確定是否存在與事項或情況有關的重大不確定性,從而可能導致對 貴集團的持續經營能力產生重大疑慮。如果我們認為存在重大不確定性,則有必要在核數師報告書中提請注意綜合財務報表中的相關披露。假若有關的披露不足,則我們應當發表非保留品,我們的結論是基於核數師報告書日止所取得的審核憑證。然而,未來事項或情況可能導致 貴集團不能持續經營。
- 評價綜合財務報表的整體列報方式、結構 和內容,包括披露,以及綜合財務報表是 否中肯反映相關交易和事項。

 Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion. 就 貴集團內實體或業務活動的財務資料 獲取充足、適當的審核憑證,以便對綜合 財務報表發表意見。我們負責 貴集團審 核的方向、監督與執行。我們為審核意見 承擔全部責任。

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

除其他事項外,我們與審核委員會員溝通了計劃 的審核範圍、時間安排、重大審核發現等,包括 我們在審核中識別出內部控制的任何重大缺陷。

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence and, where applicable, related safeguards.

我們還向審核委員會提交聲明,説明我們已符合有關獨立性的相關專業道德要求,並與他們溝通有可能合理地被認為會影響我們獨立性的所有關係和其他事項,以及在適用的情況下,相關的防範措施。

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

從與審核委員會溝通的事項中,我們確定哪些事項對本期間綜合財務報表的審核最為重要,因而構成關鍵審核事項。我們在核數師報告書中描述這些事項,除非法律法規不允許公開披露這些事項,或在極端罕見的情況下,如果合理預期在我們報告中溝通某事項造成的負面後果超過產生的公眾利益,我們決定不應在報告中溝通該事項。

KTC Partners CPA Limited

Certified Public Accountants (Practising)
Chow Yiu Wah Joseph
Audit Engagement Director
Practising Certificate Number: P04686
Hong Kong, 23 March 2018

和信會計師事務所有限公司

香港執業會計師 周耀華 審核項目董事 執業證書編號:P04686 香港,二零一八年三月二十三日

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表 For the year ended 31 December 2017

截至二零一七年十二月三十一日止年度

		Notes 附註	2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Revenue Cost of sales	收益 銷售成本	9	44,529 (43,905)	14,337 (12,648)
Gross profit Other income Other gains and losses Loss on deregistration of a subsidiary Gain on disposal of investment properties	毛利 其他收入 其他收益及撥備 一間附屬公司撤銷登記的虧損 出售投資物業及預付租賃	9 11 41	624 14 (556) (34)	1,689 5 (445)
and prepaid lease payment Administrative expenses Finance costs Loss before taxation	款項的收益 行政費用 融資成本	12	(5,217) (1,948)	2,343 (6,218)
Income tax (expense) credit	除税前虧損 所得税(開支)抵免	13 14	(7,117)	(2,626)
Loss for the year attributable to owners of the Company	本公司擁有人應佔 年內虧損		(7,175)	(2,624)
Other comprehensive income Items that may be reclassified subsequently to profit or loss: Exchange differences arising on	其他全面收入 其後可重新分類至損益之項目: 換算海外業務產生的匯兑差額			
translation of foreign operations	MANA WILL SIE JOY IN		115	(76)
Total other comprehensive income for the year	年內其他全面收入總額		115	(76)
Total comprehensive income for the year attributable to owners of the Company	本公司擁有人應佔 年內全面收入總額		(7,060)	(2,700)
Loss per share (RMB' cents) Basic Diluted	每股虧損 (人民幣分) 基本 攤薄	18	(1.44) N/A 不適用	(0.52) N/A 不適用

Consolidated Statement of Financial Position

綜合財務狀況表 At 31 December 2017

於二零一七年十二月三十一日

			2017 二零一七年	2016 二零一六年
		Notes 附註	RMB'000 人民幣千元	RMB'000 人民幣千元
NON-CURRENT ASSETS	非流動資產			
Plant and equipment	新加斯貝座 廠房及設備	19	64	91
			64	91
CURRENT ASSETS	流動資產			
Inventories	存貨	20	1,784	2,159
Trade and bills receivables	應收貿易賬款及應收票據	21	20,878	5,705
Prepayments, deposits and	預付款項、按金及			
other receivables	其他應收賬款	22	596	46
Paid in advances	已付預付款項	0.0	381	4,451
Pledged bank deposits	已抵押銀行存款	23	_	102
Bank balances and cash	銀行結餘及現金	24	5,265	2,834
			28,904	15,297
CURRENT LIABILITIES	流動負債			
Trade payables	應付貿易賬款	25	14,799	4,367
Other payables and accruals	其他應付賬款及應計費用	26	7,564	2,471
Receipt in advances	預收款項		207	4,571
Amount due to a director	應付一名董事款項	27	539	_
Amount due to a former director	應付一名前董事款項	27	1,775	11,206
Amount due to a major shareholder	應付一名主要股東款項	28	275	2,000
Amount due to a former shareholder	應付一名前股東款項	28		31,191
Dividends payables	應付股息	29	4,440	4,440
Tax payable	應付税項	0.0	40	-
Other borrowings	其他借貸	30	1,520	6,220
			31,159	66,466
NET CURRENT LIABILITIES	流動負債淨額		(2,255)	(51,169)
NON-CURRENT LIABILITIES	非流動負債			
Loan from a major shareholder	來自一名主要股東的貸款	31	38,464	_
NET LIABILITIES	淨負債		(40,655)	(51,078)
TEL EMBIELLIES	介 尽 艮		(+0,000)	(01,070)

Consolidated Statement of Financial Position

綜合財務狀況表

At 31 December 2017 於二零一七年十二月三十一日

		Notes 附註	2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
CAPITAL AND RESERVES Share capital Reserves	資本及儲備 股本 儲備	32	50,000 (90,655)	50,000 (101,078)
CAPITAL DEFICIENCY	資本虧絀		(40,655)	(51,078)

The consolidated financial statements on pages 66 to 130 were approved and authorised for issue by the board of directors on 23 March 2018 and are signed on its behalf by:

第66頁至第130頁的綜合財務報表乃經董事會於 二零一八年三月二十三日批准及授權刊發,並由 下列董事代表簽署:

He Keng 何鏗 Director 董事 Wu Shanhong 吳珊紅 Director 董事

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

Attributable to owners of the Company

本公司擁有人應佔

		Share capital	Capital reserve	Other reserve	Statutory surplus reserve 法定盈	Translation reserve	Accumulated losses	Total
		股本 RMB'000 人民幣千元	資本儲備 RMB'000 人民幣千元 (Note i) (附註i)	其他儲備 RMB'000 人民幣千元 (Note ii) (附註ii)	餘公積金 RMB'000 人民幣千元 (Note iii) (附註iii)	匯兑儲備 RMB'000 人民幣千元	累計虧損 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
At 1 January 2016	於二零一六年一月一日	50,000	40,449	256,623	24,998	13	(420,461)	(48,378)
Total comprehensive income for the year	年內全面收入總額	-	-	-	-	(76)	(2,624)	(2,700)
At 31 December 2016	於二零一六年 十二月三十一日	50,000	40,449	256,623	24,998	(63)	(423,085)	(51,078)
Arising from loan from a major shareholder	來自一名主要股東 之貸款	-	-	9,483	-	-	-	9,483
Waiver of amount due to a major shareholder	豁免應付一名主要股東 款項	-	-	8,000	-	-	-	8,000
Total comprehensive income for the year	年內全面收入總額	_	_	_	_	115	(7,175)	(7,060)
At 31 December 2017	於二零一七年 十二月三十一日	50,000	40,449	274,106	24,998	52	(430,260)	(40,655)

Notes:

(I) CAPITAL RESERVE

Capital reserve includes the share premium arising from the issuance of H shares after deduction of the respective share issuance costs of the Company.

(II) OTHER RESERVE

Other reserve represents the waiver of the amounts due to a former major shareholder upon change in shareholding in the Company in previous year. The movement of other reserve of the Group during the year ended 31 December 2017 represented the difference between the fair value of the loan from a major shareholder and the amount received in May 2017 as described in Note 31 and waiver of amount due to a major shareholder.

(III) STATUTORY SURPLUS RESERVE

The Articles of Association of the Company and its subsidiaries established in the People's Republic of China (the "PRC") require the appropriation of 10% of their profit after income tax determined under the PRC accounting standards each year to the statutory surplus reserve until the balance reaches 50% of the registered share capital. According to the provision of the Company's Articles of Association, under normal circumstances, the statutory surplus reserve shall only be used for making up losses, capitalisation into share capital and expansion of the Company's production and operation. For the capitalisation of statutory surplus reserve into share capital, the remaining amount of such reserve shall not be less than 25% of the registered share capital.

附註:

(i) 資本儲備

資本儲備包括本公司發行H股產生的股份溢價(已扣除相關股份發行成本)。

(ii) 其他儲備

其他儲備指於本公司股權變動後豁免上一年度應付一名 前主要股東款項。本集團於截至二零一七年十二月 三十一日止年度的其他儲備變動指來自一名主要股東貸 款之公平值及於二零一七年五月收取的款項(如附註31 所述)之間的差額及豁免應付一名主要股東款項。

(iii) 法定盈餘公積金

本公司及其在中華人民共和國(「中國」)成立的附屬公司的公司章程細則規定・每年須將根據中國會計準則計算的除所得稅後溢利其中10%撥入法定盈餘公積金・直至法定盈餘公積金結餘達到註冊股本的50%為止。根據本公司的公司章程細則規定・在一般情況下,法定盈餘公積金僅可用作抵銷虧損、撥充股本及擴展本公司的生產及營運。就將法定盈餘公積金撥充股本而言,法定盈餘公積金的餘額不得少於註冊股本的25%。

Consolidated Statement of Cash Flows

綜合現金流量表 For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
OPERATING ACTIVITIES	經營業務		
Loss before taxation	除税前虧損	(7,117)	(2,626)
Adjustments for:	已就下列項目調整:	(1,111)	(2,020)
Amortisation of prepaid lease payment	遊	_	121
Bank interest income	銀行利息收入	(2)	(3)
Depreciation of plant and equipment	廠房及設備折舊	36	39
Depreciation of investment properties	投資物業折舊	30	29
Gain on disposal of investment properties	出售投資物業及預付租賃款項的	_	29
and prepaid lease payment	山 音及 真 初 来 及 頂 内 但 貞 叔 填 的		(0.040)
Finance costs	融資成本	1 040	(2,343)
Loss on deregistration of a subsidiary	融具成本 一間附屬公司撤銷登記的虧損	1,948 34	_
	應收貿易賬款及其他應收賬款及	34	_
Impairment loss on trade and other			4.4.5
receivables and paid in advances	已付預付款項的減值虧損	_	445
Reversal of impairment loss on	貿易應收賬款減值虧損撥回	(400)	
trade receivables		(103)	_
Written off of trade and other receivables	撇銷應收貿易賬款及其他應收賬款	050	
and paid in advances	及已付預付款項	659	_
Provision for claim	索償撥備	_	86
Written off of plant and equipment	撇銷廠房及設備		29
Operating cash flows before movements	營運資金變動前的營運現金流量		
in working capital		(4,545)	(4,223)
Decrease in inventories	存貨減少	376	227
Increase in trade and bills receivables	應收貿易賬款及應收票據增加	(15,440)	(5,069)
(Increase) decrease in prepayments,	預付款項、按金及其他應收賬款		
deposits and other receivables	(增加)減少	(569)	281
Decrease in paid in advances	已付預付款項減少	4,031	1,341
Increase in trade payables	應付貿易賬款增加	10,304	2,246
Increase in other payables and accruals	其他應付賬款及應計費用增加	5,093	614
Decrease in receipt in advances	預收款項減少	(4,473)	_
Cash used in operations	經營業務所用現金	(5,223)	(4,583)
Income tax (paid) refunded	(已付)退還所得稅	(18)	(4,383)
moone tax (paid) retunded	(山川)/赵丞川寸仉	(10)	30
NET CASH USED IN	經營業務所用現金淨額		
OPERATING ACTIVITIES		(5,241)	(4,545)

Consolidated Statement of Cash Flows

綜合現金流量表 For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
INVESTING ACTIVITIES Purchase of plant and equipment Net proceed from disposal of investment properties and prepaid lease payment Decrease in pledged bank deposits Interest received	投資活動 購買廠房及設備 出售投資物業及預付租賃款項的 所得款項淨額 已抵押銀行存款減少 已收利息	(9) - 107 2	- 7,287 - 3
NET CASH GENERATED FROM INVESTING ACTIVITIES	投資活動所得現金淨額	100	7,290
FINANCING ACTIVITIES Repayments of other borrowings Advance from a director Repayments to a former director Advance from a major shareholder	融資活動 償還其他借貸 來自一名董事的墊款 償還一名前董事款項 來自一名主要股東墊款	(4,700) 511 (9,622) 6,275	(6,300) - - 2,000
(Repayments to) advance from a former shareholder Proceed from loan from a major shareholder Other borrowings raised	(償還)來自一名前股東墊款 來自一名主要股東的貸款所得款項 已籌其他借貸	(31,191) 46,000 –	1,533 - 1,520
NET CASH GENERATED FROM (USED IN) FINANCING ACTIVITIES	融資活動所得(所用)現金淨額	7,273	(1,247)
NET INCREASE IN CASH AND CASH EQUIVALENTS	現金及現金等值項目增加淨額	2,132	1,498
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	於年初的現金及現金等值項目	2,834	1,373
Effect of foreign exchanges rate changes	匯率變動影響	299	(37)
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR,	於年末的現金及現金等值項目		
represented by bank balances and cash	即銀行結餘及現金	5,265	2,834

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

1. GENERAL INFORMATION

Zhejiang RuiYuan Intelligent Control Technology Company Limited (the "Company") is a joint stock limited liability company incorporated in the People's Republic of China (the "PRC") and its shares are listed on the GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its immediate holding and ultimate holding company is Zhejiang RuiYuan Intelligent Robot Co., Ltd, a company incorporated in the PRC.

The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section to the Annual Report.

The consolidated financial statements are presented in Renminbi ("RMB"). Other than the subsidiary incorporated in Hong Kong whose functional currency is United States Dollar ("USD"), the functional currency of the Company and its subsidiaries (collectively referred to as the "Group") is RMB.

The principal activities of the Group are sales of controller systems for electronic equipment and electronic component and subassembly for electronic appliances in the PRC.

1. 一般資料

浙江瑞遠智控科技股份有限公司(「本公司」) 為於中華人民共和國(「中國」)註冊成立的 股份有限公司,其股份在香港聯合交易所 有限公司(「聯交所」)GEM上市。其直接控 股及最終控股公司為浙江瑞遠智能機器人 股份有限公司(一間於中國註冊成立的公 司)。

本公司之註冊辦事處地址及主要營業地點 載於年報中之「公司資料」內。

綜合財務報表以人民幣(「人民幣」)呈列。 除在香港註冊成立的附屬公司以美元(「美元」)作為功能貨幣外,本公司及其附屬公司(統稱為「本集團」)的功能貨幣為人民幣。

本集團主要在中國從事銷售可用於電子用 品的電子設備及電子元件及電子部件的控 制器系統業務。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

Amendments to HKFRSs that are mandatory effective for the current year

The Group has applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time in the current year:

Amendments to HKAS 7 Amendments to HKAS 12 Disclosure Initiative
Recognition of Deferred Tax
Assets for Unrealised Losses

Amendments to HKFRS 12

As part of the Annual Improvements to HKFRSs 2014–2016 Cycle

Except as described below, the application of the amendments to HKFRSs in the current year has had no material impact on the Group's financial performance and positions for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

Amendments to HKAS 7 "Disclosure Initiative"

The Group has applied these amendments for the first time in the current year. The amendments require an entity to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both cash and non-cash changes. In addition, the amendments also require disclosures on changes in financial assets if cash flows from those financial assets were, or future cash flows will be, included in cash flows from financing activities.

Specifically, the amendments require the following to be disclosed: (i) changes from financing cash flows; (ii) changes arising from obtaining or losing control of subsidiaries or other businesses; (iii) the effect of changes in foreign exchange rates; (iv) changes in fair values; and (v) other changes.

A reconciliation between the opening and closing balances of these items is provided in note 37. Consistent with the transition provisions of the amendments, the Group has not disclosed comparative information for the prior year. Apart from the additional disclosure in note 37, the application of these amendments has had no impact on the Group's consolidated financial statements.

2. 應用新訂及經修訂香港財務報告準則(「香港財務報告準則|)

對本年度強制生效之香港財務報告準 則之修訂

本集團已於本年度首次應用下列由香港會計師公會(「香港會計師公會」)頒佈之香港財務報告準則之修訂:

香港會計準則第7號(修訂本)披露計劃

香港會計準則第12號

就未實現虧損確認

(修訂本)

遞延税項資產

香港財務報告準則 第12號(修訂本) 作為二零一四年至 二零一六年週期

香港財務報告 準則之年度 改進之一部份

除下文所述者外,於本年度應用香港財務報告準則之修訂對本集團於目前及以往年度之財務表現及狀況及/或綜合財務報表所載之披露並無重大影響。

香港會計準則第7號(修訂本)「披露計 劃」

本集團於本年度首次應用此等修訂。該等修訂要求實體提供披露資料,使財務報表使用者能夠評估融資活動產生的負債變動,包括現金及非現金變動。此外,倘若此等金融資產的現金流量或將來的現金流量將計入融資活動的現金流量,則此等修訂亦要求披露金融資產的變動。

具體而言,修訂要求披露以下各項:(i)融資現金流量的變動;(ii)因取得或失去附屬公司或其他業務的控制權而產生的變動;(iii)匯率變動的影響;(iv)公平值變動;及(v)其他變動。

有關該等項目期初及期末結餘之對賬載於 附註37。根據修訂本之過渡條文,本集團 並無披露去年的比較資料。除附註37的額 外披露外,應用該等修訂並無對本集團綜 合財務報表造成影響。

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") - Continued

New and revised HKFRSs in issue but not yet effective

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

HKFRS 9 HKFRS 15 HKFRS 16 HKFRS 17 HK(IFRIC)-Int 22	FinancialInstruments ¹ Revenue from Contracts with Customers and the related Amendments ¹ Leases ² Insurance Contracts ⁴ Foreign Currency Transactions and Advance Consideration ¹ Uncertainty over Income Tax Treatments ²
, ,	•
Amendments to HKFRS 2	Classification and Measurement of Share-based Payment Transactions ¹
Amendments to HKFRS 4	Applying HKFRS 9 Financial Instruments with HKFRS 4 Insurance Contracts ¹
Amendments to HKFRS 9	Prepayment Features with Negative Compensation ²
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³
Amendments to HKAS 28	Long-term Interests in Associates and Joint Ventures ²
Amendments to HKAS 28	As part of the Annual Improvements to HKFRSs 2014–2016 Cycle ¹
Amendments to HKAS 40	Transfers of Investment Property ¹
Amendments to HKFRSs	Annual Improvements to HKFRSs 2015–2017 Cycle ²

- Effective for annual periods beginning on or after 1 January 2018
- Effective for annual periods beginning on or after 1 January 2019
- Effective for annual periods beginning on or after a date to be determined
- Effective for annual periods beginning on or after 1 January 2021

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

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

已頒佈但尚未生效之新訂及經修訂香 港財務報告準則

本集團並無提前應用下列已頒佈但尚未生 效之新訂及經修訂香港財務報告準則:

香港財務報告準則第9號 全融工且1 香港財務報告準則第15號 香港財務報告準則第16號 香港財務報告準則第17號 香港(國際財務報告詮釋 外幣交易及墊付代價1 委員會)- 詮釋第22號 香港(國際財務報告詮釋 所得税處理之不確定性2 委員會)- 詮釋第23號 香港財務報告準則第2號 以股份付款交易的分類 (修訂本) 及計量1 香港財務報告準則第4號 對香港財務報告準則 第4號保險合約應用

香港財務報告準則第9號 (修訂本)

香港財務報告準則第10號 及香港會計準則第28號 (修訂本)

(修訂本)

(修訂本)

香港會計準則第40號

(修訂本) 香港財務報告準則

(修訂本)

來自與客戶合約的收入 及相關修訂1

> 和賃2 保險合約4

(修訂本)

香港會計準則第28號

香港會計準則第28號

之長期權益2 作為二零一四年至

於聯營公司或合營企業

香港財務報告準則 第9號金融工具1

投資者及其聯營公司或

合營企業出售或注入

具有負補償之提前

還款特點2

資產3

二零一六年周期香港 財務報告準則之 年度改進之一部份1

轉移投資物業1

二零一五年至二零一七 年週期香港財務報告準 則之年度改進2

- 於二零一八年一月一日或之後開始的年度期間生
- 於二零一九年一月一日或之後開始的年度期間生
- 於將釐定之日期或之後開始的年度期間生效。
- 於二零二一年一月一日或之後開始的年度期間生

除下文所述之新訂及經修訂香港財務報告 準則及詮釋外,本公司董事預期應用所有 其他新訂及經修訂香港財務報告準則及詮 釋於可見將來將不會對綜合財務報表造成 重大影響。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") — Continued

HKFRS 9 "Financial Instruments"

HKFRS 9 introduces new requirements for the classification and measurement of financial assets, financial liabilities, general hedge accounting and impairment requirements for financial assets.

Key requirements of HKFRS 9 which are relevant to the Group are:

- all recognised financial assets that are within the scope of HKFRS 9 are required to be subsequently measured at amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent accounting periods. Debt instruments that are held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets, and that have contractual terms that give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, are generally measured at fair value through other comprehensive income ("FVTOCI"). All other financial assets are measured at their fair value at subsequent accounting periods. In addition, under HKFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognised in profit or loss.
- in relation to the impairment of financial assets, HKFRS 9 requires an expected credit loss model, as opposed to an incurred credit loss model under HKAS 39. The expected credit loss model requires an entity to account for expected credit losses and changes in those expected credit losses at each reporting date to reflect changes in credit risk since initial recognition. In other words, it is no longer necessary for a credit event to have occurred before credit losses are recognised.

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

香港財務報告準則第9號「金融工具」

香港財務報告準則第9號引入金融資產與 金融負債分類及計量之新規定、一般對沖 會計以及有關金融資產之減值規定。

與本集團相關之香港財務報告準則第9號 之主要規定為:

- 香港財務報告準則第9號範圍內之所 有已確認金融資產其後須按攤銷成本 或公平值計量。具體而言,以收取合 約現金流為目的之業務模式持有之債 務投資,及擁有純粹為支付本金及尚 未償還本金利息之合約現金流之債務 投資,一般於其後會計期末按攤銷成 本計量。於目的為同時收取合約現金 流及出售金融資產之業務模式中持有 之債務工具,以及合約條款令於特定 日期產生之現金流純粹為支付本金及 尚未償還本金利息的債務工具,一般 均以按公平值計入其他全面收益(「按 公平值計入其他全面收益」)之方式計 量。所有其他金融資產於其後會計期 末按公平值計量。此外,根據香港財 務報告準則第9號,實體可作出不可 撤回選擇於其他全面收益呈列股本投 資(並非持作買賣)之其後公平值變 動,而一般僅於損益內確認股息收 入。
- 就金融資產之減值而言,與香港會計準則第39號項下按已產生信貸虧損模式計算相反,香港財務報告準則第9號規定按預期信貸虧損模式計算。預期信貸虧損模式規定實體於各報告日期將預期信貸虧損及該等預期信貸虧損之變動入賬,以反映信貸風險自初始確認以來之變動。換言而之,毋須再待發生信貸事件方確認信貸虧損。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") — Continued

HKFRS 9 "Financial Instruments" - Continued

Based on the Group's financial instruments and risk management policies as at 31 December 2017, the directors of the Company anticipate the following potential impact on initial application of HKFRS 9:

Impairment

In general, the directors of the Company anticipate that the application of the expected credit loss model of HKFRS 9 will result in earlier provision of credit losses which are not yet incurred in relation to the Group's financial assets measured at amortised costs and other items that subject to the impairment provisions upon application of HKFRS 9 by the Group.

Based on the assessment by the directors of the Company, if the expected credit loss model were to be applied by the Group, the accumulated amount of impairment loss to be recognised by Group as at 1 January 2018 would be slightly increased as compared to the accumulated amount recognised under HKAS 39 mainly attributable to expected credit losses provision on rental and other receivables and fixed deposits with financial institutions. Such further impairment recognised under expected credit loss model would reduce the opening retained profits at 1 January 2018.

HKFRS 15 "Revenue from Contracts with Customers"

HKFRS 15 was issued which establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. HKFRS 15 will supersede the current revenue recognition guidance including HKAS 18 "Revenue", HKAS 11 "Construction Contracts" and the related interpretations when it becomes effective.

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

香港財務報告準則第9號「金融工具」 一續

根據本集團截至二零一七年十二月三十一日的金融工具和風險管理政策,本公司董事預期首次應用香港財務報告準則第9號之潛在影響如下:

減值

一般而言,本公司董事預期應用香港財務報告準則第9號的預期信貸虧損模式將導致本集團於應用香港財務報告準則第9號後,就本集團按攤銷成本計量之金融資產以及其他須作出減值撥備的項目之尚未產生的信貸虧損提前撥備。

根據本公司董事的評估,倘若本集團須應用預期信貸虧損模式,則本集團於二零一八年一月一日將予確認的累計減值虧損金額將較根據香港會計準則第39號確認的累計金額略有增加,主要是由於租金及其他應收賬項以及於金融機構之定期存款的預期信貸虧損撥備。按預期信貸虧損模式確認的進一步減值將減少於二零一八年一月一日的期初保留溢利。

香港財務報告準則第15號「來自客戶 合約之收益」

香港財務報告準則第15號為實體將自客戶 合約產生的收益入賬制定單一全面模式。 香港財務報告準則第15號生效後,將取代 包括香港會計準則第18號「收益」、香港會 計準則第11號「建築合約」及相關詮釋的 現有收益確認指引。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") — CONTINUED

HKFRS 15 "Revenue from Contracts with Customers" — Continued

The core principle of HKFRS 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Standard introduces a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

Under HKFRS 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e. when 'control' of the goods or services underlying the particular performance obligation is transferred to the customer. Far more prescriptive guidance has been added in HKFRS 15 to deal with specific scenarios. Furthermore, extensive disclosures are required by HKFRS 15.

In 2016, the HKICPA issued Clarifications to HKFRS 15 in relation to the identification of performance obligations, principal versus agent considerations, as well as licensing application guidance.

The directors of the Company anticipate that the application of HKFRS 15 in the future may result in more disclosures, however, they do not anticipate that the application of HKFRS 15 will have a material impact on the timing and amounts of revenue recognised in the respective reporting periods.

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

> 香港財務報告準則第15號「來自客戶 合約之收益 | 一續

> 香港財務報告準則第15號的核心原則為,實體應確認收益,以説明實體按反映交換商品或服務預期所得代價之金額向客戶轉讓所承諾商品或服務。具體而言,該準則引入確認收益的五個步驟:

• 第一步: 識別與客戶訂立的合約

• 第二步: 識別合約中的履約責任

• 第三步: 釐定交易價

• 第四步: 將交易價分配至合約中的

履約責任

• 第五步: 於實體完成履約責任時(或

就此)確認收益

根據香港財務報告準則第15號,實體於完成履約責任之時(或就此)確認收益,即於特定履約責任相關貨品或服務的「控制權」移交客戶時。香港財務報告準則第15號已就特殊情況的處理方法加入更明確的指引。此外,香港財務報告準則第15號要求更詳盡的披露。

二零一六年,香港會計師公會發出香港財務報告準則第15號的澄清,內容有關履約責任的識別、委託人相對代理人的考慮因素以及許可授權的應用指引。

本公司董事預期將來應用香港財務報告準則第15號可能會導致更多披露,但預期應用香港財務報告準則第15號不會對相關報告期間所確認之收益的時間性及金額產生重大影響。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") — Continued

HKFRS 16 Leases

HKFRS 16 introduces a comprehensive model for the identification of lease arrangements and accounting treatments for both lessors and lessees. HKFRS 16 will supersede HKAS 17 Leases and the related interpretations when it becomes effective.

HKFRS 16 distinguishes lease and service contracts on the basis of whether an identified asset is controlled by a customer. Distinctions of operating leases and finance leases are removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees, except for short-term leases and leases of low value assets.

The right-of-use asset is initially measured at cost and subsequently measured at cost (subject to certain exceptions) less accumulated depreciation and impairment losses, adjusted for any remeasurement of the lease liability. The lease liability is initially measured at the present value of the lease payments that are not paid at the date. Subsequently, the lease liability is adjusted for interest and lease payments, as well as the impact of lease modifications, amongst others. For the classification of cash flows, the Group currently presents upfront prepaid lease payments as investing cash flows in relation to leasehold lands for owned use and those classified as investment properties while other operating lease payments are presented as operating cash flows. Under the HKFRS 16, lease payments in relation to lease liability will be allocated into a principal and an interest portion which will be presented as financing and operating cash flows.

In contrast to lessee accounting, HKFRS 16 substantially carries forward the lessor accounting requirements in HKAS 17, and continues to require a lessor to classify a lease either as an operating lease or a finance lease.

Furthermore, extensive disclosures are required by HKFRS 16.

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

香港財務報告準則第16號租賃

香港財務報告準則第16號為識別租賃安排 以及出租人及承租人之會計處理引入一套 全面模式。香港財務報告準則第16號將於 其生效時取代香港會計準則第17號租賃及 相關詮釋。

香港財務報告準則第16號根據所識別資產是否由客戶控制來區分租賃及服務合約。除短期租賃及低價值資產之租賃外,經營租賃與融資租賃之差異自承租人會計處理中移除,並由承租人須就所有租賃確認使用權資產及相應負債之模式所取代。

使用權資產初步按成本計量,其後按成本(若干例外情況除外)減累計折舊及減值虧損計量,並就任何重新計量之租賃負債作出調整。租賃負債初步按租賃付款(非當日支付)之現值計量。隨後,租賃負債就(其中包括)利息及租赁付款以及租赁修訂之影響作出調整。就現金流量之分類為自貨資物業者之分類為為投資物業者之別為融資及經營現金流量之本金及利息部分。

與承租人會計處理方法相反,香港財務報告準則第16號大致保留香港會計準則第17號之出租人會計規定,並繼續要求出租人將租賃分類為經營租賃或融資租賃。

此外,香港財務報告準則第16號要求作出 較廣泛披露。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") — Continued

HKFRS 16 Leases - Continued

As at 31 December 2017, the Group has non-cancellable operating lease commitments of RMB6,000 as disclosed in note 35. A preliminary assessment indicates that these arrangements will meet the definition of a lease under HKFRS 16, and hence the Group will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short-term leases upon the application of HKFRS 16. In addition, the application of new requirements may result changes in measurement, presentation and disclosure as indicated above. Based on a preliminary assessment, the Directors do not expect there is material impact on the future consolidated financial performance and position.

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with all applicable individual HKFRSs, which is a collective term that includes all applicable individual HKFRSs, Hong Kong Accounting Standards ("HKASs") and interpretations issued by the HKICPA, accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance ("CO"). These consolidated financial statements also comply with the applicable disclosure provisions of Rules Governing the Listing of Securities on the GEM of The Stock Exchange of Hong Kong ("GEM Listing Rules").

2. 應用新訂及經修訂香港財務報告準 則(「香港財務報告準則」) - 續

香港財務報告準則第16號租賃 - 續

誠如附註35所披露,於二零一七年十二月月三十一日,本集團有不可撤銷之經營租賃承擔人民幣6,000元。初步評估顯示該等安排將符合香港財務報告準則第16號項在租賃之定義,因此本集團將就所有租賃確認使用權資產及對應負債,惟應用香港財務報告準則第16號時其符合低價值或短期租賃則另作別論。此外,應用新規定可能導致上文所述之計量、呈列及披露有所變動。根據初步評估,董事預期不會對未來綜合財務表現及狀況產生重大影響。

3. 重大會計政策

綜合財務報表根據香港會計師公會頒佈的所有適用之個別香港財務報告準則(包括所有適用之個別香港財務報告準則、香港會計準則(「香港會計準則」)及詮釋、香港公認會計原則及香港公司條例(「公司條例」)披露規定之統稱)而編製。該等綜合財務報表亦遵守香港聯交所有限公司GEM證券上市規則(「GEM上市規則」)的適用披露規定。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Basis of preparation

(a) Going concern

During the year, the Group incurred a net loss for the year of approximately RMB7,175,000. At 31 December 2017, the Group had net current liabilities of approximately RMB2,255,000 and capital deficiency of approximately RMB40,655,000. These conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern and therefore it may be unable to realise its assets and discharge its liability in the normal course of business. Nevertheless, the Directors are of the opinion that the Group will have sufficient working capital to meet its financial obligations as and when they fall due for the next twelve months from the date of approval of these consolidated financial statements on the basis that:

- The Directors will strengthen to implement measures aiming of improving the working capital and cash flows of the Group including closely monitoring the general administrative expenses and operating costs;
- a major shareholder of the Company confirms to provide adequate financial support to the Group as is necessary to ensure its continuing operation for a period at least twelve months from the date of this report;
- (iii) to raise funds by way of issuing additional equity or debt securities; and
- (iv) to negotiate with certain bankers to obtain additional banking facilities, if necessary.

Accordingly, the Directors are of the opinion that it is appropriate to prepare the consolidated financial statements on a going concern basis. Should the Group be unable to continue to operate as a going concern, adjustments would have to be made to the consolidated financial statements to write down the value of assets to their recoverable amounts, to provide for further liabilities which might arise and to reclassify non-current assets and liabilities as current assets and liabilities respectively. The effect of these adjustments have not been reflected in the consolidated financial statements.

3. 重大會計政策 - 續

編製基準

(a) 持續經費

年內,本集團錄得淨虧損約人民幣7,175,000元。於二零一七年十二月三十一日,本集團的流動負債淨額約人民幣2,255,000元及資本虧絀約人民幣40,655,000元。該等情況類本經營存在重大不確定性,可能對本集團繼續持續經營的能力產生重大管對本集團可能無法在日常營業過程中將其資產變現,亦無法清團將其負債。然而,董事認為,本集團的強報表批准日期起計未來十二個月到期的金融負債,基於:

- (i) 董事將加強實施旨在增加本集 團營運資金及現金流量的措施,包括密切監控一般行政費 用營運成本:
- (ii) 本公司一名主要股東已確認在 必要時向本集團提供足夠的財 務支持,以確保本集團能夠自 本報告日期至少十二個月內持 續運營:
- (iii) 透過發行額外股票或債務證券 籌集資金;及
- (iv) 如需要,與若干往來銀行商討 以獲取額外銀行融資。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Basis of preparation - Continued

(b) Historical cost basis of preparation

The consolidated financial statements have been prepared on the historical cost basis.

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

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2, leasing transactions that are within the scope of HKAS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 or value in use in HKAS 36.

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

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

3. 重大會計政策 - 續

編製基準 - 續

(b) 編製歴史成本法

綜合財務報表已根據歷史成本法編 製。

歷史成本一般按換取貨品及服務所付出代價之公平值計量。

公平值是指市場參與者之間在計量日 期進行的有序交易中出售一項資產所 收取的價格或轉移一項負債所支付的 價格,無論該價格是直接觀察到的結 果還是採用其他估值技術作出的估 計。在對資產或負債的公平值作出估 計時,本集團考慮了市場參與者在計 量日期為該資產或負債進行定價時會 考慮的那些特徵。在該等綜合財務報 表中作計量及/或披露用途的公平值 均在此基礎上予以確定,但屬於香港 財務報告準則第2號範圍內的以股份 為基礎的支付交易、屬於香港會計準 則第17號範圍內的租賃交易、以及 與公平值有部分類似但並非公平值的 計量(例如,香港會計準則第2號中 的可變現淨值或香港會計準則第36 號中的使用價值)除外。

此外,就財務報告而言,公平值計量 根據公平值計量的輸入數據可觀察程 度及公平值計量的輸入數據對其整體 的重要性分類為第一級、第二級或第 三級,詳情如下:

- 第一級輸入數據是實體於計量 日期可以取得的相同資產或負 債於活躍市場之報價(未經調整);
- 第二級輸入數據是就資產或負債直接或間接地可觀察之輸入 數據(第一級內包括的報價除外):及
- 第三級輸入數據是資產或負債 的不可觀察輸入數據。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

The principal accounting policies are set out below:

Basis of consolidation

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

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

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

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each item of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

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

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

3. 重大會計政策 - 續

主要會計政策載列於下文:

綜合基準

綜合財務報表包括本公司及由本公司及其 附屬公司控制的實體的財務報表。倘本公 司符合以下要素時,則取得控制權:

- 有權控制被投資方;
- 因其參與被投資方業務而獲得或有權 獲得可變回報;及
- 有能力以其權力影響其回報。

倘有事實及情況顯示上文所述的三項控制 要素之一項或多項出現變動,本集團會重 新評估其是否控制被投資方。

附屬公司之綜合入賬於本集團取得有關附屬公司之控制權起開始,並於本集團失去有關附屬公司之控制權時終止。具體而言, 年內所收購或出售附屬公司之收入及開支 乃自本集團取得控制權之日期起計入綜合 損益及其他全面收益表,直至本集團不再 控制有關附屬公司之日期為止。

損益及其他全面收益之每個項目乃歸屬於本公司擁有人及非控股權益。附屬公司之全面收益總額歸屬於本公司擁有人及非控股權益,即使此舉會導致非控股權益產生虧絀結餘。

如有必要,本集團會調整附屬公司的財務 報表,以使其與本集團所採納的會計政策 一致。

有關本集團成員之間交易的所有集團內公司間之資產及負債、權益、收入、支出及 現金流量於綜合時悉數對銷。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Investments in subsidiaries

Investments in subsidiaries are included in the Company's statement of financial position at cost less accumulated impairment loss, if any.

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Revenue is reduced for discounts and sales related taxes.

Sales of goods

Revenue from the sale of goods is recognised when the goods are delivered and titles have passed, at which time all the following conditions are satisfied:

- the Group has transferred to the buyer the significant risks and rewards of ownership of the goods;
- the Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the Group; and
- the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Interest income

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

重大會計政策 - 續

附屬公司投資

於本公司之財務狀況表中,於附屬公司之 投資乃以成本扣除累計減值虧損(如有)入 賬。

收益確認

收益按已收或應收代價的公平值計量。收 益扣除折扣及銷售相關稅項。

貨品銷售

貨品及廢料銷售的收益於貨品付運及所有 權轉移並於下列所有條件達成時確認入賬:

- 本集團已向買方轉讓貨品擁有權之重 大風險及回報;
- 本集團並無保留對售出貨品與擁有權相關之持續管理參與,亦無保留售出 貨品之實際控制權;
- 收益之金額能可靠地計量;
- 與交易有關之經濟利益很有可能流入 本集團;及
- 就交易所產生或將產生之成本能可靠 地計量。

利息收入

金融資產的利息收入乃於經濟利益可能將流入本集團及收入金額能可靠地計量時確認。利息收入按時間基準根據未償還本金額及適用實際利率(即將金融資產預期可使用年期的估計日後現金收入準確貼現至初步確認時的資產賬面淨值的比率)計算。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Plant and equipment

Plant and equipment are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

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

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

Impairment losses on tangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

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

3. 重大會計政策 - 續

廠房及設備

廠房及設備按成本減其後累計折舊及其後 累計減值虧損(如有)於綜合財務狀況表列 賬。

折舊乃透過於資產的估計可使用年期內以 直線法撇銷資產成本減殘值後確認。估計 可使用年期、殘值及折舊法於各報告期末 檢討,任何估計變動的影響往後入賬。

任何廠房及設備項目於出售或預期日後持續使用該資產不會取得經濟利益時終止確認。出售或停用廠房及設備項目所產生的收益或虧損根據出售資產的所得款項與資產的賬面值的差額釐定,並於損益確認。

有形資產減值虧損

於報告期末,本集團檢討其有形資產的賬面值,以釐定該等資產有否任何減值虧損跡象。倘有任何減值跡象,則會估計資產的可收回數額以釐定減值虧損(如有)程度。倘無法估計個別資產之可收回數額,則本集團對該資產所屬之現金產生單位之配基準可被確定之情況下,公司資產亦分配至準可被確定之情況下,公司資產亦分配至個別現金產生單位,否則將分配至合理、一貫之分配基準可被確定之最小現金產生單位組合。

可收回數額指公平值減出售成本後之價值 與其使用價值之間之較高者。在評估使用 價值時,使用税前折現率將估計未來現金 流量折現至其現值,該折現率反映目前市 場對貨幣時間價值之評估及該項資產因其 未來現金流量估計未獲調整之特有風險。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Impairment losses on tangible assets - Continued

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

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

Leasing

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the leases. All other leases are classified as operating leases.

The Group as lessor

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

The Group as lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognised as an expense in the period in which they are incurred.

In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

3. 重大會計政策 - 續

有形資產減值虧損 - 續

倘估計資產(或現金產生單位)的可收回數額降至低於其賬面值,則該資產(或現金產生單位)的賬面值將調低至其可收回數額的水平。減值虧損會即時於損益確認。

倘減值虧損其後撥回,則有關資產(或現金產生單位)的賬面值將調升至其經修訂的估計可收回數額,惟調升後的賬面值不得超過假設該資產(或現金產生單位)於過往年度並無確認減值虧損所釐定的賬面值。減值虧損的撥回即時於損益確認。

租賃

租約條款將擁有權的絕大部分風險及回報 轉移予承租人的租約,均列作融資租約。 所有其他租約則列作經營租約。

本集團作為出租人

經營租約的租金收入按有關租約年期以直 線法確認。在磋商及安排經營租約時產生 之初步直接成本加入租賃資產之賬面值, 於租約年期以直線法確認。

本集團作為承租人

經營租賃款項於有關租約年期以直線法確認為開支,除非有另一個系統的方法更能體現租賃資產的經濟利益被消耗的時間方式。經營租約下的或有租金在當期發生時確認為當期開支。

倘就訂立經營租約獲得租約優惠,有關優惠確認為負債。優惠利益總額以直線法確認為租賃開支之扣減,除非有另一個系統的方法更能體現租賃資產的經濟利益被消耗的時間方式。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Foreign currencies

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

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. RMB) using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

To the extent that funds are borrowed generally and used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined by applying a capitalisation rate to the expenditures on that asset. The capitalisation rate is the weighted average of the borrowing costs applicable to the borrowings of the Group that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

3. 重大會計政策 - 續

外幣

於編製個別集團實體的財務報表時,以該 實體功能貨幣以外的貨幣(外幣)計值的交 易按交易當日的匯率確認。於報告期末, 以外幣計值的貨幣項目均按當日的匯率重 新換算。按公平值入賬並以外幣計值的非 貨幣項目按釐定公平值當日的匯率重新換 算。按歷史成本以外幣計值的非貨幣項目 不予重新換算。

於呈列綜合財務報表時,本集團海外業務的資產與負債按各報告期末的匯率換算為本集團的呈報貨幣(即人民幣),而其收支項目則按期內的平均匯率換算。匯兑差額(如有)均在其他全面收入確認及累計入在匯兑儲備項下的權益(非控股權益應佔,倘適用)。

借貸成本

收購、建築或生產認可資產(指需要用上大量時間準備就緒以供擬定用途或銷售之資產)直接應佔之借貸成本乃計入該等資產之成本,直至該等資產大致上已準備就緒以供擬定用途或銷售為止。在特定借貸撥作認可資產之支出前暫時用作投資所賺取之投資收入,須自可予資本化之借貸成本中扣除。

就於一般情況及用作取得合資格資產而借入之資金而言,合資格資本化之借款成本金額乃按用於該資產之開支資本化比率計算。資本化比率為適用於 貴集團該期間內尚未償還借款(不包括就取得合資格資產而借入之特定借款)之加權平均借款成本。

所有其他借款成本均在產生期間於損益內 確認。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Taxation

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

Current tax

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

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

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

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

3. 重大會計政策 - 續

税項

所得税開支指即期應付税項與遞延税項的 總和。

即期税項

即期應付税項按年內應課税溢利計算。應課税溢利與綜合損益及其他全面收益表內呈報之「除稅前溢利」兩者差異乃由於前者並無計入其他年度之應課稅或可扣減收支項目,亦無計入毋須課稅或不獲扣減之項目所致。本集團的即期稅項按報告期末已頒佈或實際頒佈的稅率計算。

搋延税項

遞延税項按綜合財務報表內資產及負債賬面值與計算應課稅溢利所用相關稅基的差額確認。遞延稅項負債一般按所有應課稅暫時差額確認。遞延稅項資產一般於所有應扣稅暫時差額有可能用以抵銷應課稅溢利時予以確認。

投資附屬公司相關的應課税暫時差額須確認為遞延税項負債,惟本集團可控制暫時差額的撥回及有可能在可見將來不會撥回暫時差額則除外。與該等投資相關之可扣稅暫時差額所產生之遞延税項資產僅於可能有足夠應課税溢利可以使用暫時差額之益處且預計於可見將來可以撥回時確認。

遞延税項資產的賬面值於各報告期末作出 檢討,並於不再可能有足夠應課税溢利以 收回全部或部分資產的情況下作出調減。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Taxation - Continued

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

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

Current tax and deferred tax for the year

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

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined on a first-in-first-out method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

重大會計政策 - 續

税項 - 續

遞延税項資產及負債乃按預期適用於清償 負債或變現資產期間之税率,並根據報告 期末已實施或大致上已實施之税率(及税法) 計量。

遞延税項負債及資產的計量反映出按本集 團預期於報告期末將收回或結清其資產與 負債的賬面值所產生的税項後果。

年內即期税項及遞延税項

即期及遞延税項乃於損益內確認,除非其關乎於其他全面收入或直接於權益確認之項目,在該情況下,即期及遞延税項亦於其他全面收入或直接於權益中分別確認。

存貨

存貨按成本與可變現淨值兩者的較低者入 賬。存貨成本以先進先出法計算。可變現 淨值指估計存貨售價減所有估計完成成本 及作出銷售所需之成本。

金融工具

金融資產及金融負債於集團實體成為工具合約條文的訂約方時確認入賬。

金融資產及金融負債初步按公平值計量。 直接因收購或發行金融資產及金融負債(按 公平值計入損益的金融資產及金融負債除 外)而產生的交易成本於初步確認時在金融 資產或金融負債的公平值入賬或扣除(倘合 滴)。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Financial instruments - Continued

Financial assets

Financial assets are classified into the category; loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

Effective interest method

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

Interest income is recognised on an effective interest basis for debt instruments.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables (including trade and bills receivables, deposits and other receivables, pledged bank deposits and bank balances and cash) are measured at amortised cost using the effective interest method, less any impairment.

Interest income is recognised by applying the effective interest rate, except for short-term receivable where the recognition of interest would be immaterial.

3. 重大會計政策 - 續

金融工具 - 續

金融資產

金融資產分類為特定類別、貸款及應收賬款。有關分類乃取決於金融資產之性質及目的,並於初步確認時釐定。所有以正常方式買賣的金融資產按交易日基準確認及終止確認。以正常方式買賣指需要於按市場規則或慣例制訂的時限內交付資產的金融資產買賣。

實際利率法

實際利率法乃計算債務工具之攤銷成本及按有關期間攤分利息收入之方法。實際利率乃在債務工具之預期使用年期,或較短期間(倘合適)將估計日後現金收入(包括所有已付或收取並為實際利率、交易成本及其他溢價或折讓組成部分之費用及代價)精確折現至於初步確認時之賬面淨值之利率。

就債務工具而言,利息收入乃按實際利率 基準確認。

貸款及應收賬款

貸款及應收賬款指在活躍市場無報價的固定或可釐定付款金額的非衍生金融資產。貸款及應收賬款(包括應收貿易賬款及應收票據、按金及其他應收賬款、已抵押銀行存款以及銀行結餘及現金)均採用實際利率法按攤銷成本減任何減值入賬。

除利息確認影響甚微之短期應收賬款外, 利息收入乃使用實際利率確認。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Financial instruments - Continued

Impairment of financial assets

Financial assets are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been affected.

For financial assets, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- breach of contract, such as default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.

For certain categories of financial assets, such as trade receivables and other receivables, assets are assessed for impairment on a collective basis even if they were not to be impaired individually. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period of 90 days and observable changes in national or local economic conditions that correlate with default on receivables.

3. 重大會計政策 - 續

金融工具 - 續

金融資產減值

在各報告期末會評估金融資產是否有任何 減值跡象。倘若有客觀證據表明,由於一 個或多個於首次確認金融資產後發生的事 項,金融資產的估計未來現金流量受到影 響,則金融資產會被視為減值。

就金融資產而言,減值的客觀證據可能包 括:

- 發行人或交易對方出現重大財務困 難;或
- 違約,如拖欠支付或無力償還利息或 本金;或
- 借款人可能破產或進行財務重組;或
- 因財政困難而導致金融資產的活躍市場消失。

就若干金融資產類別(如應收貿易賬款及其 他應收賬款)而言,資產會彙集一併評估減 值(即使資產個別並無減值)。應收賬款組 合之客觀減值證據可包括本集團之過往收 款經驗、組合內延遲還款至超逾90天的平 均信貸期之次數增加,以及與應收賬款逾 期有關之全國或地方經濟狀況明顯改變。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Financial instruments - Continued

Impairment of financial assets - Continued

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of the estimated future cash flows, discounted at the financial asset's original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods (see accounting policy below).

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables and other receivables, where the carrying amount is reduced through the use of an allowance account. When a trade or other receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

3. 重大會計政策 - 續

金融工具 - 續

金融資產減值 - 續

就按攤銷成本列賬之金融資產而言,已確 認減值虧損金額按該資產之賬面值與按金 融資產原先實際利率折現之估計未來現金 流量之現值間之差額計量。

就按成本列賬之金融資產而言,減值虧損 金額按資產賬面值與同類金融資產按現行 市場回報率折現之估計未來現金流量現值 間之差額計量。該項減值虧損不會於往後 期間撥回(見下文會計政策)。

就所有金融資產而言,金融資產之賬面值 直接按減值虧損減少,惟應收貿易賬款及 其他應收賬款除外,其賬面值乃透過使用 撥備賬目而減少。倘應收貿易賬款或其他 應收賬款被視為無法收回,則與撥備賬目 撇銷。其後收回過往撇銷之款項計入撥備 賬目內。撥備賬目之賬面值變動於損益賬 內確認。

就按攤銷成本計量之金融資產而言,倘於往後期間,減值虧損金額減少,而該減少可客觀地與確認減值虧損後發生之事件有關,則先前確認之減值虧損透過損益賬撥回,惟該投資於撥回減值日期之賬面值不得超過在並無確認減值之情況下應有之攤銷成本。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Financial instruments - Continued

Financial liabilities and equity instruments

Classification as debt or equity

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

Equity instruments

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

Other financial liabilities

Other financial liabilities (including trade payables, other payables, amount due to a director/former director/a major shareholder/former shareholder, dividends payables, other borrowings and loan from a major shareholder) are subsequently measured at amortised cost using the effective interest method.

Effective interest method

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

Interest expense is recognised on an effective interest basis.

3. 重大會計政策 - 續

金融工具 - 續

金融負債及股本工具

分類為債務或股本

集團實體發行的債務及股本工具均按所訂 立合約安排的內容及金融負債與股本工具 的釋義分類為金融負債或股本。

股本工具

股本工具指任何可證明扣減所有負債後的 實體資產剩餘權益的合約。集團實體發行 的股本工具按已收所得款項(扣除直接發行 成本)確認。

其他金融負債

其他金融負債包括應付貿易賬款、其他應付賬款、應付一名董事/前董事/一名主要股東/一名前股東款項、應付股息、其他借貸及來自一名主要股東之貸款,其後以實際利率法按攤銷成本計量。

實際利率法

實際利率法乃計算金融負債之攤銷成本及按有關期間攤分利息開支之方法。實際利率乃在金融負債之預期使用年期,或較短期間(倘合適)將估計日後現金款項(包括所有已付或收取並為實際利率、交易成本及其他溢價或折讓組成部分之費用及代價)精確折現至於初步確認時之賬面淨值之利率。

利息開支按實際利率基準確認。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Financial instruments - Continued

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group continues to recognise the asset to the extent of its continuing involvement and recognises an associated liability. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

On derecognition of a financial asset other than in its entirety, the Group allocates the previous carrying amount of the financial asset between the part it continues to recognise, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in other comprehensive income is recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the basis of the relative fair values of those parts.

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

3. 重大會計政策 - 續

金融工具 - 續

終止確認

僅當自資產收取現金流量的合約權利屆滿,或倘轉讓金融資產及該資產擁有權的絕大部分風險及回報轉移予其他實體,本集團轉讓亦無保留所轉讓資產擁有權的絕大專團險及回報並繼續控制已轉讓資產,本集團繼續按其持續參與之程度確認資產產之程度確認資產,本並確認相關負債。倘本集團保留所轉讓金融資產擁有權的絕大部分風險及回報,本集團會繼續確認該項金融資產,亦會確認所收取所得款項之有抵押借貸。

完全取消確認金融資產時,資產賬面值與 已收取及應收代價以及已於其他全面收入 確認及於權益累計的累積收益或虧損總額 間的差額乃於損益確認。

除全面取消確認外,於取消確認金融資產時,本集團會將金融資產的過往賬面值,根據於其繼續確認的部分及不再確認的分於轉讓日期的相對公平值在兩者間值部分配,而不再確認部分獲分配的賬也全配的獲分配的任何累積收益或虧損的總和間的差額,乃於損益內確認的沒人中確認的發入不再確認的強力。則以其他全面收入確認的累積收益或虧損,將按繼續確認之部分及不再確認的部分的相對公平值在兩者間作出分配。

當並且僅在本集團的承擔被解除,取消或 到期時,本集團會終止確認金融負債。取 消確認的金融負債賬面值與已付及應付代 價的差額於損益確認。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Provisions and contingent liabilities

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle that obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, it will then be recognised as a provision.

Retirement benefits costs

Payments to Mandatory Provident Fund Scheme and statemanaged retirement benefits schemes are recognised as an expense when employees have rendered services entitling them to the contributions.

3. 重大會計政策 - 續

撥備及或然負債

倘本集團因過往事件而產生現有承擔(法定 或推定),而本集團可能須履行該承擔,而 有關承擔金額能可靠估計,則會確認撥備。

確認為撥備之金額是於報告期間結束日經計入有關責任之風險及不明朗因素後,對償付現有責任之所需代價之最佳估計。倘撥備使用償付現有責任之估計現金流量計量,則其賬面值為該等現金流量之現值(如貨幣時間價值影響重大)。

當結算撥備所需之部分或全部經濟利益預期可自第三方收回時,倘大致確定將可獲 償付及應收賬款金額可作可靠計量,則將 應收賬款確認為資產。

或然負債是指由過去的事項引起的可能需要履行的義務,其存在將由某些本集團所不能完全控制的未來事項是否發生來確定。或然負債也可能是由於過去事項而產生的現時義務,但由於該義務不太可能引起經濟資源的流出或該義務金額不能可靠地計量,因此該義務未被確認為負債。

或然負債不予確認,僅在綜合財務報表的 附註中披露。若情況有變以致將來可能需 要撥出資源以履行責任,才會確認撥備。

退休福利成本

對強制性公積金計劃及國家管理的退休福 利計劃的供款均於僱員提供服務而有權獲 得供款時,確認為開支。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Cash and cash equivalents

Bank balances and cash in the consolidated statement of financial position comprise of cash on hand and at banks with a maturity of three months or less. For the purpose of the consolidated statement of cash flows, cash and cash equivalents consist of cash and short-term deposits as defined above.

Related parties

A related party is a person or entity that is related to the entity that is preparing its financial statements ("reporting entity").

- (a) A person or a close member of that person's family is related to a reporting entity if that person:
 - (i) has control or joint control over the reporting entity;
 - (ii) has significant influence over the reporting entity; or
 - (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.
- (b) An entity is related to a reporting entity if any of the following conditions applies:
 - (i) The entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.

3. 重大會計政策 - 續

現金及現金等值項目

綜合財務狀況表內的銀行結餘及現金包括 手頭及到期日為三個月或以下的銀行現金。 就綜合現金流量表而言,現金及現金等值 項目包括上文界定的現金及短期存款。

關連方

關連方為與編製其財務報表的實體(「呈報 實體」)有關的人士或實體。

- (a) 倘屬以下人士,即該人士或該人士的 近親與呈報實體有關連:
 - (i) 控制或共同控制呈報實體;
 - (ii) 對呈報實體有重大影響;或
 - (iii) 為呈報實體或其母公司的主要 管理層成員。
- (b) 倘實體符合下列任何條件,即與呈報 實體有關連:
 - (i) 該實體與呈報實體屬同一集團 的成員公司(即母公司、附屬 公司及同系附屬公司之間互有 關連)。
 - (ii) 一間實體為另一實體的聯營公司或合營企業(或另一實體所屬集團旗下成員公司的聯營公司或合營企業)。
 - (iii) 兩間實體均為同一第三方的合 營企業。
 - (iv) 一間實體為第三方實體的合營 企業,而另一實體為該第三方 實體的聯營公司。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES — Continued

Related parties - Continued

- (b) An entity is related to a reporting entity if any of the following conditions applies: — Continued
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity. If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the reporting entity or to the parent of the reporting entity.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

3. 重大會計政策 **-** 續

關連方 - 續

- (b) 倘實體符合下列任何條件,即與呈報 實體有關連:一續
 - (v) 該實體為呈報實體或與呈報實體有關連的實體就其僱員福利而設立的離職福利計劃。倘呈報實體本身為離職福利計劃,則提供贊助的僱主亦與呈報實體有關連。
 - (vi) 該實體受(a)項所述的人士控制 或共同控制。
 - (vii) (a)(i)項所述的人士對該實體有重大影響或為該實體(或該實體的母公司)的主要管理層人員。
 - (viii) 該實體或其所屬集團旗下任何 成員公司向報告實體或報告實 體之母公司提供主要管理層人 員服務。

某人士的近親是指與該實體交易時預期可影響該人士或受該人士影響的家庭成員。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

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

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

Critical judgement in applying accounting policies

The following is the critical judgement, apart from those involving estimation (see below), that the Directors have made in the process of applying the Group accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Going concern consideration

The assessments of the going concern assumptions involve making judgement by the Directors, at a particular point of time, about the future outcome of events or conditions which are inherently uncertain. The Directors consider that the Group has the ability to continue as a going concern and the major events or conditions, which may give rise to business risks, that individually or collectively may cast significant doubt about the going concern assumptions are set out in Note 3 to the consolidated financial statements.

Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainly at the end of the reporting period, that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

關鍵會計判斷及估計不明朗因素的 主要來源

於應用本集團會計政策時(詳情見附註3), 董事須在未有其他資料來源的情況下就資 產及負債的賬面值作出判斷、估計及假設。 該等估計及有關假設乃以歷史經驗及其他 被視為有關的因素為基準。實際結果可能 與該等估計有所出入。

估計及相關假設會按持續基準被審閱。倘 對會計估計的修訂僅會對修訂估計的期間 產生影響,則有關修訂會於該期間確認, 而倘修訂影響當前及未來期間,則會於修 訂期間及未來期間確認。

於應用會計政策時的關鍵判斷

除涉及估計的判斷(見下文)以外,以下為 董事於應用本集團會計政策過程中所作的 關鍵判斷,對綜合財務報表中確認的金額 產生最重大的影響。

持續經營考慮

評估持續經營假設涉及董事於某個特定時間,就本質上不確定的事項或條件的未來結果,作出的判斷。董事認為本集團有能力持續經營,而個別或共同可能對持續經營假設構成重大疑問,從而可能導致經營風險的主要事項或條件已載於綜合財務報表附註3。

估計不明朗因素的主要來源

以下為很有可能會導致下個財政年度的資 產及負債的賬面值須作出重大調整的日後 主要假設,以及其他於報告期末的估計不 明朗因素的主要來源。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY — Continued

Key sources of estimation uncertainty - Continued

Impairment loss recognised in respect of trade and bills receivables

The Group performs ongoing credit evaluations of its customers and adjusts credit limits based on payment history and the customers' current credit-worthiness, as determined by the review of their current credit information. The Group continuously monitors collections and payments from its customers and maintains a provision for estimated credit losses have historically been within the Group's expectations and the Group will continue to monitor the collections from customers and maintain an appropriate level of estimated credit losses. A reversal of impairment loss of approximately RMB103,000 (2016: Impairment loss of RMB445,000) was recognised for the year.

Allowance for inventories

The Directors review an aging analysis at the end of each reporting period, and makes allowance for obsolete and slowing-moving inventory items identified that are no longer suitable for sale. The Directors estimate the net realisable value for finished goods based primarily on the latest invoice prices and current market conditions. The Group carries out an inventory review on a product-by-product basis at the end of each reporting period and make allowance for obsoletes items. An impairment loss of approximately RMB647,000 (2016: Nil) was recognised for the year.

Provision for claim

During the current and prior years, the Group had been involved in a dispute (Note 34). The Directors determine the provision for claim based on their best estimates according to their understanding of legal advice. Where the final outcome of the claim and negotiation with the respective party is different from the estimation made by the directors, such difference will impact the provision for claims in the year in which such determination is finalised. A provision for claim of RMBNil was made for the year ended 31 December 2017 (2016: RMB86,000).

4. 關鍵會計判斷及估計不明朗因素的主要來源 **一** 續

估計不明朗因素的主要來源 - 續

就應收貿易賬款及應收票據確認減值 虧損

本集團對其客戶進行持續信貸評估,並根據客戶過往的付款記錄及目前的信用度(信用度乃透過對其目前的信用資料進行審核而釐定)對信用額度進行調整。本集團持續監察其客戶的收款及付款,並對過往在本集團預期範圍內的估計信貸虧損維持撥備,且本集團將持續監控其客戶的收款情況並維持適當水平的估計信貸虧損。年內確認減值虧損撥回約人民幣103,000元(二零一六年:減值虧損人民幣445,000元)。

存貨撥備

董事於各報告期'末審核賬齡分析,並對確認為不再適合於銷售的過時及滯銷庫存品作出撥備。董事主要根據最近期的發票價格及目前的市況對該等製成品的可變現淨值進行估算。本集團於各報告期末對產品進行逐項盤點,並對過時品種作出撥備。年內確認減值虧損約人民幣647,000元(二零一六年:無)。

索償撥備

於本年度及過往年度期間,本集團被捲入一場糾紛中(附註34)。根據其對法律意見的理解,董事基於其最佳估釐定索償撥備。倘有關索償及與各方協商之最終結果有別於董事作出的估計,則該等差異會影響年內達成該釐定的索償撥備。截至二零一七年十二月三十一日止年度,已作出索償撥備金額為人民幣零元(二零一六年:人民幣86,000元)。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

5. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through optimisation of the debt and equity balance.

The gearing ratio at the end of the reporting period was as follows:

5. 資本風險管理

本集團管理其資本乃為確保本集團旗下的 實體能持續經營業務,同時透過優化債務 及權益之間的均衡狀態,為股東帶來最大 回報。

於報告期末的資本負債比率如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Debts (Note (i)) Bank balances and cash	債務(附註(I)) 銀行結餘及現金	42,573 (5,265)	50,617 (2,834)
Net debt	淨債務	37,308	47,783
Capital deficiency (Note (ii))	資本虧絀(附註(ii))	(40,655)	(51,078)
Net debt to equity ratio	淨債務對權益比率	N/A* 不適用*	N/A* 不適用*

Notes:

- (i) Debts comprise amount due to a director/former director/a major shareholder/ a former shareholder, other borrowings and loan from a major shareholder.
- Capital deficiency includes all capital and reserves attributable to owners of the Company.
- * As the Group had a net deficiency in capital at 31 December 2017 and 2016, the Group's gearing ratio as at that date were not applicable. The directors of the Company have given careful consideration on the measures currently undertaken in respect of the Group's liquidity position. The directors of the Company believe that the Group will be able to meet in full its financial obligations as they fall due based on the Group's working capital sufficiency plans.

附註:

- 債務包括應付一名董事/前董事/一名主要 股東/一名前股東款項董事/其他借貸及來 自一名主要股東之貸款。
- (ii) 資本虧絀包括本公司擁有人應佔的所有資本 及儲備。
- * 由於本集團於二零一七年及二零一六年十二 月三十一日之資本處於淨虧絀水平,故本集 團於該日之資本負債比率並不適用。本公司 董事已審慎考慮目前就本集團之流動資金狀 况採取之措施。本公司董事相信,根據本集 團營運資金之充足性計劃,將能全面履行其 到期之財務責任。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

6. FINANCIAL RISK MANAGEMENT

6. 財務風險管理

Categories of financial instruments

金融工具類別

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Financial assets Loan and receivables (including bank balances and cash)	金融資產 貸款及應收賬款 (包括銀行結餘及現金)	26,566	8,687
Financial liabilities at amortised cost	按攤銷成本列賬之金融負債	68,816	60,759

7. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's major financial instruments include trade and bills receivables, deposits and other receivables, pledged bank deposits, bank balances and cash, trade payables, other payables, dividend payable, amount due to a director/former director/a major shareholder/a former shareholder, other borrowings and loan from a major shareholder are disclosed in respective notes. The risks associated with these financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on timely and effective manner.

Currency risk

The Group operates in the PRC with most of the transactions denominated and settled in RMB and USD. The Group's foreign currency is mainly HKD. The Group has certain portion of the other receivables, bank balances and cash and other payables that are denominated in currencies other than the functional currency to which they relate.

7. 財務風險管理的目標及政策

本集團的主要金融工具包括應收貿易賬款及應收票據、按金及其他應收賬款、短行存款、銀行結餘及現金、應付貿易賬款、其他應付賬款、應付股息、應付房中之至數東/前董事/一名主要股東/一名主要股東/一名主要股東/自一的股東之貸款的詳情於各相關附註中披露。貨款的計情於各相關附註中披露。貨團險及利率風險之行。管理層會管理並監控該等風險承擔,以確保及時有效地實施適當措施。

貨幣風險

本集團於中國經營業務,大部分交易以人 民幣及美元計值及結算。本集團之外幣主 要為港元。本集團若干部分的其他應收賬 款、銀行結餘及現金以及其他應付賬款以 與之相關功能貨幣以外的貨幣計值。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

7. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES — Continued

Currency risk - Continued

The following table shows the Group's exposure at the end of reporting period to currency risk arising from recognised assets and liabilities denominated in a currency other than the functional currency of the entity to which they relate.

7. 財務風險管理的目標及政策 - 續

貨幣風險 - 續

下表列示本集團於報告期末已確認資產及 負債(以與之相關的實體的功能貨幣以外的 貨幣計值)所引致的貨幣風險。

		2017 二零一七年 RMB'000 人民幣千元	RMB'000
Assets	資 產	7	69
Liabilities	負債	—	(936)

The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

本集團目前並無外幣對沖政策。然而,管理層會監控外匯風險,並將於必要時考慮對沖重大外幣風險。

Interest rate risk

The Group do not expose any fair value interest rate risk in relation to fixed-rate bank borrowings for the year ended 31 December 2017.

The Group is also exposed to cash flow interest rate risk in relation to its variable rate bank balances. The Group considered that the effect of the cash flow interest rate is minimal and no sensitivity analysis to interest rate risk is presented.

利率風險

於截至二零一七年十二月三十一日止年度, 本集團並無面對有關其定息銀行借貸之任 何公平值利率風險。

本集團亦面對有關與其可變利率之銀行結 餘有關之現金流量利率風險。本集團認為 現金流量利率影響甚微,故此沒有就利率 風險呈列任何敏感度分析。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

7. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES — Continued

Credit risk

At 31 December 2017 and 2016, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to the failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The Group reviews the recoverable amount of each individual trade and other debtor at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the Directors consider that the Group's credit risk is significantly reduced.

The Group has concentration of credit risk as 72% (2016: 35%) and 98% (2016: 63%) of the total trade receivables was due from the Group's largest customer and the five largest customers respectively.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international creditrating agencies and authorised banks in the PRC with high-credit rating.

Liquidity risk

The Group is exposed to liquidity risk as at 31 December 2017 as its financial assets due within one year was less than its financial liabilities due within one year. The Group had net current liabilities of approximately RMB2,255,000 as at 31 December 2017. The liquidity of the Group depends upon the positive cash flows expected to be generated from the Group's future operations and successfully obtain new working capital in order to meet the Group's future working capital and financial requirements. Details of which are set out in Note 3.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities based on the agreed repayment dates. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period.

7. 財務風險管理的目標及政策 - 續

信貸風險

於二零一七年及二零一六年十二月三十一日,本集團就對手方未能履行其責任而面 臨的最高信貸風險(將導致本集團的財務虧 損),乃因綜合財務狀況表所述各已確認金 融資產的賬面值而引致。

本集團於各報告期末檢討各應收貿易賬款 及其他應收賬款的可收回款項,以確保對 不可收回的款項計提足夠的減值虧損。就 此而言,董事認為,本集團的信貸風險已 大大降低。

本集團存在集中信貸風險,應收貿易賬款總額中的72%(二零一六年:35%)以及98%(二零一六年:63%)分別來自本集團最大客戶以及五大客戶。

由於對手方乃獲國際信貸評級機構授予較 高信貸評級的銀行及有高信貸評級的中國 授權銀行,因此本集團與流動資金有關的 信貸風險有限。

流動資金風險

由於本集團於一年內到期的金融資產少於一年內到期的金融負債,因此本集團於二零一七年十二月三十一日面臨流動資金風險。於二零一七年十二月三十一日,本集團的流動負債淨額約為人民幣2,255,000元。本集團之流動資金取決於本集團未來業務預期將產生正現金流量,以及成功取得營運資金滿足本集團的未來營運資金及財務需求。有關詳情載於附註3。

下表詳述根據協定的還款日期,本集團非衍生金融負債的餘下合約到期時間。該表乃根據本集團可能須支付的最早日期按照金融負債的未貼現現金流量草擬。該表包括利息及本金現金流量。倘利息流量為浮動利率,則未貼現數額乃根據報告期末之利率曲線計算得出。

綜合財務報表附註 For the year ended 31 December 2017

截至二零一七年十二月三十一日止年度

FINANCIAL RISK MANAGEMENT OBJECTIVES **AND POLICIES — Continued**

7. 財務風險管理的目標及政策 - 續

Liquidity tables

流動資金表

		Within 1 year or repayable on demand 一年內或	Between 1 and 2 years	Between 2 and 5 years	Total undiscounted cash flow 未貼現的	Carrying amounts
		按要求償還	一年至兩年	兩年至五年	現金流量總額	賬面值
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 31 December 2017	於二零一七年十二月三十一日					
Other financial liabilities at	按攤銷成本列賬之其他					
amortised cost:	金融負債:					
Trade payables	應付貿易賬款	14,799	-	-	14,799	14,799
Other payables	其他應付賬款	7,004	-	-	7,004	7,004
Amount due to a director	應付一名董事款項	539	-	-	539	539
Amount due to a former director	應付一名前董事款項	1,775	-	-	1,775	1,775
Amount due to a major shareholder	應付一名主要股東款項	275	-	-	275	275
Dividends payables	應付股息	4,440	-	-	4,440	4,440
Other borrowings	其他借貸	1,520	-	-	1,520	1,520
Loan from a major shareholder	來自一名主要股東之貸款	-	-	46,000	46,000	38,464
		30,352	-	46,000	76,352	68,816
At 31 December 2016	於二零一六年十二月三十一日					
Other financial liabilities at amortised cost:	按攤銷成本列賬之其他 金融負債:					
Trade payables	應付貿易賬款	4,367	_	_	4,367	4,367
Other payables	其他應付賬款	1,335	_	_	1,335	1,335
Amount due to a former director	應付一名前董事款項	11,206	_	_	11,206	11,206
Amount due to a major shareholder	應付一名主要股東款項	2,000	_	_	2,000	2,000
Amount due to a former shareholder	應付一名前股東款項	31,191	_	_	31,191	31,191
Dividends payables	應付股息	4,440	_	-	4,440	4,440
Other borrowings	其他借貸	6,220		-	6,220	6,220
		60,759	_	_	60,759	60,759

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

8. FAIR VALUE

The fair value of financial assets and financial liabilities are determined as follows:

- the fair value of financial assets and financial liabilities with standard terms and conditions and traded in active liquid markets are determined with reference to quoted market bid prices and ask prices, respectively;
- the fair value of other financial assets and financial liabilities (excluding derivate instruments) is determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices from observable current market transactions and dealer quotes for similar instruments; and
- the fair value if non-optional derivative instrument is calculated using quoted prices where such prices are not available, the fair value is estimated using discounted cash flow analysis and the applicable curve for the duration of the instruments.
 For option based derivative, the fair value is estimated using option pricing model (for example, the Binomial model).

The Directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate to their fair values due to their short-term maturities.

8. 公平值

金融資產及金融負債之公平值釐定如下:

- 具有標準條款及條件並於活躍流動市場買賣之金融資產及金融負債,乃分別參考所報市場買盤價及賣盤價釐定公平值;
- 其他金融資產及金融負債(不包括衍生工具)之公平值乃根據普遍採納定價模型按貼現現金流量分析使用可觀察現時市場交易之價格及類似工具交易商報價釐定:及
- 非期權衍生工具之公平值乃以掛牌價計算,或如無掛牌價,則公平值以貼現現金流量分析及工具壽命期內之適用曲線估算。期權基準之衍生工具,其公平值以期權定價模型(如二項模型)估算。

董事認為,綜合財務報表中按經攤銷成本 入賬之金融資產及金融負債之賬面值,因 到期日屬短期而與其公平值相若。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

9. REVENUE AND OTHER INCOME

Revenue, which is also the Group's turnover, represents the net amounts received and receivable for goods sold by the Group to outside customers, net of discounts and sales related taxes.

An analysis of the Group's revenue and other income for the year are as follows:

9. 收益及其他收入

收益(亦為本集團之營業額)指本集團向外 界客戶出售貨品的已收及應收賬款扣除折 扣及與銷售相關的税項後的淨額。

本集團的年度收益及其他收入分析如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Revenue Sales of controller systems for electronic equipment and electronic component and subassembly for electronic	收益 銷售電子設備及電子元件的 控制器系統及電子 用品部件		
appliances	713 44 4611	44,529	14,337
		44,529	14,337
Other income	其他收入		
Bank interest income	銀行利息收入	2	3
Sundry income	雜項收入	12	2
		14	5

10. SEGMENT INFORMATION

For management purpose, the Group operates in one business unit based on its products, and has only one reportable and operating segment which is controller systems for electronic equipment and electronic component and subassembly for electronic appliances.

Geographical information

The Group's business is primarily operated in the PRC. All of the Group's revenue is attributable to customers in Asia (mainly including the PRC and Hong Kong).

An analysis of the carrying amount of segment assets by geographical area in which the assets are located has not been presented as they are substantially located in the PRC.

10. 分部資料

就管理而言,本集團按其產品以單一業務 單位經營,並僅設有一個可呈報及經營分 部,即電子設備及電子元件的控制器系統 及電子用品部件。

地區資料

本集團的業務主要在中國經營。本集團之 收益全數來自亞洲(主要包括中國及香港) 的客戶。

由於大部分分部資產位於中國,故此並無按資產所在地區呈列有關賬面值的分析。

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

10. SEGMENT INFORMATION — Continued

10. 分部資料 - 續

Major customers

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

主要客戶

於相關年度,來自對本集團總營業額貢獻 超過10%的客戶之營業額載列如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Customer A ¹	客戶A ¹	27,643	_
Customer B ¹	客戶B1	4,861	_
Customer C ¹	客戶 C ¹	4,368	_
Customer D ¹	客戶 D ¹	_	2,596
Customer E ¹	客戶E1	_	2,370
Customer F ¹	客戶F1	_	1,745
Customer G ¹	客戶G1	-	1,473

Turnover from electronic appliances.

11. OTHER GAINS AND LOSSES

11. 其他收益及虧損

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Reversal of impairment loss on trade receivables Impairment loss on trade and other receivables and paid in advances Written off of trade and other receivables Written off of paid in advances	應收貿易賬款減值虧損撥回	103	-
	應收貿易賬款及其他應收賬款及	-	(445)
	已付預付款項減值虧損	(503)	-
	撇銷應收貿易賬款及其他應收賬款	(156)	-
	撇銷已付預付款項	(556)	(445)

12. FINANCE COSTS

12. 融資成本

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Imputed interest expense on loan from a major shareholder	來自一名主要股東貸款之 估計利息開支	1,948	_

來自電子用品之營業額。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

13. LOSS BEFORE TAXATION

13. 除税前虧損

	2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Loss before taxation has been arrived 除税前虧損已扣除 at after charging: 以下項目:		
Staff costs, excluding chairman, directors' and 員工成本(不包括主席、supervisors' emoluments 董事及監事酬金) — Salaries, wages and other benefits in kind — Retirement benefits scheme contributions — 退休福利計劃供款	fij 1,314 60	1,683 70
Total staff costs 總員工成本	1,374	1,753
Amortisation of prepaid lease payment Depreciation of plant and equipment Depreciation of investment properties 攤銷預付租賃款項 廠房及設備折舊 投資物業折舊	- 36 -	121 39 29
Total depreciation and amortisation 折舊及攤銷總額	36	189
Auditor's remuneration 核數師酬金 Cost of inventories recognised 已確認為開支的存貨成本	500	541
as an expense Net foreign exchange losses Operating lease rentals for rented premises Written off of plant and equipment	43,869 5 61	12,648 29 183 29

14. INCOME TAX EXPENSE (CREDIT)

14. 所得税開支(抵免)

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Hong Kong profits tax — Current year — Over-provision in previous years	香港利得税 一本年度 一過往年度超額撥備	58 -	_ (2)
Income tax credit for the year	年內所得税抵免	58	(2)

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the Company and the PRC subsidiaries is 25% from 1 January 2008 onwards. No provision for PRC Enterprise Income Tax has been provided for the year ended 31 December 2017 as the Group did not generate any assessable profits arising in the PRC for the year ended 31 December 2017 (2016: Nil).

根據中國企業所得稅法(「企業所得稅法」) 及企業所得稅法實施條例,自二零零八年 一月一日起,本公司及中國附屬公司的稅 率為25%。由於本集團於截至二零一七年 十二月三十一日止年度並未在中國產生任 何應課稅溢利,故並無於截至二零一七年 十二月三十一日止年度就中國企業所得稅 計提撥備(二零一六年:無)。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

14. INCOME TAX EXPENSE (CREDIT) — Continued

Hong Kong profits tax is calculated at 16.5% of the estimated assessable profit for the year. No provision for Hong Kong profits tax was made for the year ended 31 December 2017 and 2016 as the Group did not generate any assessable profits arising in Hong Kong for that year.

The income tax credit for the year can be reconciled to the loss before taxation per the consolidated statement of profit or loss and other comprehensive income as follows:

14. 所得税開支(抵免) - 續

香港利得税按年內的估計應課税溢利的 16.5%計算。由於本集團於截至二零一七 年及二零一六年十二月三十一日止年度並 未在香港產生任何應課税溢利,故並無於 該年度就香港利得稅計提撥備。

年內所得稅抵免可與綜合損益及其他全面 收益表所列除稅前虧損對賬如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Loss before taxation	除税前虧損	(7,117)	(2,626)
Tax at the applicable tax rate of 25% (2016: 25%)	按適用税率25% (二零一六年:25%)計算 的税項	(1 770)	(65.7)
Effect of different tax rates of subsidiaries operating in other jurisdictions	在其他司法權區經營的 附屬公司的税率差異的影響	(1,779)	(657)
Tax effect of expenses not deductible for tax purposes Tax effect of unused tax losses not	就税務而言不可扣税開支的 税務影響 未確認未動用税項虧損的	351	477
recognised Tax reduction	税務影響 減税	1,480 (87)	163
Over-provision in previous years Utilisation of tax losses previously not recognised	過往年度超額撥備動用未曾確認税務虧損	_	(2)
Income tax expense (credit) for the year	年內所得税開支(抵免)	58	(2)

15. DIVIDENDS

No dividend was paid or proposed for the year ended 31 December 2017 (2016: Nil), nor has any dividend been proposed since the end of the reporting period.

15. 股息

並無就截至二零一七年十二月三十一日止年度支付或建議派付任何股息(二零一六年:無),自報告期末以來,亦無建議派付任何股息。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

16. STAFF COSTS (INCLUDING CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS)

16. 員工成本(包括主席、董事及監事酬金)

	2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
_	資及其他實物福利1,509計劃供款60	1,723 70
	1,569	1,793

Hong Kong

The Group operates a mandatory provident fund scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for its Hong Kong employees. The MPF Scheme is a defined contribution retirement plan administered by independent trustees, Under the MPF scheme, each of the Group companies (the "employer") in Hong Kong and its employees makes monthly contribution to the scheme a 5% of the employee's earning as defined under the Mandatory Provident Fund Legislation. The contributions from each of the employer and employees are subject to a cap of HKD1,500 per month (2016: HKD1,500 per month), a total contribution of approximately RMB29,000 (2016: RMB23,000) was made by the Group in respect of this scheme.

The PRC, other than Hong Kong

As stipulated by rules and regulations in the PRC, the Company and those subsidiaries, which operated in the PRC, are required to contribute to a state-sponsored retirement plan for all its employees. The state-sponsored retirement plan is responsible for the entire pension obligations payable to all retired employees. Under the state-sponsored retirement plan, the Group has no further obligations for the actual pension payments or post-retirement benefits beyond the annual contributions, a total contribution of approximately RMB31,000 (2016: RMB47,000) was made by the Group in respect of this scheme.

香港

本集團安排香港僱員參與由香港強制性公積金計劃條例規定的強制性公積金計劃(「強積金計劃」)。強積金計劃屬於界定供款退休計劃,由獨立受託人管理。根據強積金計劃,本集團於香港的各公司(「僱主」)及其僱員每月均按有關僱員的5%收入(定義見強制性公積金法例)作出供款。僱主及僱員的供款以每月1,500港元(二零一六年:每月1,500港元)為限,本集團就該計劃作出的供款總額約為人民幣29,000元(二零一六年:人民幣23,000元)。

中國(香港除外)

按照中國的條例及法規規定,本公司及在中國營運的該等附屬公司須向所有僱員作出國家退休福利計劃供款。國家退休福利計劃負責向所有退休僱員支付全部退休金。根據國家退休福利計劃,本集團除每年供款外,毋須對其他實際退休金付款或退休後福利作出任何承擔,本集團就該計劃作出的供款總額約為人民幣31,000元(二零一六年:人民幣47,000元)。

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

17. CHAIRMAN, DIRECTORS' AND SUPERVISORS' **EMOLUMENTS**

主席、董事及監事酬金

17. 主席、董事及監事酬金

Chairman, directors' and supervisors' emoluments

The emoluments paid or payable to each of the seven (2016: seventeen) chairman, directors and three (2016: seven) supervisors were as follows:

已付或應付七名(二零一六年:十七名)主 席、董事及三名(二零一六年:七名)監事 的酬金如下:

Year ended 31 December 2017

截至二零一七年十二月三十一日止年度

Name 姓名		Fees 袍金 RMB'000 人民幣千元	Salaries, allowances and benefits in kind 薪金、津貼 及實物福利 RMB'000 人民幣千元	Retirement benefits scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Executive directors	執行董事				
Mr. He Keng (Chairman)	何鏗先生(主席)	-	-	-	-
Ms. Wu Shanhong	吳珊紅女士	-	26	-	26
Mr. Chen Weiqiang	陳偉強先生	-	25	-	25
Mr. Ding Cheng	丁成先生	-	25	-	25
Independent non-executive directors	獨立非執行董事				
Mr. Zhang Zhuoyong	張卓永先生	38	-	-	38
Mr. Zhang Tieyi	章鐵毅先生	38	-	-	38
Mr. Kwok Kim Hung, Eddie	郭劍雄先生	43	-	-	43
Supervisors	監事				
Mr. Shi Huanmiao	石歡苗先生	-	-	-	-
Mr. Zhang Shenggen	張生根先生	-	-	-	-
Mr. Chen Yuankang	陳元康先生	-	-	-	
Total	總計	119	76	-	195

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17. CHAIRMAN, DIRECTORS' AND SUPERVISORS' 17. 主席、董事及監事酬金 - 續 **EMOLUMENTS** — Continued

Chairman, directors' and supervisors' emoluments Continued

主席、董事及監事酬金 - 續

Year ended 31 December 2016

截至二零一六年十二月三十一日止年度

Name 姓名		Fees 袍金 RMB'000 人民幣千元	Salaries, allowances and benefits in kind 薪金、津貼 及實物福利 RMB'000 人民幣千元	Retirement benefits scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Executive directors	執行董事				
Mr. He Keng (Chairman) (appointed on 13 December 2016) Mr. Zhu Guo An (Chairman)	何鏗先生(主席)(於二零一六年 十二月十三日獲委任) 諸國安先生(於二零一六年	-	-	-	-
(resigned on 13 December 2016)	十二月十三日辭任)	_	_	_	_
Ms. Wu Shanhong (appointed on 13 December 2016)	吳珊紅女士(於二零一六年 十二月十三日獲委任)	_	_	_	_
Mr. Chen Weiqiang (appointed on 13 December 2016)	陳偉強先生(於二零一六年 十二月十三日獲委任)	-	-	_	-
Mr. Ding Cheng (appointed on 13 December 2016)	丁成先生(於二零一六年 十二月十三日獲委任)	_	-	_	-
Mr. Qi Yong Qiang (resigned on 15 September 2016)	亓勇強先生(於二零一六年 九月十五日辭任)	_	-	_	-
Mr. Zhu Chun Rong (appointed on 7 June 2016 and	朱春榮先生(於二零一六年 六月七日獲委任及於二零一六年				
resigned on 13 December 2016)	十二月十三日辭任)	-	-	-	-
Mr. Yu Nian Hua (resigned on 7 June 2016)	余念華先生(於二零一六年 六月七日辭任)	-	-	-	-
Non-executive directors	非執行董事				
Mr. Jiang Guo Ping	姜國平先生(於二零一六年				
(resigned on 13 December 2016) Mr. Zheng Xin	十二月十三日辭任) 鄭新先生(於二零一六年	-	-	_	-
(resigned on 13 December 2016)	十二月十三日辭任)	_	_	_	_
Mr. Zhu Guo Dan	諸國淡先生(於二零一六年				
(resigned on 13 December 2016)	十二月十三日辭任)	-	-	-	-

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

17. CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS — Continued

17. 主席、董事及監事酬金 - 續

Chairman, directors' and supervisors' emoluments — Continued

主席、董事及監事酬金 - 續

Name 姓名		Fees 袍金 RMB'000 人民幣千元	Salaries, allowances and benefits in kind 薪金、津貼 及實物福利 RMB'000 人民幣千元	Retirement benefits scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Independent non-executive directors	獨立非執行董事				
Mr. Jiang Mei Yin (resigned on 7 June 2016)	姜美銀先生(於二零一六年 六月七日辭任)	_	_	_	_
Mr. Zhang Zhuoyong	張卓永先生(於二零一六年				
(appointed on 13 December 2016)	十二月十三日獲委任)	_	_	_	-
Mr. Zhang Tieyi	章鐵毅先生(於二零一六年				
(appointed on 13 December 2016) Mr. Lu Xiang Tai	十二月十三日獲委任) 陸祥泰先生(於二零一六年	-	_	_	_
(resigned on 13 December 2016)	十二月十三日辭任)	_	_	_	_
Mr. Kwok Kim Hung, Eddie	郭劍雄先生	40	_	_	40
Mr. Lu Song Qian (appointed on 7 June 2016 and	魯松千先生(於二零一六年 六月七日獲委任及於二零一六年				
resigned on 13 December 2016)	十二月十三日辭任)	_	_	_	_
Supervisors	監事				
Mrs. Mao Lihong	毛利紅女士(於二零一六年				
(resigned on 7 June 2016)	六月七日辭任)	-	-	-	-
Mr. Lu Guo Xun	魯國勛先生(於二零一六年				
(appointed on 7 June 2016 and	六月七日獲委任及於二零一六年				
resigned on 13 December 2016) Mr. Shi Huanmiao	十二月十三日辭任) 石歡苗先生(於二零一六年	_	_	_	_
(appointed on 13 December 2016)	十二月十三日獲委任)	_	_	_	_
Mr. Zhang Shenggen	張生根先生(於二零一六年				
(appointed on 13 December 2016)	十二月十三日獲委任)	_	_	_	_
Mr. Chen Yuankang	陳元康先生(於二零一六年				
(appointed on 13 December 2016)	十二月十三日獲委任)	_	-	_	_
Mr. Li Yuhua	李玉華先生(於二零一六年				
(resigned on 13 December 2016) Mrs. Shi Wei Na	十二月十三日辭任) 史維娜女士(於二零一六年	_	_	_	_
(resigned on 13 December 2016)	十二月十三日辭任)	_	_	_	_
Total	總計	40	_	-	40

Note:

附註:

No directors and supervisors waived or agreed to waive any emoluments for the two years ended 31 December 2017 and 2016.

截至二零一七年及二零一六年十二月三十一日止兩 個年度並無董事及監事放棄或同意放棄任何酬金。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

17. CHAIRMAN, DIRECTORS' AND SUPERVISORS' EMOLUMENTS — Continued

17. 主席、董事及監事酬金 - 續

Senior management's emoluments

Of the five individuals with highest emoluments in the Group, none (2016: none) was a director of the Company whose emolument are included in the disclosures above. The emoluments of the remaining five (2016: five) highest paid individuals were as follows:

高級管理層酬金

本集團五名最高薪酬人士中,概無(二零一六年:無)本公司董事,其酬金載列於上 文的披露資料中。其餘五名(二零一六年: 五名)最高薪酬人士的酬金如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Salaries and other benefits in kind Retirement benefits scheme contributions	薪金及其他實物福利 退休福利計劃供款	665 33	798 31
		698	829

Their emoluments were within the following band:

彼等之酬金均介乎以下範圍內:

Number of employees 僱員人數

		2017 二零一七年	2016 二零一六年
Nil to RMB1,000,000	零至人民幣1,000,000元	5	5

No emolument have been paid by the Group to the directors and supervisors of the Company or the five highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during the two years ended 31 December 2017 and 2016.

No bonuses paid or receivable which are discretionary or based on the Company's, the group's or any member of the group's performance for the financial year ended 31 December 2017. 截至二零一七年及二零一六年十二月 三十一日止兩個年度,本集團並無向本公司董事及監事或五位最高薪酬人士支付酬 金作為吸引加入或加入本集團時之獎金, 或作為離職補償。

截至二零一七年十二月三十一日止財政年度,概無已付或應付酌情花紅或基於本公司、本集團或本集團旗下任何公司的表現 的花紅。

18. LOSS PER SHARE

The calculation of the basic loss per share is based on the loss for the year attributable to owners of the Company of approximately RMB7,175,000 (2016: RMB2,624,000) divided by the weighted average number of 500,000,000 shares (2016: 500,000,000 shares) in issue during the year.

18. 每股虧損

每股基本虧損乃根據本公司擁有人應佔年內虧損約人民幣7,175,000元(二零一六年:人民幣2,624,000元)除以年內已發行股份的加權平均股數500,000,000股(二零一六年:500,000,000股)計算。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

18. LOSS PER SHARE - Continued

No diluted loss per share have been presented for the two years ended 31 December 2017 and 2016 as there was no diluted potential ordinary share outstanding for both years.

19. PLANT AND EQUIPMENT

18. 每股虧損 - 續

由於截至二零一七年及二零一六年十二月 三十一日止兩個年度並無發行可能具有攤 薄效應的普通股,因此並無呈列該兩個年 度的每股攤薄虧損。

19. 廠房及設備

Computer and office equipment 電腦及 辦公室設備 RMB'000 人民幣千元

COST At 1 January 2016 Written off	成本 於二零一六年一月一日 撤銷	668 (58)
At 31 December 2016 Additions	於二零一六年十二月三十一日 添置	610
At 31 December 2017	於二零一七年十二月三十一日	619
ACCUMULATED DEPRECIATION At 1 January 2016 Provided for the year Eliminated on written off	累計折舊 於二零一六年一月一日 年內撥備 於撇銷時對銷	509 39 (29)
At 31 December 2016 Provided for the year	於二零一六年十二月三十一日 年內撥備	519 36
At 31 December 2017	於二零一七年十二月三十一日	555
CARRYING VALUES At 31 December 2017	賬面值 於二零一七年十二月三十一日	64
At 31 December 2016	於二零一六年十二月三十一日	91

Note:

The above items of plant and equipment are depreciated on a straight-line basis over the estimated useful lives less their residual values at the following rates per annum:

Computer and office equipment

20%

附註:

上述廠房及設備項目乃於估計可使用年期內減去其 殘值並以直線法按下列年率折舊:

電腦及辦公室設備 20%

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

20. INVENTORIES

20. 存貨

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Raw materials Finished goods	原材料 製成品	647 1,137	1,294 865
		1,784	2,159

The cost of inventories recognised as an expense include approximately RMB647,000 (2016: Nil) in respect of write-downs of inventory to net realisable value.

就撇減存貨至可變現淨值而言,確認為開支之存貨成本包括約人民幣647,000元(二零一六年:無)。

21. TRADE AND BILLS RECEIVABLES

21. 應收貿易賬款及應收票據

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Trade receivables Less: Accumulated impairment losses	應收貿易賬款 減:累計減值虧損	15,288 (343)	6,150 (445)
Trade receivables, net of impairment Bills receivable	應收貿易款項,扣除減值 應收票據	14,945 5,933	5,705
		20,878	5,705

The Group allows an average credit period of 90 days to its trade customers.

Impairment loss on trade receivables is recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade receivables directly.

At the end of each reporting period, the Group's trade receivables were individually determined to impair. The individually impaired receivables are recognised based on the credit history of its customers, such as financial difficulties or default in payments, and current market conditions. Consequently, specific provision for impairment was recognised.

本集團給予其貿易客戶的平均信貸期為90 日。

應收貿易賬款之減值虧損採用撥備賬記錄, 惟本集團確信款項回收希望不大者除外(在 此情況下,減值虧損直接於應收貿易賬款 撇銷)。

於各報告期末,本集團之個別應收貿易賬款被確認為已發生減值。個別已減值應收 賬款乃基於其客戶之信貸記錄,如財務困 難或拖欠付款以及現有市場狀況而予以確 認。因此,已確認特定減值撥備。

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

21. TRADE AND BILLS RECEIVABLES - Continued

21. 應收貿易賬款及應收票據 - 續

The aged analysis of trade receivables presented based on the invoice date, net of impairment losses recognised was as follows:

以下為按發票日呈列的應收貿易賬款(已扣 除已確認的減值虧損)的賬齡分析:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
0–90 days 91–180 days 181–365 days Over 365 days	0至90日 91至180日 181至365日 365日以上	8,029 1,900 5,015 1	3,344 34 1,833 494
		14,945	5,705

The movements in impairment losses of trade receivables were as follows:

應收貿易賬款的減值虧損的變動如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
At 1 January Recognise during the year Reversal of previously impaired Written off during the year Exchange realigment	於一月一日 年內確認 過往減值撥回 年內撇銷 滙兑調整	445 - (103) - 1	42 445 - (42)
At 31 December	於十二月三十一日	343	445

At 31 December 2017, included in the impairment loss are individually impaired trade receivables in the Group with an aggregate balance of approximately RMB343,000 (2016: RMB445,000) which are long outstanding and have been placed in severe financial difficulties and the management assessed that the recovery of the amounts is doubtful. The Group does not hold any collateral over these balances.

於二零一七年十二月三十一日,減值虧損 包括結餘合計約人民幣343,000元(二零 一六年:人民幣445,000元)之長期未償還 且已置於嚴重財務困難中的已個別減值的 本集團應收貿易賬款,管理層評定追回款 項為呆賬。本集團並無就該等結餘持有任 何抵押品。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

21. TRADE AND BILLS RECEIVABLES — Continued

21. 應收貿易賬款及應收票據 - 續

The aging analysis of trade receivables which were past due but not impaired are as follows:

已逾期但未減值的應收貿易賬款的賬齡分析如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Within 90 days past due 91 to 180 days past due Over 180 days past due	逾期90日內 逾期91至180日 逾期180日以上	1,900 5,015 1	34 1,833 494
		6,916	2,361

Trade receivables that were neither past due nor impaired related to a wide range of customers for whom there was no recent history of default. 未逾期未減值的應收貿易賬款與近期無拖欠記錄的許多客戶有關。

Trade receivables that were past due but not impaired related to a number of independent customers that have a good track record with the Group. Based on past experience, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. The Group does not hold any collateral over these balances.

已逾期但未減值的應收貿易賬款與許多與本集團擁有良好往績記錄的獨立客戶有關。根據過往經驗,管理層認為該等結餘的信貸質素並無重大改變,且仍被視為可全數收回,故毋須作出任何減值備抵。本集團並無就該等結餘持有任何抵押品。

22. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

22. 預付款項、按金及其他應收賬款

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Prepayments Deposits Other receivables Amount due from a related company (Note)	預付款項 按金 其他應收賬款 應收一家關連公司款項(附註)	173 21 641 400	1 34 650
Less: Accumulated impairment losses	減:累計減值虧損	1,235 (639) 596	685 (639) 46

Note: The amount is unsecured, interest-free and has no fixed term of repayment.

附註: 該款項為無抵押、免息且無固定還款期。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

22. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES — Continued

The movements in impairment losses of prepayments, deposits and other receivables were as follows:

22. 預付款項、按金及其他應收賬款 一續

預付款項、按金及其他應收賬款的減值虧 損的變動如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
At 1 January Recognise during the year	於一月一日 年內確認	639 -	639 _
At 31 December	於十二月三十一日	639	639

At 31 December 2017, included in the impairment loss are individually impaired prepayments, deposits and other receivables is the Group with an aggregate balance of approximately RMB639,000 (2016: RMB639,000) which are have been placed in severe financial difficulties and the management assessed that the recovery of the amounts as doubtful. The Group does not hold any collateral over these balances.

於二零一七年十二月三十一日,減值虧損包括結餘合計約人民幣639,000元(二零一六年:人民幣639,000元)之已置於嚴重財務困難中的已個別減值的本集團預付款項、按金及其他應收賬款,管理層評定追回款項為呆賬。本集團並無就該等結餘持有任何抵押品。

23. PLEDGED BANK DEPOSITS

Pledged bank deposits as at 31 December 2016 represented cash at bank held by a subsidiary pledged for issuance of a bank guarantee of USD14,500. The pledged bank deposits carried fixed interest rate of 0.01% per annum and were released during the year ended 31 December 2017.

23. 已抵押銀行存款

於二零一六年十二月三十一日之已抵押銀行存款指就發行14,500美元的銀行擔保而抵押的由一間附屬公司所持有的銀行現金。已抵押銀行存款按0.01厘的固定年利率計息及於截至二零一七年十二月三十一日止年度解除抵押。

24. BANK BALANCES AND CASH

Bank balances carry interest at market rates ranged from 0.01% to 0.35% (2016: 0.01% to 0.35%) per annum.

At 31 December 2017 approximately RMB5,108,000 was denominated in RMB and deposited with banks in the PRC (2016: RMB2,760,000). RMB is not freely convertible into other currencies, however, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through authorised banks to conduct foreign exchange business.

24. 銀行結餘及現金

銀行結餘按年利率介乎0.01厘至0.35厘之間(二零一六年:介乎0.01厘至0.35厘之間)的市場利率計息。

於二零一七年十二月三十一日,約人民幣5,108,000元以人民幣計值,並存入中國的銀行(二零一六年:人民幣2,760,000元)。 人民幣不得自由兑換為其他貨幣,然而,根據中國內地的外匯管理條例及結匯、售匯及付匯管理規定,本集團獲准透過授權進行外匯業務的銀行將人民幣兑換為其他貨幣。

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For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

25. TRADE PAYABLES

25. 應付貿易賬款

The average credit period on purchases of goods is 90 days.

購買商品的平均信貸期為90日。

The aged analysis of trade payables presented based on the invoice date at the end of the reporting period was as follows:

於報告期末按發票日呈列的應付貿易賬款 的賬齡分析列示如下:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
0–90 days 91–180 days 181–365 days Over 365 days	0至90日 91至180日 181至365日 超過365日	8,212 823 4,626 1,138	503 920 561 2,383
		14,799	4,367

26. OTHER PAYABLES AND ACCRUALS

26. 其他應付賬款及應計費用

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Other payables Accruals Provision for claim (Note 34)	其他應付賬款 應計費用 索償撥備(附註34)	6,918 560 86	1,249 1,136 86
		7,564	2,471

Included in other payables and accruals are the following amounts denominated in a currency other than the functional currency of the entity to which they relate:

其他應付賬款及應計費用包括下列款項(以 與之相關的實體的功能貨幣以外的貨幣計 值):

		2017 二零一七年	2016 二零一六年
		RMB'000 人民幣千元	RMB'000
HKD	港元	-	936

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27. AMOUNT DUE TO A DIRECTOR/FORMER DIRECTOR

27. 應付一名董事/前董事款項

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Amount due to a director Mr. He Keng	應付一名董事款項 何鏗先生	539	-
Amount due to a former director Mr. Zhu Guo An	應付一名前董事款項 諸國安先生	1,775	11,206

The amounts are unsecured, non-interest bearing and have no fixed term of repayment.

該款項為無抵押、免息及無固定還款期。

28. AMOUNT DUE TO A MAJOR SHAREHOLDER/ FORMER SHAREHOLDER

28. 應付一名主要股東/前股東款項

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Due to a major shareholder Zhejiang RuiYuan Intelligent Robot Co., Ltd.	應付一名主要股東款項 浙江瑞遠智能機器人 股份有限公司	275	2,000
Due to a former shareholder Wanli Holding Group Co., Ltd.	應付一名前股東款項 萬里控股集團股份有限公司	_	31,191

The amounts are unsecured, non-interest bearing and have no fixed term of repayment.

該等款項為無抵押、免息及無固定還款期。

29. DIVIDENDS PAYABLES

The dividends payables represent the final dividend declared for Promoter Shares in 2004 and shareholders of the Company in 2005 which amounting to RMB940,000 and RMB3,500,000 respectively.

29. 應付股息

應付股息指於二零零四年就發起人股份宣 派的末期股息及於二零零五年向本公司股 東宣派的末期股息,分別為人民幣940,000 元及人民幣3,500,000元。

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For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

30. OTHER BORROWINGS

30. 其他借貸

		Notes 附註	2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元	
Zhu Ji Ke Ying Metal Materials Limited*	諸暨科盈金屬材料有限公司	(i)	1,520	1,520	
Yuyao Wanli Mortgage Company Limited*	余姚市萬里典當有限公司	(ii)	-	4,700	
			1,520	6,220	
Notes:		附註:			
(i) The amount is unsecured, interest-free and has no	o fixed term of repayment.	(i)	該款項為無抵押、免息及	無固定還款期。	
subsidiary of the former shareholder, Wanli Hold	The loan was obtained from Yuyao Wanli Mortgage Company Limited, a subsidiary of the former shareholder, Wanli Holding Group Company Limited and the amount is unsecured, interest-free and has no fixed term of repayment.		貸款來自前股東萬里控股集團股份有限公司之一 間附屬公司余姚市萬里典當有限公司,以及該款 項為無抵押、免息及無固定還款期。		
The loan was settled during the year ended 31 December 2017.			貸款於截至二零一七年十二月三十一日止年度編清。		

31. LOAN FROM A MAJOR SHAREHOLDER

* For identification purpose only

As at 31 December 2017, the balance is unsecured, interest free and not repayable within three years from the date of grant of the loan. As the major shareholder has confirmed that it would not demand for loan repayment from the Company for at least 12 months from the financial statements approval date, the loan from the major shareholder is classified as non-current liabilities.

On the date of grant, the Group credited an amount of RMB9,483,000 to other reserve which represented the difference between the fair value of the loan from a major shareholder and the amount received.

31. 來自一名主要股東之貸款

* 僅供識別

於二零一七年十二月三十一日,餘額為無抵押、免息並毋須於授出貸款日期起計三年內償還。由於主要股東已確認,自財務報表批准日期起計至少12個月內,其不會要求本公司償還貸款,故來自該主要股東的貸款分類為非流動負債。

於授出日期,本集團將人民幣9,483,000元 計入其他儲備(指來自一名主要股東之貸款 與收取款項的差額)。

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For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

32. SHARE CAPITAL

32. 股本

		Number of shares 股份數目 '000 千股	Amount 金額 RMB'000 人民幣千元
Authorised, issued and fully paid: At 1 January 2016, 31 December 2016 and 31 December 2017	法定、已發行及繳足: 於二零一六年一月一日、 二零一六年十二月三十一日及 二零一七年十二月三十一日	500,000	50,000
Domestic shares (Note a)	內資股(附註a)	370,000	37,000
H shares (Note b)	H 股(附註b)	130,000	13,000
		500,000	50,000

Notes:

- (a) Pursuant to an approval dated 4 June 2003 issued by the China Securities Regulatory Commission, all the shares of the Company, which were issued and fully paid, being 37,000,000 ordinary shares with a par value of RMB1.00 each, were sub-divided into 370,000,000 ordinary shares with a par value of RMB0.10 each.
- (b) On 14 November 2003, the Company commenced the trading of the newly issued 130,000,000 H shares of RMB0.10 each on the GEM of the Stock Exchange, including 117,000,000 H shares to institutional investors by way of placement and 13,000,000 H shares for subscription by members of the public in Hong Kong under the Public Offer at the Offer Price of HKD0.50 (equivalent to approximately RMB69,550,000). Following the issue, the share capital and capital reserve of the Company increased by approximately HKD12,150,000 (equivalent to approximately RMB13,000,000) and HKD52,850,000 (equivalent to approximately RMB56,550,000) respectively.

附註:

(a) 根據中國證券監督管理委員會於二零零三年六月 四日頒佈的批文,已發行及繳足的所有本公司股份,即每股面值為人民幣1.00元的37,000,000 股普通股被拆細為每股面值為人民幣0.10元的 370,000,000股普通股。

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(b) 於二零零三年十一月十四日,本公司開始於聯交所GEM買賣新發行的130,000,000股每股人民幣0.10元的H股,包括以配售方式配售予機構投資者的117,000,000股H股,以及根據公開發售按發售價0.50港元供香港公眾人士認購的13,000,000股H股(相當於約人民幣69,550,000元)。股份發行後,本公司股本及資本儲備分別增長約12,150,000港元(相當於約人民幣13,000,000元)及52,850,000港元(相當於約人民幣56,550,000元)。

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For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

33. DEFERRED TAXATION

At the end of the reporting period, the Group had unused tax losses of approximately RMB13,275,000 (2016: RMB4,881,000) available to offset against future profits. No deferred tax asset has been recognised due to the unpredictability of future profit streams. Pursuant to the relevant laws and regulations in the PRC, the unused tax losses incurred by the Company and PRC subsidiaries can be carried forward for a period of five years. Other tax losses may be carried forward indefinitely.

34. CONTINGENT LIABILITIES

(i) LBTC 3663/2016 (the "Labour Tribunal Proceedings")

On or around 7 November 2016, a former employee (the "Former Employee") was terminated by the Company on or around 5 October 2016 (the "Termination Date"), commenced proceedings in the Labour Tribunal against the Company and its subsidiary, Hong Kong Wan Li Enterprise Co. Ltd. ("HK Wan Li") (together, the "Respondents"), claiming a total amount of approximately of HK\$2,600,000 (equivalent to approximately RMB2,340,000) on a number of grounds, including (i) dismissal by reason of redundancy, (ii) failure to grant statutory holidays, (iii) failure to grant annual leave, (iv) failure to pay long service payment, (v) failure to make payment for overtime work, (vi) failure to pay end of year payment, (vi) failure to pay bonus. Pursuant to the Order of the Labour Tribunal dated 5 May 2017, the Labour Tribunal Proceedings are presently stayed indefinitely with costs reserved.

As of the date hereof, the Company is not aware of any further development to the Labour Tribunal Proceedings since 5 May 2017.

(ii) Mandatory Provident Fund Schemes Authority Case No. C17080247 (the "MPF Case")

The Former Employee filed a complaint with the Mandatory Provident Fund Schemes Authority ("MPFSA") alleging that the Company (i) did not arrange for him to be a member of a registered Mandatory Provident Fund ("MPF") scheme, and (ii) did not make MPF contributions for him. After investigation, the MPFSA issued a letter dated 28 December 2017 requesting HK Wan Li to make a payment for the unpaid MPF contribution and surcharges in the total amount of approximately of HK\$3,000, which was paid in early January 2018.

As of the date hereof, the Company is not aware of whether the MPFSA intends to, or will, take further steps against the Company and/or HK Wan Li in the MPF case.

33. 遞延税項

於報告期末,本集團有未動用稅項虧損約 人民幣13,275,000元(二零一六年:人民幣 4,881,000元),可用於抵銷未來溢利。由 於未來溢利來源的不可預測性,故此並無 確認任何遞延稅項資產。根據中國有關法 律及法規,本公司及中國附屬公司產生的 未動用稅項虧損可在五年期內結轉。其他 稅項虧損可無限期結轉。

34. 或然負債

(i) LBTC 3663/2016 (「勞資審裁訴訟」)

於二零一六年十一月七日或前後,一名本公司於二零一六年十月五日或前後(「解雇日期」)或前後解僱的前僱員(「前及「新屬公司香港萬豪企業有限公司(「看來基惠」)(統稱「被告」)展開法書,索償總金額約2,600,000港,明書於約人民幣2,340,000元),但包括括(ii)因裁員解僱:(ii)法定能引入,假支付上,與有支付年終酬金;及(vi)为有支付年終酬金;及(vi)为班班有支付年終酬金;及(vi)为班班有支付年終酬金;及(vi)为有支付年終酬金;及(vi)为有支付年終資審裁處日勞資審裁處日勞資審裁處日期暫停,並保留成本。

截至本報告日期,本公司並不知悉勞 資審裁程序自二零一七年五月五日起 有任何進一步發展。

(ii) 強制公積金計劃管理局第 C17080247號案件(「強積金案」)

前僱員向強制公積金計劃管理局(「積金局」)提起訴訟,指控本公司(i)未為其安排成為註冊強制公積金(「強積金」)計劃的成員:及(ii)未為其作出強積金供款。於調查後,積金局於二零一七年十二月二十八日發出函件,要求香港萬豪就未支付強積金供款及附加費用共約3,000港元作出支付,其已於二零一八年一月初支付。

截至本報告日期,本公司並不知悉積 金局是否擬,或將於強積金案中對本 公司及/或香港萬豪採取進一步措 施。

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34. CONTINGENT LIABILITIES - Continued

(iii) KTS17027/2017 — Summons Hearing against the Company in relation to Section 40(1) of the Employees' Compensation Ordinance

The Company was prosecuted by the Labour Department under a Summons dated 13 September 2017 for employing one employee on 4 October 2016 without there being in force in relation to such employee a policy of insurance issued by an insurer for an amount not less than the applicable amount under the Employee Compensation Ordinance ("ECO") in respect of the liability of the employer. The Company pleaded guilty and was convicted at a hearing in the Kwun Tong Magistrates' Courts on 12 October 2017 for contravening section 40(1) of the ECO and was ordered to pay a fine in the amount of HK\$2,500, which has been paid by the Company.

The Company also had to pay a surcharge (the "Surcharge") to the Employees Compensation Assistance Fund Board (the "ECAF Board") in respect of the above conviction under Section 36A of the Employees Compensation Assistance Ordinance. The Company has provided information to the ECAF Board and is currently waiting for it to assess the Surcharge. As of the date hereof, the Company is not aware of any reply or decision from the ECAF Board in respect of payment of the Surcharge.

(iv) KTS31/2018 — Summons Hearing against the Company in relation to Sections 11F(3), 63(1) and 63(7) of the Employment Ordinance

During 2017, the Labour Department made enquiries and requested information from the Company in relation to a complaint made by the Former Employee in relation to payment of end of year payment in respect of the period between 1 January 2016 to 5 October 2016.

Subsequently, the Company was prosecuted by the Labour Department under a Summons dated 3 January 2018 for wilfully and without reasonable excuse failing to pay the Former Employee within seven days from the Termination Date the proportion of the end of year payment in respect of the period between 1 January 2016 and 5 October 2016. The Company pleaded guilty and was convicted on 1 February 2018 for contravening Sections 11F(3), 63(1) and 63(7) of the Employment Ordinance and was ordered to pay a fine in the amount of HK\$6,000, which has been paid by the Company.

34. 或然負債 - 續

(iii) KTS17027/2017就僱員賠償條例 第40(1)條傳喚對本公司的聽證 會

根據日期為二零一七年九月十三日的 傳喚,本公司受到勞工處起訴,內容 有關於二零一六年十月四日僱傭一名 僱員,而無發行人對該僱員就僱主責 任發出的生效保單,而其數額不小於 僱員賠償條例(「僱員賠償條例」)下 適用數額。本公司承認控罪並於二零 一七年十月十二日在觀塘裁判法院聽 證會上被裁定違反僱員賠償條例第 40(1)條,及被命令支付2,500港元之 罰款,其已由本公司支付。

本公司亦須根據僱員補償資助條例第 36A條就上述判決向僱員補償援助基金管理局(「僱員補償援助基金管理局」)支付附加費(「附加費」)。本公司已向僱員補償援助基金管理局提供相關資料,現時正待該局對附加費進行估值。截至本報告日期,本公司並未就附加費之付款自僱員補償援助基金管理局獲得任何回復或決定。

(iv) KTS31/2018就 僱 傭 條 例 第 11F(3)條、第63(1)條及第63(7) 條傳喚對對本公司的聽證會

於二零一七年,勞工處作出問詢並要 求本公司提供有關前僱員作出的訴訟 (內容有關支付年終(有關二零一六年 一月一日至二零一六年十月五日期 間)酬金)的資料。

其後,根據日期為二零一八年一月三日的傳喚,本公司受勞工處起訴,內容有關故意及無合理原因而並未於解僱日期起七日內支付有關二零一六年十月五日期起七日內支付有關二零一六年十月五日期間部分的年終酬金。本公司承認控罪並於二零一八年二月一日被裁定違反僱傭條例第11F(3)條、第63(1)條及63(7)條,及被裁令支付6,000港元的罰款,其已由本公司支付。

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34. CONTINGENT LIABILITIES - Continued

Taking into account the possible outcome and their obligations for the above cases, the Group has made a provision for claim of approximately RMB86,000 (equivalent to approximately HK\$96,000) for the year ended 31 December 2016. There was no further provision for the year ended 31 December 2017.

Since the above cases are still in progress, the Directors would continue to exercise their due care in monitoring the progress of the cases and would assess the adequacy of provision of claim and the financial impact to the Group as and when appropriate. The Directors believe that the amount of approximately RMB86,000 at 31 December 2017 represents the best estimate of the Group's liability having taken legal advice.

Save as disclosed above, the Group had no material contingent liabilities.

35. OPERATING LEASES COMMITMENT

The Group as lessee

Operating lease payments represent rentals payable by the Group for certain of its office premises. Leases are negotiated for a term ranging from one to three years. None of the leases included contingent rentals and terms of renewal were established in the leases.

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

34. 或然負債 - 續

經考慮上述案件的可能結果及責任,截至 二零一六年十二月三十一日止年度,本集 團已作出索償撥備約人民幣86,000元(相 當於約96,000港元)。於截至二零一七年 十二月三十一日止年度並無進一步撥備。

由於該上述案件仍在進行當中,董事將繼續謹慎監察該索償之進展,並將於適當時候評估該案件之撥備是否足夠及對本集團之財務影響。董事認為於二零一七年十二月三十一日約人民幣86,000元之金額為本集團採納法律意見後作出的最佳負債估計。

除上文所披露者,本集團概無重大或然負債。

35. 經營和約承擔

本集團作為承租人

經營租賃款項指本集團就其若干辦公室物 業應付的租金。租約的協定租期介乎一至 三年。並無或然租賃中的租約及續期年期 訂立於租約中。

於報告期末,本集團根據於以下日期到期 的不可撤銷經營租約就日後最低租賃款項 作出承擔:

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Within one year In the second to fifth year inclusive	一年內 第二至第五年(包括首尾兩年)	6 -	36

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

36. CAPITAL COMMITMENT

36. 資本承擔

		2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Capital contribution to subsidiaries	向附屬公司進行資本注資	6,000	

37. NOTES TO THE CONSOLIDATED STATEMENT OF 37. 綜合現金流量表附註 CASH FLOWS

Changes in liabilities arising from financing activities

The following table shows the Group's changes in liabilities arising from financing activities during the year:

融資活動產生的負債之變動

下表為本集團於年內融資活動產生的負債 之變動:

		Other borrowings	Amount due to a director	Amount due to a former director 應付一名	Amount due to a major shareholder 應付一名	Amount due to a former shareholder 應付一名	Loan from a major shareholder 來自一名	Total liabilities from financing activities
		其他借款	應付一名 董事款項	前任董事 款項	主要股東 款項	前任股東 款項	主要股東 之貸款	融資活動 負債總額
		RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 1 January 2016 Changes in cash flows Foreign exchange	於二零一六年一月一日 現金流量變動 外滙滙兑	11,000 (4,780)	11,073 (11,073)	11,073	29,658 (27,658)	- 31,191	-	51,731 (1,247)
translations			-	133	-	-	-	133
At 31 December 2016 and 1 January 2017	於二零一六年 十二月三十一日及 二零一七年一月一日	6,220	_	11,206	2,000	31,191	_	50,617
Changes in cash flows Non-cash changes Foreign exchange	現金流量變動 非現金流量變動 外滙滙兑	(4,700)	511 -	(9,622)	6,275 (8,000)	(31,191)	46,000 (7,536)	7,273 (15,536)
translations	/ /)注 /)性 // U	_	28	191	-	-	-	219
At 31 December 2017	於二零一七年 十二月三十一日	1,520	539	1,775	275	-	38,464	42,573

38. RELATED PARTY TRANSACTIONS

- (a) The balances with related parties at the end of reporting period are disclosed elsewhere in the consolidated financial statements.
- (b) The key management personnel of the Group comprises all Directors and Supervisors, details of their emoluments are disclosed in Note 17. The remuneration of the Directors is determined by the remuneration committee having regard to the performance of individuals and market.

38. 關連人士交易

- (a) 於報告期末與關連人士的結餘披露於 綜合財務報表的其他部分中。
- (b) 本集團主要管理人員包括所有董事及 監事,其酬金詳情披露於附註17。 董事薪酬由薪酬委員會就個人表現及 市場狀況而釐定。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

39. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

39. 本公司的財務狀況表

		Notes 附註	2017 二零一七年 RMB'000 人民幣千元	2016 二零一六年 RMB'000 人民幣千元
Non-current assets Investments in subsidiaries	非流動資產 於附屬公司的投資	(a)	_	5,621
			-	5,621
Current assets Amounts due from subsidiaries Prepayments, deposits and other receivables	流動資產 應收附屬公司款項 預付款項、按金及 其他應收款項	(b)	2,423 569	3,166
Bank balances and cash	銀行結餘及現金		5,016 8,008	2,510 5,676
Current liabilities Other payables and accruals Amounts due to subsidiaries Amount due to a former director Amount due to a major shareholde Amount due to a former shareholde Dividends payable Other borrowings		(b)	701 243 - 151 - 4,440 1,520	1,255 256 9,288 2,000 31,191 4,440 6,220
			7,055	54,650
Net current assets (liabilities)	流動資產(負債)淨額		953	(48,974)
Non-current liabilities Loan from a major shareholder	非流動負債 來自一名主要股東之貸款		38,464	_
Net liabilities	淨負債		(37,511)	(43,353)
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	(c)	50,000 (87,511)	50,000 (93,353)
Capital deficiency	資本虧絀		(37,511)	(43,353)

The Company's statement of financial position was approved and authorised for issue by the board of directors on 23 March 2018 and are signed on its behalf by:

本公司的財務狀況表乃經董事會於二零 一八年三月二十三日批准及授權刊發,並 由下列董事代表簽署:

He Keng 何鏗 Director 董事 Wu shanhong 吳珊紅 Director 董事

綜合財務報表附註 For the year ended 31 December 2017

截至二零一七年十二月三十一日止年度

39. STATEMENT OF FINANCIAL POSITION OF THE **COMPANY** — Continued

39. 本公司的財務狀況表 - 續

Notes				附註			
(a)	Investments in subsidiaries			(a)	於附屬公司的抗	殳資	
					R	2017 零一七年 BMB'000 民幣千元	2016 二零一六年 RMB'000 人民幣千元
	Unlisted investments, at cost Less: Accumulated impairment		非上市投資,按成本 減:累計減值	<u> </u>		3,181 (3,181)	6,361 (740)
						-	5,621
(b)	Amounts due from (to) subsidiar	ies		(b)	應收(付)附屬:	公司款項	
					R	2017 零一七年 BMB'000 民幣千元	2016 二零一六年 RMB'000 人民幣千元
	Amounts due from subsidiaries Amounts due to subsidiaries		應收附屬公司款項 應付附屬公司款項			2,423 (243)	3,166 (256)
(C)	Reserves			(c)	儲備		
			Capital reserve 資本儲備 RMB'000 人民幣千元	Other reserve 其他儲備 RMB'000 人民幣千元	Statutory surplus reserve 法定盈餘公積金 RMB'000 人民幣千元	Accumulated losses 累計虧損 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
	At 1 January 2016 Loss and total comprehensive	於二零一六年一月一日 年內虧損及全面收入總額	40,449	241,510	23,701	(397,463)	(91,803)
	income for the year			_		(1,550)	(1,550)
	At 31 December 2016 Loss and total comprehensive	於二零一六年十二月三十一日 年內虧損及全面收入總額	40,449	241,510	23,701	(399,013)	(93,353)
	income for the year Arising from loan from a major	來自一名主要股東之貸款	-	-	-	(11,641)	(11,641)
	shareholder		-	9,483	-	-	9,483
	Waiver of amount due to a major shareholder	豁免應付一名主要股東之款項		8,000	_	_	8,000
	At 31 December 2017	於二零一七年十二月三十一日	40,449	258,993	23,701	(410,654)	(87,511)

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

40. PRINCIPAL SUBSIDIARIES

40. 主要附屬公司

Particulars of the Company's principal subsidiaries as at 31 December 2017 and 2016 are as follows:

Place of

於二零一七年及二零一六年十二月三十一 日,本公司主要附屬公司詳情如下:

Name of subsidiary	incorporation/ registration and operation/ shares held establishment 註冊成立/ 註冊及營運/		Paid up/ issued share capital 已繳足/	Attributal interest by the C	st held ompany	Principal activities	
附屬公司名稱	所持股份類別 ————————————————————————————————————	成立地點	已發行股本	本公司版		主要業務	
				2017 二零一七年	2016 二零一六年		
Hong Kong Wan Li Enterprise Company Limited	Ordinary	Hong Kong	HKD10,000 (paid up HKD1,000)	100%	100%	Trading the electronic component and electronic subassembly	
香港萬豪企業有限公司	普通股	香港	10,000港元 (繳足1,000港元)	100%	100%	買賣電子元件及電子部件	
Shenzhen Shi WanHao Wu Lian Technology Limited	Contributed capital	PRC	RMB3,180,000	100%	100%	Trading the electronic component and original equipment manufacturing electronic subassembly	
深圳市萬豪物聯科技有限公司	實繳股本	中國	人民幣3,180,000元	100%	100%	買賣電子元件及原始設備製造電子 部件	
Hangzhou Jinqin Trading Co. Ltd.	Contributed capital	PRC*	-	100%	-	Trading the industrial electronic intelliger control equipment and electroic automation digital control system	
杭州金沁貿易有限公司	實繳股本	中國#	-	100%	-	買賣工業電子智能控制設備及 電子自動數字控制系統	
Hangzhou Qinyu Electronic Technology Co. Ltd.	Contributed capital	PRC*	-	100%	-	Trading the industrial electronic intelliger control equipment and electroic	
杭州沁玉電子科技有限公司	實繳股本	中國#	-	100%	-	automation digital control system 買賣工業電子智能控制設備及 電子自動代數字控制系統	

Up to the reporting date, no registered share capital have been paid up and the Company therefore and an outstanding investment commitment of approximately RMB6,000,000 in the subsidiaries as set out in Note 35.

None of the subsidiaries had any debt securities outstanding as at the end of the year or at any time during the year. 於年末或年內任何時間,概無附屬公司有 任何尚未償還的債務證券。

直至報告日期,概無已繳足註冊股本及本公司因 而擁有如附註35所載列之於附屬公司的未償還 投資承擔約人民幣6,000,000元。

綜合財務報表附註

For the year ended 31 December 2017 截至二零一七年十二月三十一日止年度

41. DEREGISTRATION OF A SUBSIDIARY

During the financial year ended 31 December 2017, the Group deregistered Yuyao City Wanhao Technology Industrial Company Limited, a wholly-owned subsidiary in the PRC which was inactive.

41. 一間附屬公司撤銷登記

於截至二零一七年十二月三十一日止財政 年度,本集團撤銷登記一間在中國並無營 業的非全資附屬公司余姚市萬豪科技實業 有限公司。

> RMB'000 人民幣千元

Trade receivables	應收貿易款項	34
Net assets of deregistered subsidiary	撤銷登記的附屬公司的資產淨值	34
Loss on deregistration of a subsidiary	一間附屬公司撤銷登記的虧損	34

The subsidiary deregistered during the year ended 31 December 2017 had no significant impact on the turnover and results of the Group.

於截至二零一七年十二月三十一日止年度 撤銷登記附屬公司對本集團的營業額及業 績並無重大影響。

42. EVENT AFTER THE REPORTING PERIOD

There are no significant events after the reporting period.

42. 報告期後事項

於報告期後,並無發生任何重大事項。

Summary of Financial Information 財務資料摘要 For the year ended 31 December 2017

截至二零一七年十二月三十一日止年度

業績 **RESULTS**

For the year ended 31 December

截至十二月三十一日止年度

				-7-I HH	- 十尺	
		2017	2016	2015	2014	2013
		二零一七年	二零一六年	二零一五年	二零一四年	二零一三年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Devenue	收益	44 E00	14.007	EC 107	40 707	47.000
Revenue		44,529	14,337	56,427	43,787	47,039
Cost of sales	銷售成本	(43,905)	(12,648)	(54,477)	(41,144)	(48,307)
Gross profit (loss)	毛利潤(虧損)	624	1,689	1,950	2,643	(1,268)
Other income	其他收入	14	5	512	830	(1,649)
Reversal of trade payables	撥回應付貿易賬款		_	850	_	88,473
Waiver of other payables and accruals	豁免其他應付賬款、應計費用			000		00,110
and receipt in advances	及預收款項	_	_	5,938	158	3,510
Selling and distribution expenses	銷售及分銷費用	_	_	0,900	(9)	(464)
Written off of trade and		_	_	_	(9)	(404)
	撇銷應收貿易賬款及其他應收	(500)				(0.040)
other receivables	販款	(503)	_	_	_	(2,842)
Written off of paid in advance	撇銷已付預付款項	(156)	_	_	_	_
Reserval of impairment loss on	應收貿易賬款減值虧損撥回	400				
trade receivables	(== #= ==	103	_	-	_	_
Administrative expenses	行政費用	(5,217)	(6,663)	(5,353)	(10,370)	(11,318)
Finance costs	融資成本	(1,948)	-	_	(750)	(912)
Gain on disposal of investment	出售投資物業及預付					
properties and prepaid	租賃付款收益					
lease payments		-	2,343	_	_	-
(Loss) gain on deregistration/disposal	撤銷登記/出售附屬公司					
of subsidiaries	(虧損)收益	(34)	_	627	(125)	
	RA 7V-24- / ID \	(=)	(0.000)	. =	(= 000)	
(Loss) profit before taxation	除税前(虧損)溢利	(7,117)	(2,626)	4,524	(7,623)	73,530
Income tax (expense) credit	所得税(開支)抵免	(58)	2	_	(21)	
(Loss) profit for the year	年內(虧損)溢利	(7,175)	(2,624)	4,524	(7,644)	73,530
(LOSS) profit for the year	干了1(雇][只//皿作]	(1,110)	(2,024)	7,027	(1,044)	70,000
Attributable to:	應佔:					
Owners of the Company	本公司擁有人	(7,175)	(2,624)	4,524	(7,147)	72,255
Non-controlling interests	非控股權益	_	_	_	(497)	1,275
-					. ,	
(Loss) profit for the year	年內(虧損)溢利	(7,175)	(2,624)	4,524	(7,644)	73,530
V 71 - 1 - 1 - 7 - 1		() /	(,)	/	() /	-,

Summary of Financial Information 財務資料摘要 For the year ended 31 December 2017

截至二零一七年十二月三十一日止年度

ASSETS, LIABILITIES AND EQUITY

資產、負債及權益

At 31 December

			於	>十二月三十一日		
		2017	2016	2015	2014	2013
		二零一七年	二零一六年	二零一五年	二零一四年	二零一三年
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
	,					
Total assets	資產總額	28,968	15,388	16,079	18,696	24,588
Total liabilities	負債總額	(69,623)	(66,466)	(64,457)	(70,944)	(69,210)
		(40,655)	(51,078)	(48,378)	(52,248)	(44,622)
Equity attributable to owners	本公司擁有人					
of the Company	應佔權益	(40,655)	(51,078)	(48,378)	(52,881)	(45,753)
Non-controlling interests	非控股權益	-	-	_	633	1,131
		(40,655)	(51,078)	(48,378)	(52,248)	(44,622)