Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.

China CBM Group Company Limited 中國煤層氣集團有限公司

中國床間米、朱圈有깑公可 (Incorporated in the Cayman Islands and continued in Bermuda with limited liability)

(Stock Code: 8270)

ANNUAL RESULTS ANNOUNCEMENT FOR THE YEAR ENDED 31 DECEMBER 2021

The board ("**Board**") of directors ("**Directors**") of China CBM Group Company Limited ("**Company**", together with its subsidiaries, the "**Group**") hereby announces the annual results of the Group for the year ended 31 December 2021. This announcement, containing the full text of the 2021 annual report of the Company, complies with the relevant requirements of the Rules Governing the Listing of Securities on GEM of The Stock Exchange of Hong Kong Limited ("**GEM Listing Rules**") in relation to information to accompany preliminary announcements of the annual results.

By order of the Board China CBM Group Company Limited WANG ZHONG SHENG Chairman

Hong Kong, 31 March 2022

As at the date hereof, the executive Directors are Mr. Wang Zhong Sheng and Mr. Chang Jian, the non-executive Directors are Mr. Duan Shi Chuan, Mr. Liang Feng and Mr. Wang Chen, and the independent non-executive Directors are Mr. Lau Chun Pong, Mr. Xu Yuan Jian and Mr. Wang Zhi He.

This announcement, for which the directors of the Company (the "**Directors**") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the GEM of the Stock Exchange 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 the information contained in this announcement is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this announcement misleading.

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

中國煤層氣集團有限公司 China CBM Group Company Limited

I NIG

(於開曼群島註冊成立並在百慕達繼續營業之有限公司) (Incorporated in the Cayman Islands and continued in Bermuda with limited liability) 股份代號: Stock Code: 8270

2021 Annual Report 年度報告

+ DH

NG

N

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

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 Stock Exchange. 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.

Given that the companies listed on GEM are generally small and mid-sized 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.

Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "Directors") of China CBM Group 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 the information contained in this report 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 herein or this report misleading and that 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.

This report will remain on the "Latest Listed Company Information" page of the GEM website at www.hkgem.com for at least seven days from the date of its publication.

香港聯合交易所有限公司(「聯交所」)GEM(「GEM」)之特色

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聯交所上市的公司帶有較高投資風險。有意投資之人士應了解投資於該等公司之潛在風險,並應經過審慎周詳之考慮後方作出投資決定。

由於GEM上市公司普遍為中小型公司[,]在GEM買賣之證券可能會較於聯交所主板買賣之證券承受較大之市場 波動風險[,]同時無法保證在GEM買賣之證券將會有高流通量之市場。

香港交易及結算所有限公司及香港聯合交易所有限公司對本報告的內容概不負責,對其準確性或完整性亦不 發表任何聲明,並明確表示概不就因本報告全部或任何部份內容而產生或因倚賴該等內容而引致的任何損失 承擔任何責任。

本報告的資料乃遵照聯交所GEM證券上市規則(「GEM上市規則」)而刊載,旨在提供有關中國煤層氣集團有限 公司(「本公司」)的資料;本公司的董事(「董事」)願就本報告的資料共同及個別地承擔全部責任。各董事在作 出一切合理查詢後,確認就其所知及所信,本報告所載資料在各重要方面均屬準確完備,沒有誤導或欺詐成份, 並無遺漏其他事項致使本報告所載任何陳述或本報告產生誤導,且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。

本報告將自其刊發日期起最少一連七日載於GEM網站www.hkgem.com 的「最新上市公司公告」網頁。

CONTENTS 目錄

中国联盟

- 3 Corporate Information 公司資料
- 6 Corporate Profile 公司簡介
- 7 Chairman's Statement 主席報告
- **11** Management Discussion and Analysis 管理層討論及分析
- 18 Corporate Governance Report 企業管治報告
- 35 Biographical Information of Directors and Key Management
 - 董事及主要管理層履歷資料
- 39 Directors' Report 董事會報告
- 56 Independent Auditors' Report 獨立核數師報告
- 63 Consolidated Statement of Profit or Loss 综合損益表
- 64 Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表
- 65 Consolidated Statement of Financial Position 綜合財務狀況表
- 67 Consolidated Statement of Changes in Equity 综合權益變動表
- 68 Consolidated Statement of Cash Flows 綜合現金流量表
- **70** Notes to the Consolidated Financial Statements 综合財務報表附註

T-1 302

208 Five Year Financial Summary 五年財務摘要

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Wang Zhong Sheng *(Chairman)* Mr. Chang Jian

Non-Executive Directors

Mr. Duan Shi Chuan Mr. Liang Feng Mr. Wang Chen

Independent Non-Executive Directors

Mr. Lau Chun Pong Mr. Wang Zhi He Mr. Xu Yuan Jian

AUDIT COMMITTEE

Mr. Lau Chun Pong *(Chairman of audit committee)* Mr. Wang Zhi He Mr. Xu Yuan Jian

NOMINATION COMMITTEE

Mr. Wang Zhi He *(Chairman of nomination committee)* Mr. Lau Chun Pong Mr. Xu Yuan Jian

REMUNERATION COMMITTEE

Mr. Lau Chun Pong *(Chairman of remuneration committee)* Mr. Wang Zhi He Mr. Xu Yuan Jian

董事會

執行董事

王忠勝先生*(主席)* 常建先生

非執行董事

段士川先生 梁峰先生 王琛先生

獨立非執行董事

劉振邦先生 王之和先生 徐願堅先生

審核委員會

劉振邦先生(審核委員會主席) 王之和先生 徐願堅先生

提名委員會

王之和先生(提名委員會主席) 劉振邦先生 徐願堅先生

薪酬委員會

劉振邦先生*(薪酬委員會主席)* 王之和先生 徐願堅先生

CORPORATE INFORMATION 公司資料

COMPANY SECRETARY	公司秘書
Mr. Tse Chun Lai	謝進禮先生
COMPLIANCE OFFICER	監察主任
Mr. Wang Zhong Sheng	王忠勝先生
AUTHORISED REPRESENTATIVES	授權代表
Mr. Wang Zhong Sheng Mr. Tse Chun Lai	王忠勝先生 謝進禮先生

HEAD OFFICE & PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 20, 19/F, Fortune Commercial Building 362 Sha Tsui Road Tsuen Wan, Hong Kong

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM11 Bermuda

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Codan Services Limited Clarendon House 2 Church Street Hamilton HM11 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Tengis Limited Level 22, Hopewell Centre 183 Queen's Road East Hong Kong

香港總辦事處兼主要營業地點

香港荃灣 沙咀道362號 全發商業大廈 19樓20室

註冊辦事處

Clarendon House 2 Church Street Hamilton HM11 Bermuda

主要股份過戶登記處

Codan Services Limited Clarendon House 2 Church Street Hamilton HM11 Bermuda

香港股份過戶登記分處

卓佳登捷時有限公司 香港 皇后大道東183號 合和中心22樓

CORPORATE INFORMATION 公司資料

AUDITOR

KTC Partners CPA Limited

LEGAL ADVISER AS TO HONG KONG LAW

Michael Li & Co Room 901 and 19th Floor Prosperity Tower 39 Queen's Road Central Central, Hong Kong

PRINCIPAL BANKER

Bank of China (Hong Kong) Limited

STOCK CODE

08270

核數師

和信會計師事務所有限公司

香港法律之法律顧問

李智聰律師事務所 香港中環 皇后大道中三十九號 豐盛創建大廈 901室及19樓

主要往來銀行

中國銀行(香港)有限公司

股份代號

08270

CORPORATE PROFILE 公司簡介

China CBM Group Company Limited and its subsidiaries (collectively referred to as the "Group") currently conduct the business of manufacture and sales of liquefied coalbed gas whose operations are located in the PRC. The Company was incorporated in Cayman Islands as an exempted company with limited liability in July 2002 and continued in Bermuda as an exempted company with limited liabilities in accordance with the Company Act 1981 (as amended) of Bermuda. It was initially listed on the GEM ("GEM") of The Stock Exchange of Hong Kong Limited on 12 August 2003.

The Group is principally engaged in the business of exploitation, liquefaction production and sales of natural gas in the PRC. Headquartered in Beijing. The Group's production of liquefied coalbed gas is in Shanxi Qinshui Basin which boasts the richest liquefied coalbed gas, while its distribution network extends to Shanxi Provinces, etc..

In order to stabilise our natural gas supply and hence raise the utilisation of our liquefied natural gas ("LNG") plant, the Group has made significant investment in resources exploration and exploitation at the coalbed methane blocks located in Yangcheng, Shanxi since July 2011. The Group had successfully supplied gas to the LNG plant. The commercial production of coalbed gas has transformed our Group into a vertically integrated natural gas company and continued to enhance our leading position in China's unconventional gas market.

The Group will adhere to the principle of "social responsibility is of overriding importance" while exploring and developing in the new energy sector with an aim to provide the world with high-quality clean energy and keep improving and promoting the harmonious coexistence of man and nature. 中國煤層氣集團有限公司及其附屬公司(統稱「本集團」)目前在中國經營液化煤層氣 生產及銷售業務。本公司於二零零二年七 月在開曼群島註冊成立為獲豁免有限公司, 並根據百慕達一九八一年公司法(經修訂) 於百慕達存續為獲豁免有限公司。本公司 股份於二零零三年八月十二日初次在香港 聯合交易所有限公司GEM(「GEM」)上市。

本集團目前主要於中國從事天然氣開採、 液化生產及銷售業務。本集團之總部設於 北京。本集團的液化煤層氣生產則設於液 化煤層氣氣源最豐富的山西沁水盆地,銷 售業務覆蓋山西等地。

為獲得更為穩定的天然氣供應以提高我們 液化天然氣(「液化天然氣」)工廠的利用率, 自二零一一年七月起,本集團於山西陽城 的煤層氣田的資源勘探及開採方面作出大 量投資,已實現向液化天然氣工廠供氣。煤 層氣的商業生產已令本集團成為垂直一體 化的天然氣公司,並繼續增強我們在中國 非常規天然氣市場的領先地位。

本集團將本著「社會責任高於一切」的工作 態度,努力在新能源領域不斷探索和發展, 為人類提供優質的清潔能源,持續改善和 促進人與自然的和諧共存。

6

Dear Shareholders,

I am pleased to present the audited financial results of the Group for the year ended 31 December 2021.

OVERALL BUSINESS REVIEW

After years of development, we have achieved the goal of turning ourselves into a vertically integrated natural gas producer with complete value chain businesses. We have established a complete business process covering Coalbed Methane ("CBM") extraction, liquefaction, pipelines and highway transportation, distribution network and technical services. As at 31 December 2021, we have completed the groundwork and drilling of 229 wells in the Yangcheng gas block which resulted in stable increase of the number of production wells and gas output.

EXTRACTION AND PRODUCTION BUSINESS REVIEW

During 2021, the construction of new wells was somewhat affected by our focus on improving capabilities of production wells. As at 31 December 2021, we have completed the ground work and drilling of a total of 229 CBM wells, of which 164 wells were operating wells with stable production since they had been put in operation. Thanks to the stable gas output in gas blocks, the Group has generated revenue, profit and cash flow from the business of exploitation of natural gas, and its profitability and cash flow position will be further improved as the number and capabilities of production wells further increase. 各位股東:

本人欣然呈報本集團截至二零二一年十二 月三十一日止年度之經審核財務業績。

整體業務回顧

經過多年的努力,我們已經實現了將自身 打造為垂直一體化的具有完整產業鏈的天 然氣生產商的目標,建立了包括煤層氣開 採、液化、管道和公路運輸、終端分銷、技 術服務等在內的一整套產業流程。截至二 零二一年十二月三十一日,我們完成了陽 城天然氣區塊229口井的地面施工及打井, 生產井數量和出氣井產量穩步提升。

開採及生產業務回顧

雖然二零二一年很大部分精力都放在了 提高生產井的產能上,新井的建設受到一 定程度的影響,截至二零二一年十二月 三十一日止,本集團已累計完成了229口煤 層氣井的地面施工及打井,其中,投產井數 目為164口,投產以來一直處於穩定生產狀 態。由於天然氣區塊出氣量穩定,天然氣開 採業務獲得收益、溢利及現金流量,隨著生 產井數量的增加和產能的進一步提升,本 集團的盈利能力和現金流情況將進一步改 善。

LNG BUSINESS REVIEW

As at 31 December 2021, the production capacity of the Group's LNG plants remained unchanged at the level of approximately 500,000 cubic meters per day. As at 31 December 2021, the production capacity of the Group's LNG plants remained unchanged at the level of approximately 500,000 cubic meters per day. Due to the insufficient raw gas supply, the average daily production was only around 50,000 m³ for the year. In 2022, the Group will try the best effort to stabilised the gas supply from suppliers and increase the utilisation rate of our LNG plants in the second half of 2021, and which will continue to increase the income, profit and cash flow contribution to the Group. The Group will try the best effort to stabilised the gas supply from suppliers and increase the utilisation rate of our LNG plants in the second half of 2021, and which will continue to increase the income, profit and cash flow contribution to the Group. The Group will try the best effort to stabilised the gas supply from suppliers and increase the utilisation rate of our LNG plants in 2022, and which will continue to increase the utilisation rate of our LNG plants in 2022, and which will continue to increase the utilisation rate of our LNG plants in 2022, and which will continue to increase the income, profit and cash flow contribution to the Group.

MARKETING BUSINESS REVIEW

After years of development, the Group has developed a diversified customer base comprising industrial, commercial and resident customers and established complete distribution channel and network. In addition, we have also taken different measures to maximise the profitability of our gas sale. In 2020, we used different sales mix and flexibly selected various equipment such as pipeline, cylinder group, gas station and skid-mounted equipment to sell gas to our customers. With commencement of the related work, we will be able to reduce the uncertainty in future natural gas sales and optimise our sales mix, i.e. shifting towards a balanced mix from a residential user dominated mix.

EMPHASIS ON TECHNOLOGIES ADVANCEMENT

In order to ensure the smooth development of our exploration and production business and the continuous improvement of technologies, and to maintain our leading position in technological advancement, we actively worked with research institutes to build and expand our professional technical team, so as to provide professional and advanced technical services to our exploration and liquefaction production business. In the future, we will be investing heavily in developing and advancing our CBM extraction technology and techniques.

液化天然氣業務回顧

於二零二一年十二月三十一日,本集團液 化天然氣工廠的產能保持在每天約500,000 立方米的水平。於二零二一年十二月三十一 日,本集團液化天然氣工廠的產能保持在 每天約500,000立方米的水平。由於原料氣 供應不足,因此本年度平均日產量僅有約 50,000立方米。二零二二年,本集團將盡最 大努力穩定供應商的天然氣供應,並提高 液化天然氣工廠的利用率,這將繼續增加 收入、溢利及現金流量對本集團的貢獻。 流量對本集團的貢獻。

市場營銷業務回顧

經過多年的經營,本集團已經積累了包括 工業、商業和居民使用者在內的多種客戶 群,形成了完善的銷售管道和終端,此外, 我們亦已採取多項不同的措施來盡可能地 改善我們天然氣銷售的利潤率。在二零二 零年,我們通過不同的銷售組合,靈活選擇 管道、瓶組、加氣站、撬裝等設備向客戶銷 售天然氣。隨著相關工作進一步推進,我們 將能夠降低未來天然氣銷售中的不確定性, 並優化我們的銷售組合(即由居民用戶主 導的組合轉變為一個更為均衡的組合)。

注重技術升級

為確保我們的開採及生產業務得以順利發 展、專業技術能夠不斷提升及保持技術領 先的地位,我們積極開展和相關科研院校 的合作,建立和擴充我們專業的技術團隊, 為開採和液化生產業務提供專業、先進的 技術服務。未來我們仍將投入大量資金來 開發及提升我們的煤層氣開採技術及方法。

ENVIRONMENTAL, SOCIAL AND CORPORATE RESPONSIBILITY

As a responsible corporation, the Group is committed to observing its environmental and social responsibility, in order to ensure sustainable development of its business. To the knowledge of the Directors, the Group has complied with all material relevant applicable laws and regulations in relation to its business including employment and the environment. The Group encourages employees, customers, suppliers and other stakeholders to participate in environmental and social activities. The Company as a leading CBM company will seize opportunities to grow our CBM business on a long term sustainable basis.

PERMITTED INDEMNITY PROVISION

The bye-laws provide that the directors shall be indemnified out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they or any of them shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices.

The Company has taken out and maintained directors' liability insurance which provides appropriate cover for the directors and directors of the subsidiaries of the Group.

OUTLOOK

At present, demand for natural gas is increasing in China with huge growth potential. As pollution is worsening in China, governments at all levels are placing more emphasis on development of clean energy, which shows great potential in further development, recognizing the rising advocacy of safer – especially under the recent nuclear power crisis – and cleaner energy. However, the existing conventional natural gas production is unlikely to satisfy China's strong demand of natural gas in the coming years; and we believe that it is inevitable that the PRC government would need to encourage the unconventional gas production. With all the favourable policies and measures in place, there is no doubt that the Company, as a leading CBM company, will gain major benefits. We will seize this opportunity to grow our CBM business on a long term sustainable basis and would try our very best to maximize our shareholders' investment return.

環境·社會及企業責任

作為一間負責任之企業,本集團致力履行 其環境及社會責任,以確保其業務可持續 發展。就董事所知,本集團已遵守所有與其 業務有關且屬重大之相關適用法例及法規 (包括就業及環境)。本集團亦鼓勵僱員、客 戶、供應商及其他權益人參與環境及社會 活動。本公司作為一間領先的煤層氣公司 將把握機會推動其煤層氣業務長期持續增 長。

獲准許之彌償條文

公司細則規定,如董事在執行其各自職務 之職責或假定職責或與此相關之事務時因 所作出、發生之任何行為或不作為而應會 或可能招致或蒙受訴訟、成本、費用、損失、 損害及開支,則彼等或彼等任何一方均應 自本公司之資產及溢利中獲彌償一切有關 之款項。

本公司已購買並維持董事責任保險,為董 事及本集團附屬公司之董事提供適當保障。

展望

目前中國的天然氣需求不斷增長,市場潛 力巨大。隨著國內污染情況的加劇,各級政 府對發展清潔能源的重視程度也與日俱增, 顯示其進一步發展的潛力巨大,反映出市 場對更安全(特別是經歷最近的核能源危 機後)及潔淨能源的需求逐漸增加。然而, 現有的常規天然氣產量不大可能滿足未來 數年中國對天然氣產量不大可能滿足未來 數年中國對天然氣的強勁需求;我們相信 中國政府勢必會鼓勵非常規天然氣的生產。 隨著各種優惠政策及措施的出臺,本公司 作為領先的煤層氣公司無疑將會獲得重大 利好。我們將緊抓這個機會推動煤層氣業 務的長期持續增長,並將竭盡所能,力求最 大程度地提升我們股東的投資回報。

To carry through the Group's spirit of advancement by innovation, the Group commenced the R&D on C-H to Synthesis of natural gas production in 2017, which is temporarily named as High temperature water Activate C-H to Synthesis of Natural-gas Technology. The Group has commenced the process of commercialized design in the second half of 2019 and small-scale production is expected to start before the end of 2021. The first experiment equipment went through trail run in June 2021, according to the results of the trial run, we proposed the improved design, which involved special steel material imported from abroad. The disrupted global supply chain due to COVID-19 led to the delay in obtaining the imported steel material. The second experiment equipment is in the progress of construction which is expected to be completed in November 2022 and the trail run is expected to be in December 2022. According to the results of the trial run, the Group intends to build 10 equipment of which each is capable of cubic 50,000 meters daily production of natural gas. With the steady increase in the number of upstream wells and gas output and the successful development of C-H to Synthesis of natural gas production, the Group's LNG plant will get a stable gas supply, enabling the LNG plants to reach full production and realize the commercial value of the LNG plants. As the Group's raw gas supply will be further consolidated, the synergies of vertical integration business of the Group will emerge. With the stable supply from self-produced well gas and C-H to Synthesis of natural gas production, the Company will gradually reduce its exposure to external factors and the risks beyond the Company's control in its operations will also be reduced. Given the successful development of such technology, the Group can cooperate with the city gas pipe line network to introduce C-H to Synthesis of natural gas production directly into the city gas pipeline network, providing new profit growth for the Group.

Lastly, I would like to take this opportunity to thank our team for all their hard work in the past years for turning the Group a better enterprise than I have ever seen. Going forward, I believe that our team will pay more efforts in making the Group a leading enterprise in China's CBM industry and other innovative industries.

Wang Zhong Sheng Chairman

31 March 2022

10

為貫徹本集團創新進步的精神,本集團開 始自主研發碳氫制取天然氣項目,該項目 暫時命名為高溫水活化碳氫制取天然氣技 術。本集團已於二零一九年下半年開始產 業化設計階段,預計二零二一年年末前實 現小規模投產。第一台試驗設備於二零二一 年六月進行試運行,根據試運行結果,於二 零二一年十一月提出改進的設計方案,這 將涉及從海外進口的特殊鋼鐵材料。由於 2019冠狀病毒病疫情導致全球供應鏈中斷, 在獲得進口鋼鐵材料方面出現延遲。第二 台試驗設備正在建造過程中,預計將於二 零二二年十一月完成建造,並於二零二二 年十二月開始試運行。根據試運行結果,本 集團擬於二零二二年下半年建造10台設備, 每台設備每天可生產5萬立方米的天然氣。 隨著上游井口及出氣量的穩定增加,及碳 氫制取天然氣的開發成功,本集團的液化 天然氣工廠將會得到穩定的氣源供應,使 液化天然氣工廠能達到滿產的效果,釋放 出液化天然氣工廠應有的商業價值。由於 本集團的未加工天然氣供應將進一步鞏固, 本集團垂直一體化業務的協同優勢將展現。 随著井口自產天然氣及碳氫制取天然氣的 穩定供應,本公司將逐漸減少受外來因素 的影響,同時本公司營運中不能控制的風 險亦將會減少。而隨著該技術的開發成功, 本集團可以通過與城市燃氣管網的合作, 把碳氫制取天然氣直接輸入城市燃氣的管 網,為本集團提供新的盈利增長點。

最後,本人藉此機會,感謝我們的團隊在過 去數年中為推動本集團不斷進步而付出的 辛勤努力。展望未來,我相信我們的團隊必 會加倍努力,將本集團打造為中國煤層氣 及其他創新行業的領先企業。

王忠勝 *主席*

二零二二年三月三十一日

CHINA CBM GROUP COMPANY LIMITED Annual Report 2021

FINANCIAL REVIEW

The Group recorded a consolidated turnover of approximately RMB215,125,000 for the year ended 31 December 2021, representing an increase of approximately 19.96% compared with that of the year ended 31 December 2020, which was mainly because (a) our LNG plant was resumed production in February 2021 and it contributed approximately of RMB31,462,000 of revenue in the year; (b) the outbreak of Covid-19 led to the provision of gas supply connection services was slow downed in 2020. The economic activity was back to normal in the year, therefore, the revenue of provision of gas supply connection services increased from RMB12,438,000 to RMB30,312,000. (c) During the year, due to an undersupply of raw gas in our LNG plant, our LNG plant provided coalbed gas liquefaction processing services for our customers to improve the usage of our LNG plant. The processing services contributed the revenue of approximately RMB12,713,000.

The Group recorded a loss attributable to equity shareholders of the Company for the year ended 31 December 2021 of approximately RMB2,236,000 compared with that of approximately RMB40,627,000 for the year ended 31 December 2020. The reasons for the losses are as follows:

- The Group recorded gross loss of approximately RMB491,000 1. in 2021 because (a) In 2021, the business of Guangxi Beiliu Company (廣西北流公司) significantly decreased due to dramatic increase in its costs of the purchase of liquefied natural gas and the inversion of costs had occurred since June 2021. Guangxi Beiliu Company (廣西北流公司) attempted to pass the costs to the ultimate users, but due to the local franchise rights held by Guangxi Beiliu Company (廣西北流公司) and its social responsibility to the utmost. Guangxi Beiliu Company (廣 西北流公司) consequently did not increase the selling price of natural gas and remained the provision of gas supply for local enterprises, which resulted in the gross loss of piped natural gas business of Guangxi Beiliu Company(廣西北流公司). (b) In 2021, notwithstanding the significant increase in the sale of the provision of gas supply connection services of Guangxi Beiliu Company (廣西北流公司), its gains had been offset by the loss of piped natural gas business. (c) In 2021, due to the shortage in the supply of raw gas, the average daily production only amounted to approximately 50,000 m³ in our LNG plant which resulted in the gross loss recorded in sales business of liquefied coalbed gas as a result of the increase in unit cost of liquefied coalbed gas.
- 2. In 2021, the gain of the Group through selling subsidiaries amounted to approximately RMB50,785,000.
- 3. During the year ended 31 December 2021, the impairment loss of property, plant and equipment of approximately RMB26,376,000 was recognized.

財務回顧

本集團於截至二零二一年十二月三十一 日止年度錄得綜合營業額約人民幣 215,125,000元,較截至二零二零年十二月 三十一日止年度增加約19.96%,主要是由 於(a)我們的液化天然氣工廠於二零二一年 二月恢復生產,為本年度貢獻收入約人民 幣31,462,000元:(b)Covid-19爆發導致二零 二零年提供供氣接駁服務的速度放緩。本 年度經濟活動恢復正常,因此,提供供氣接 駁服務的收入由人民幣12,438,000元增至 人民幣30,312,000元。(c)本年度,由於液化 天然氣工廠源料氣供應不足,為提高液化 天然氣工廠使用率,所以液化天然氣工廠 為客户提供煤層氣液化加工服務,此加工 服務貢獻收入約人民幣12,713,000元。

本集團於截至二零二一年十二月三十一 日止年度錄得本公司權益股東應佔虧損 約人民幣2,236,000元,而截至二零二零 年十二月三十一日止年度則約為人民幣 40,627,000元。虧損的原因如下:

- 2021年,本集團錄得毛虧約人民幣 1 491,000元,原因是(a)於2021年,廣西 北流公司的業務大幅倒退,其採購液 化天然氣成本大幅上漲,於二零二一 年六月開始,已開始出現成本倒掛的 情況。廣西北流公司嘗試把成本轉架 予最終用戶,但由於廣西北流公司持 有當地的特許經營權,在盡力付出社 會責任的情況下,廣西北流公司最終 沒有提升天然氣的售價,仍然維持對 當地企業供氣,導致廣西北流公司的 管道天然氣業務出現毛虧。(b)於2021 年,雖然廣西北流公司的供氣接駁服 務銷售大幅上升,但其盈利已被管道 天然氣業務的虧損所抵消。(c)於2021 年,由於原料氣供應不足,我們的液化 天然氣工廠日均產量僅約5萬立方米, 因此液化煤層氣單位成本增加,導致 液化煤層氣銷售業務錄出現毛虧。
- 於2021年,本集團出售附屬公司的收益約人民幣50,785,000元。
- 截至二零二一年十二月三十一日止年 度,物業、機器及設備確認減值虧損約 人民幣26,376,000元。

BUSINESS REVIEW AND DEVELOPMENT PROSPECTS

Resources and reserves

Yangcheng Huiyang New Energy Development Company Limited (hereinafter referred to as "Huiyang New Energy") has interest in certain CBM properties located at Shanxi Province, the PRC. The Yangcheng area is approximately 96 km² in the Shanxi Province, the PRC. Development within the Yangcheng gas block is focused on the #3 and #15 coal seams. These CBM properties are located at various coal mine areas owned by Shanxi Yangcheng Yangtai Group Industrial Company Limited. Huiyang New Energy is a joint venture company and 60% of its equity interests is held by one of the wholly-owned subsidiaries of the Group.

The movements in the reserves of certain CBM properties as of 31 December 2021 are set out below:

業務回顧及發展前景

資源及儲量

陽城縣惠陽新能源發展有限公司(下稱「惠 陽新能源」)於位於中國山西省的若干煤層 氣資產擁有權益。陽城地區位於中國山西 省,面積約96平方公里。陽城天然氣區塊主 要開發3號和15號煤層。該等煤層氣資產位 於山西陽城陽泰集團實業有限公司擁有的 多個煤礦區域內。惠陽新能源為一間合營 企業,其60%股本權益由本集團其中一間全 資附屬公司持有。

若干煤層氣資產截至二零二一年十二月 三十一日的儲量變化於下文載列:

		Reserve evaluation of the CBM properties as at 31 December 2021 BCF 於二零二一年 十二月三十一日 的煤層氣資產	
		儲量評估 十億立方英呎	儲量評估 十億立方英呎
Total original gas in place on all blocks	所有區塊的原始天然氣地質總含量	193.6	272.4
Net 1P (Proved) reserves	已證實(1P) 淨儲量	108.9	3.5
Net 2P (Proved + Probable) reserves	已證實加概略(2P) 淨儲量	154.7	27.7
Net 3P (Proved + Probable + Possible)	已證實加概略加可能(3P) 淨儲量		
reserves		193.6	205.0

The change in the 1P, 2P and 3P is based on the professional advice by the Engineer of our Group.

(1P), (2P)及(3P)的變更乃基於本集團工程師 的專業意見。

The reserve evaluation of the CBM properties as at 31 March 2012 is the results of evaluation conducted by an independent, US-licensed natural gas reserve engineer, Netherlands, Sewell & Associates, Inc. ("NSAI") engaged by the Company in 2011 to evaluate the CBM properties reserves.

Due to continued development of the gas field blocks by the Company, the number and scope of the gas production wells are relatively increased as compared with that of 2012, enabling the Company to collect more data about the CBM properties to evaluate the CBM properties more accurately. Accordingly, the Company engaged an independent professional valuer in the PRC in July 2014 to evaluate certain CBM properties of "Huiyang New Energy" in terms of net 3P (Proved + Probable + Possible) reserves, net 2P (Proved + Probable) reserves and net 1P (Proved) reserves based on substantially the same definitions and guidelines as that of NSAI in 2012. According to the results of the evaluation, the total original gas in place on all blocks was generally unchanged as compared with that of NSAI in 2012. Based on the current costs for developing wells, the technical department of the Group estimates the capital expenditure for each well to be approximately RMB1.4 million, mainly comprising of road maintenance fees of approximately RMB0.09 million, drilling expenses of approximately RMB0.86 million, well testing fees of approximately RMB0.04 million and costs of equipment and materials of approximately RMB0.41 million.

Gas volumes are expressed in billion of cubic feet (BCF) at standard temperature and pressure bases. The reserves shown in the above table are estimates only and should not be construed as exact quantities. Proved reserves are those quantities of oil and gas which, by analysis of engineering and geoscience data, can be estimated with reasonable certainty to be commercially recoverable; probable and possible reserves are those additional reserves which are sequentially less certain to be recovered than proved reserves. Estimates of reserves may increase or decrease as a result of market conditions, future operations, changes in regulations, or actual reservoir performance. 二零一二年三月三十一日的煤層氣資產儲 量評估是本公司於二零一一年委聘獨立 美國持牌天然氣儲量工程師Netherlands, Sewell & Associates, Inc.(「NSAI」)對煤層 氣資產儲量的評估結果。

由於氣田區塊得到本公司的持續發展,產 氣井口數量及範圍比二零一二年相對地提 高,這促使本公司能夠搜集更多煤層氣資 產的數據,藉此對煤層氣資產作出更準確 的評估。所以本公司於二零一四年七月已 聘請中國境內之獨立專業評估機構對「惠 陽新能源」的若干煤層氣資產作出以上對 於已證實加概略加可能(3P)淨儲量、已 證實加概略(2P)淨儲量和已證實(1P)淨 儲量的評估,而評估的定義及指引與二零 一二年NSAI之定義及指引大致相同。根據 評估的結果,所有區塊的原始天然氣地質 總含量與二零一二年NSAI之評估大致沒有 變動。根據本集團技術部門以目前開發井 口成本計算,預計每一口井的資本支出約 人民幣140萬元,主要包括道路維修費用約 人民幣9萬元、鑽井費用約人民幣86萬元、 測試井口費用約人民幣4萬元及設備材料費 用約人民幣41萬元。

天然氣儲量乃按標準溫度及壓力以十億立 方英呎(BCF)表示。上表所載的儲量僅為 估計之數,不應當作實際數量。已證實儲量 為透過分析工程及地質數據可合理肯定可 作商業性採收而加以估計的石油及天然氣 數量;概略及可能儲量為可採收機會依次 低於已證實儲量的額外儲量。儲量估計可 能因市況、未來營運、監管變動或實際儲層 情況而增加或減少。

Natural Gas Exploration and Extraction

As at 31 December 2021, the Group has completed the ground work and drilling of 229 CBM wells, among which 164 wells were in production. The operating wells with stable production since they had been put in operation.

Liquefaction operation

As at 31 December 2021, the production capacity of the Group's LNG plants remained unchanged at the level of approximately 500,000 cubic meters per day. Due to the insufficient raw gas supply, the average daily production was only around 50,000 m³ for the year.

Marketing and Sales

During 2021, the marketing and sales systems did not change significantly and the personnel structure and sales strategies basically remained the same. Affected by overall environment, the sales price during traditional peak periods did not represent a substantial increase as the previous year, by contrast, the sales price took on a descending trend, which, to some extent, has affected the sales performance.

Liquidity, Financial Resources and Capital Structure

As at 31 December 2021, the Group had net assets of approximately RMB114,669,000, including cash and bank balances of approximately RMB63,938,000. To minimize financial risks, the Group implements stringent financial and risk management strategies and avoids the use of highly-geared financing arrangements. The Group's gearing ratio, calculated by the Group's total external borrowings divided by its shareholders' fund, was approximately 19.49% as at 31 December 2021 (2020: 49.65%).

天然氣勘探及開採

於二零二一年十二月三十一日,本集團已 完成了229口煤層氣井的地面施工及打井, 其中,投產井數目為164口。投產井自投產 以來一直處於穩定生產狀態。

液化業務

於二零二一年十二月三十一日,本集團液 化天然氣工廠的產能保持在每天約500,000 立方米的水平。由於原料氣供應不足,因此 本年度平均日產量僅有約50,000立方米。

市場營銷及銷售業務

於二零二一年,市場營銷及銷售業務系統 並無重大變動及員工結構及銷售策略基本 維持一致。受整體經濟環境影響,銷售價格 於傳統高峰期並未如往年般大幅上升,相 反,銷售價格呈下調的勢頭,某程度上影響 銷售表現。

流動資金、財務資源及資本結構

於二零二一年十二月三十一日,本集團的 資產淨值約為人民幣114,669,000元,其中 包括現金及銀行結存約人民幣63,938,000 元。本集團為減低其財務風險,採取謹慎的 財務及風險管理策略,盡量避免使用高槓 桿比率之融資安排。故此,本集團於二零 二一年十二月三十一日之資本與負債比率 (按本集團對外借貸總額除以其股東資金計 算)約為19.49%(二零二零年:49.65%)。

The Group is opportunistic in obtaining financing to further improve the cash position given that the natural gas drilling program is capital intensive. If the Group has adequate financing in the future (whether it is from internal cash flow due to increased gas sales, or from fund raising), the Group will accelerate the drilling program. Apart from the intended investment in upstream CBM exploration and extraction, the Group does not have any other plan for acquisition or investment, disposal or scale-down of any current business.

The Employees

As at 31 December, 2021, the employees of the Group totaled 336, among which 30 were R&D staff and 182 were project and customer service staff; 105 were administration staff and 19 were marketing and sales staff. During the year, the total cost of staff (including the remuneration of the Board Directors) recognised in profit or loss account was approximately RMB22,224,000 (2020: approximately RMB18,027,000). The remuneration and salary packages and dividend policy of the Group were determined based on the individual performance of staff. The Group will continue to offer professional further studies and training to staff.

Impairment of Property, Plant and Equipment and Rightof-use Assets

During the year ended 31 December 2021, an impairment loss of approximately RMB26,376,000 was recognised in respect of certain property, plant and equipment included in Yangcheng Huiyang CGU.

Risk in Foreign Exchange

The group entities collect most of the revenue and incur most of expenditures in their respective functional currencies. The Directors consider that the Group's exposure to foreign currency exchange is insignificant as the majority of the Group's transactions are denominated in the functional currency of each individual group entity.

Significant Investment, Material Acquisitions and Disposal of Subsidiaries and Associated Companies

During the year ended 31 December 2021, there was no significant investment, material acquisition of subsidiaries and associated companies by the Company. For the details of major disposal of subsidiaries, please refer to Major transaction and Events on page 48 to 51. 由於天然氣打井項目需要大量資金,本集 團有可能為進一步改善現金狀況獲得融資。 倘本集團於日後擁有充足融資(無論是來 自內部現金流量(因天然氣銷量增長)或者 來自集資),本集團將加快打井項目進程。 除擬於上游煤層氣勘探及開採進行投資外, 本集團並無任何其他計劃進行收購事項或 投資、出售或縮減目前的業務規模。

僱員

於二零二一年十二月三十一日,本集團共 僱用336名僱員,其中研發人員30名及工程 和客服人員182名:行政管理人員105名及 市場營銷及銷售人員19名。於年內,員工 總成本(包括董事酬金)於損益賬確認約人 民幣22,224,000元(二零二零年:約人民幣 18,027,000元)。酬金及薪酬組合及本集團 股息政策乃根據僱員個人表現釐定。本集 團將繼續為僱員提供專業進修及培訓。

物業、機器及設備之減值

於截至二零二一年十二月三十一日止年度, 就陽城惠陽現金產生單位所包含的若干 物業、廠房及設備確認減值虧損約人民幣 26,376,000元。

外匯風險

集團實體各自收取的大部份收益及產生的 大部份開支均以其各自的功能貨幣計值。 董事認為,由於本集團大部份交易以個別 集團實體各自的功能貨幣計值,故本集團 所面臨的外匯風險並不重大。

重大投資、重大收購及出售附屬公司 及聯營公司

截至二零二一年十二月三十一日止年度, 本公司並無作出任何重大投資、重大收購 附屬公司及聯營公司。有關重大出售附屬 公司之詳情,請參閱載於第48至51頁之主 要交易及事項。

OUTLOOK

The upstream business of the Company is improving steadily and the well construction and gas output are both increasing constantly. During 2017, the Company made technological upgrade to some old wells to improve production capacity and output, laying a solid foundation for the Company's long-term performance. However, the shortage in supply of raw gas kept handicapping the Company. Daily gas output of the upstream business was insufficient to allow the 500,000 cubic meters daily production capacity of liquefaction plant to be fully unleased, the Group commenced the R&D on C-H to Synthesis of natural gas production in 2017, which is temporarily named as High-temperature water Activate C-H to Synthesis of Natural-gas Technology. The Group has commenced the process of commercialized design in the second half of 2019 and smallscale production is expected to start before the end of 2021. The first experiment equipment went through trail run in June 2021, according to the results of the trial run, we proposed the improved design, which involved special steel material imported from abroad. The disrupted global supply chain due to COVID-19 led to the delay in obtaining the imported steel material. The second experiment equipment is in the progress of construction which is expected to be completed in November 2022 and the trail run is expected to be in December 2022. According to the results of the trial run, the Group intends to build 10 equipment of which each is capable of cubic 50,000 meters daily production of natural gas. With the steady increase in the number of upstream wells and gas output and the successful development of C-H to Synthesis of natural gas production, the Group's LNG plant will get a stable gas supply, enabling the LNG plants to reach full production and realize the commercial value of the LNG plants. As the Group's raw gas supply will be further consolidated, the synergies of vertical integration business of the Group will emerge. With the stable supply from self produced well gas and C-H to Synthesis of natural gas production, the Company will gradually reduce its exposure to external factors and the risks beyond the Company's control in its operations will also be reduced. Given the successful development of such technology, the Group can cooperate with the city gas pipeline network to introduce C-H to Synthesis of natural gas production directly into the city gas pipeline network, providing new profit growth for the Group.

前景

本公司之上游業務正穩定提升及井口建設 及出氣量亦不斷提升。於二零一十年,本公 司對若干舊井作出技術升級以改善產能及 產量,為本公司長期表現打下穩固基礎。然 而未加工天然氣供應短缺問題一直困擾本 集團,上游業務之每日出氣量不足以完全 釋放液化工廠每日50萬立方米的產能。於 二零一七年,本集團開始自主研發碳氫制 取天然氣項目,該項目暫時命名為超高溫 水活化碳氫制取天然氣技術。本集團已於 二零一九年下半年開始產業化設計階段, 預計二零二一年年末前實現小規模投產。 第一台試驗設備於二零二一年六月進行試 運行,根據試運行結果,於二零二一年十一 月提出改進的設計方案,這將涉及從海外 進口的特殊鋼鐵材料。由於2019冠狀病 毒病疫情導致全球供應鏈中斷,在獲得進 口鋼鐵材料方面出現延遲。第二台試驗設 備正在建造過程中,預計將於二零二二年 十一月完成建造,並於二零二二年十二月 開始試運行。根據試運行結果,本集團擬於 二零二二年下半年建造10台設備,每台設 備每天可生產5萬立方米的天然氣。隨著上 游井口及出氣量的穩定增加,及碳氫制取 天然氣的開發成功,本集團的液化天然氣 工廠將會得到穩定的氣源供應,使液化天 然氣工廠能達到滿產的效果,釋放出液化 天然氣工廠應有的商業價值。由於本集團 的未加工天然氣供應將進一步鞏固,本集 團垂直一體化業務的協同優勢將展現。隨 著井口自產天然氣及碳氫制取天然氣的穩 定供應,本公司將逐漸減少受外來因素的 影響,同時本公司營運中不能控制的風險 亦將會減少。而隨著該技術的開發成功,本 集團可以通過與城市燃氣管網的合作,把 碳氫制取天然氣直接輸入城市燃氣的管網, 為本集團提供新的盈利增長點。

As there are growing concerns over the environmental issues, it is foreseen that the highly-polluted energy will be eliminated from the market more rapidly and the use of replaceable clean energy will be more popular, resulting in a keener market demand for natural gas. The demand growth of natural gas market will continue to retain its strong momentum. Management of the Company will spare no effort in overcoming difficulties and be devoted to making contribution to the Company's profit margin and long-term development.

CHARGES ON GROUP ASSETS

As at 31 December 2021, the Group's shareholding in Shanxi Qinshui and Yangcheng Huiyang and the Group's property, plant and equipment with carrying amount of approximately RMB61,758,000 were pledged as security for lease liabilities of the Group.

CONTINGENT LIABILITIES

As at 31 December 2021, the Group had no material contingent liabilities.

隨著大眾日益關注環境問題,預期高污染 能源將更快被市場淘汰,使用可替代潔淨 能源將更普及,使天然氣市場需求更殷切, 天然氣市場的需求將維持強勁的增長勢頭。 本公司管理層將全力克服困難,致力為本 公司利潤率及長期發展作出貢獻。

集團資產抵押

於二零二一年十二月三十一日,本集團於 山西沁水和陽城惠陽的股權及本集團賬面 值約人民幣61,758,000元之物業、機器及設 備已獲質押,作為本集團租賃負債的抵押。

或然負債

於二零二一年十二月三十一日,本集團並 無重大或然負債。

CORPORATE GOVERNANCE PRACTICES

(a) Application of Corporate Governance Principles

The Group is committed to promoting good corporate governance, with the objectives of (i) the maintenance of responsible decision making, (ii) the improvement in transparency and disclosure of information to shareholders, (iii) the continuance of respect for the rights of shareholders and the recognition of the legitimate interests of shareholders, and (iv) the improvement in crisis management and the enhancement of performance by the Group. The Group has applied the principles set out in the Corporate Governance Code (the "Code") contained in Appendix 15 to the GEM Listing Rules with these objectives in mind.

(b) Promulgation of Company's Corporate Governance Code

To this end, the Group has promulgated a set of code on corporate governance (the "Company Code") which sets out the corporate standards and practices used by the Group to direct and manage its business affairs. It is prepared by reference to the principles, code provisions and recommended best practices set out in the Code, which came into effect on 1 January 2005. In addition to formalising existing corporate governance principles and practices, the Company Code also serves the purpose of assimilating existing practices with benchmarks prescribed by the Code and ultimately ensuring high transparency and accountability to the Group's shareholders.

(c) Compliance of Company Code and the code provisions under the Code (the "Code Provisions")

The Group has complied with all provisions in the Company Code and the Code Provisions under the Code during the year ended 31 December 2021 save for code provisions A.2.1 and A.4.1 of the Code, details of the derivation and reason for derivation are set out in the paragraphs headed "Chairman and Chief Executive" and "Appointment term of Non-executive Directors" of this corporate governance report.

The Company Code contains all the Code Provisions of the Code and other provisions.

企業管治常規

(a) 應用企業管治原則

本集團致力提高企業管治水平,宗旨 在於(i)維持負責任的決策、(ii)改善對股 東的透明度及向股東披露的資料、(iii) 貫徹一向對股東權益的尊重及股東的 合法權益的認同,及(iv)改善危機管理, 提升本集團表現。在此等宗旨下,本集 團已應用GEM上市規則附錄十五所載 《企業管治守則》(「守則」)中的原則。

(b) 頒佈本公司的企業管治守則

本集團為此頒佈一套企業管治守則(「公 司守則」),載列集團在指導及管理其 商業事務時所採用的企業準則及常規。 公司守則在編製時已參考由二零零五 年一月一日起生效的守則內所載的原 則、守則條文及建議最佳常規。除訂定 現有企業管治原則及常規外,公司守 則亦將現有常規及守則所規定的基準 兼收並蓄,最終確保高透明度及向集 團股東負責。

(c) 公司守則及守則之守則條文(「守 則條文」)的遵行

本集團已於截至二零二一年十二月 三十一日止年度遵守公司守則之所有 條文及守則之守則條文,惟守則之守 則條文第A.2.1條及A.4.1條除外。偏離 之詳情及理由載於本企業管治報告「主 席及行政總裁」及「非執行董事之任期」 各段。

公司守則包括守則內之所有守則條文 以及其他條文。

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code of conduct regarding Directors' securities transactions on terms no less exacting than those as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Having made specific enquiry of all Directors, all Directors have complied with the required standard of dealings and code of conduct regarding securities transactions by Directors as set out in the Company's code of conduct for the year 2021.

BOARD COMPOSITION, ROLE AND FUNCTION

The Board is entrusted with the overall responsibility for promoting the success of the Company through direction and supervision of the Company's business and affairs.

The Board comprises a total of eight Directors, comprising two executive Directors, namely, Mr. Wang Zhong Sheng (Chairman), and Mr. Chang Jian, three non-executive directors, namely, Mr. Duan Shi Chuan, Mr. Liang Feng and Mr. Wang Chen and three independent non-executive Directors, namely, Mr. Xu Yuan Jian, Mr. Wang Zhi He and Mr. Lau Chun Pong. Mr. Lau Chun Pong has appropriate professional qualifications, accounting and financial management expertise as required under the GEM Listing Rules.

Each of the independent non-executive Directors has made an annual confirmation of independence pursuant to Rule 5.09 of the GEM Listing Rules. The Company is of the view that all Independent Non-executive Directors meet the independence guidelines set out in Rule 5.09 of the GEM Listing Rules and are independent in accordance with the terms of the guidelines.

The Company has complied with Rules 5.05(1), 5.05(2) and 5.05A of the GEM Listing Rules. During the year ended 31 December 2021, there were three independent non-executive Directors in the Board and the number of independent non-executive Directors represents at least one-third of the Board. The Company has also complied with Rule 5.05(2) of the GEM Listing Rules, which stipulates that one of the independent non-executive Directors must possess appropriate professional qualifications or accounting or related financial management expertise. The Board considers that the independent non-executive Directors are all independent persons with appropriate qualifications or expertise and the Company has complied with the relevant requirements of the GEM Listing Rules.

董事進行證券交易

本公司已採納一項董事進行證券交易之操 守守則,其條款標準不低於GEM上市規則 第5.48條至5.67條所載之董事進行證券交易 之操守守則。經向全體董事提出具體徵詢, 所有董事於截至二零二一年度內均有遵守 本公司操守守則所列示有關董事進行證券 交易之規定買賣準則及操守守則。

董事會組成、角色及職能

董事會負責本公司業務及事務的整體領導 與監管,促成本公司的成功。

董事會由八名董事組成,其中兩名屬執行 董事,包括王忠勝先生(主席)及常建先生, 三名非執行董事,包括段士川先生,梁峰先 生及王琛先生及另外三名屬獨立非執行董 事,包括徐願堅先生、王之和先生及劉振邦 先生。劉振邦先生擁有GEM上市規則所要 求之適當專業資格及具備會計及財務管理 專業知識。

各獨立非執行董事已按GEM上市規則第5.09 條作出年度獨立性確認。本公司認為,全部 獨立非執行董事均已符合GEM上市規則第 5.09條所載的獨立性指引,並根據該指引的 條款屬獨立人士。

本公司已遵守GEM上市規則第5.05(1)條、 第5.05(2)條及第5.05A條。截至二零二一年 十二月三十一日止年度,董事會有三名獨 立非執行董事,獨立非執行董事人數佔董 事會至少三分之一。本公司亦已遵守GEM 上市規則第5.05(2)條,該條規定,其中一名 獨立非執行董事必須具備適當的專業資格 或者會計或相關財務管理專長。董事會認 為,獨立非執行董事均屬具備適當資格或 專長的獨立人士且本公司已遵守GEM上市 規則的相關規定。

Corporate Governance Functions

The Board is responsible for performing the corporate governance functions set out in code provision D.3.1 of the Code. In 2020, the Board has reviewed and monitored: (a) the Company's corporate governance policies and practices, (b) training and continuous professional development of directors and senior management, (c) the Company's policies and practices on compliance with legal and regulatory requirements, (d) the Company's code of conduct and (e) the Company's compliance with the Code disclosure requirements.

Appointment Term of Non-executive Directors

Under code provision A.4.1 of the Code, non-executive directors should be appointed for a specific term, subject to re-election. Currently, the independent non-executive Directors have no fixed term of office but are subject to retirement by rotation at annual general meetings of the Company in accordance with the Company's Articles of Association. As such, the Company considers that sufficient measures have been taken to serve the purpose of this code provision.

Roles of Directors

The Board assumes responsibility for leadership and control of the management of the Company and is collectively responsible for appointing and supervising senior management to ensure that the operations of the Group are conducted in accordance with the objectives of the Group. The principal roles of the Board are:

- to lay down the Group's objectives, strategies, policies and business plans;
- to monitor and control operating and financial performance through the determination of the annual budget; and
- to formulate internal control policies and set appropriate policies to manage risks in pursuit of the Group's strategic objectives.

The Board is directly accountable to the shareholders and is responsible for preparing the accounts.

企業管治職能

董事會負責履行守則的守則條文第D.3.1條 所載的企業管治職能。於二零二零年,董事 會已檢討及監察:(a)本公司的企業管治政 策及常規:(b)董事及高級管理層的培訓及 持續專業發展:(c)本公司遵守法律及法規 規定的政策及常規:(d)本公司的操守守則; 及(e)本公司遵守守則披露規定的情況。

非執行董事之任期

根據守則之守則條文第A.4.1條,非執行董 事應有固定任期,並須接受重選。目前,獨 立非執行董事並無固定任期,惟須根據本 公司之公司組織章程細則於本公司股東週 年大會上輪值告退。因此,本公司認為已就 達致本守則條文之目的採取足夠措施。

董事角色

董事會肩負領導及監控本公司管理層的責任,同時集體負責委任及監督高級管理層, 以確保本集團之營運符合本集團之目標。 董事會的主要角色為:

- 制定本集團的目標、策略、政策及業務 計劃;
- 通過釐定每年財政預算,監察及控制
 營運及財務表現;及
- 制定內部管制政策及制定適當的風險
 管理政策,以達致本集團的策略目標。

董事會直接向股東負責,並負責編製賬目。

Delegation by the Board

The Board has delegated the day-to-day management responsibility to the management staff under the instruction/supervision of the Board.

The management staff of the Company are principally responsible for:

- exercising all such other powers and perform all such other acts as may be exercised and performed by the Directors, save and except for those that may specifically be reserved by the Board and/or the committees set up by the Board for decision and implementation; or those that may only be exercised by the Board pursuant to the Articles of Association, the GEM Listing Rules and other applicable laws and regulations;
- 2. formulating and/or implementing policies for business activities, internal controls and administration of the Company;
- 3. planning and deciding the Company's strategies on its business activities; and
- 4. keeping proper written records of its decisions taken which may be inspected by any members of the Board or the Board committees upon request.

The Board will review the above arrangements on a periodic basis to ensure that they remain appropriate to the needs of the Group.

Chairman and Chief Executive

Under the code provision A.2.1 of the Code, the roles of the chairman and chief executive should be separate and should not be performed by the same individual. Prior to the retirement of Mr. Feng San Li on 26 November 2012, Mr. Feng San Li was holding the title of CEO. Mr. Wang Zhong Sheng is the chairman of the Board. After Mr. Feng's retirement, Mr. Wang Zhong Sheng continues to act as the chairman and the duties of the chief executive have been undertaken by the other executive Director. The Board meets regularly to consider major matters affecting the business and operations of the Group. The Board considers that this structure will balance the power and authority between the Board and management and believes that this structure enables the Group to make and implement decision promptly and efficiently.

董事會授權

董事會授權管理層人員在董事會的指示/ 監察下,履行日常管理職責。

本公司之管理人員主要負責:

- 行使董事可行使的其他所有權力及進 行董事可進行的其他所有行動(指定 由董事會及/或董事會成立的委員會 負責決定及執行的事務,或根據公司 組織章程細則、GEM上市規則及其他 適用法律及法規之規定,僅可由董事 會負責處理的事務則除外);
- 制定及/或執行有關本公司業務活動、 內部監控及行政的政策;
- 3. 計劃及決定本公司業務策略;及
- 保留各項決定的適當書面紀錄,以便 董事會或各董事委員會的任何成員按 要求查閲。

董事會定期對上述安排作出檢討以確保其 一直符合本集團所需。

主席及行政總裁

根據守則之守則條文第A.2.1條,主席與行 政總裁的職能應予區分,不應由同一人士 兼任。於馮三利先生於二零一二年十一月 二十六日退任前,本公司行政總裁為馮三 利先生。王忠勝先生為董事會主席。於馮先 生退任後,王忠勝先生繼續擔任主席,而行 政總裁的職責已由其他執行董事承擔。董 事會定期開會審議影響本集團業務及運作 的主要事項。董事會認為現時該結構可維 持董事會與管理層的權力與職權的平衡, 並相信該結構能使本集團迅速有效地作出 與執行決定。

BOARD OPERATION

Regular Board meetings are held normally every three months, with additional meetings arranged, if and when required. In 2021, the Board held 16 meetings.

The attendance record of each member of the Board at board meetings and general meetings of the Company are set out below:

董事會運作

董事會一般會每三個月定期會面一次,並 在有需要時另外安排會面。董事會於二零 二一年曾舉行十六次會議。

各董事會成員出席本公司董事會會議及股 東大會的紀錄如下:

	Attendance of Board Meetings 董事會會議出席率	Attendance of General Meetings 股東大會出席率
Executive Directors		1.00
執行董事		
Mr. Wang Zhong Sheng <i>(Chairman)</i> 王忠勝先生 <i>(主席)</i>	15/15	3/3
Mr. Chang Jian	16/16	3/3
常建先生		
Non-Executive Directors		
非執行董事		
Mr. Duan Shi Chuan	16/16	3/3
段士川先生		
Mr. Liang Feng	16/16	3/3
梁峰先生	/	o (o
Mr. Wang Chen	15/15	3/3
王琛先生		
Independent Non-executive Directors		
獨立非執行董事		0.40
Mr. Lau Chun Pong 劉振邦先生	16/16	3/3
副弧邦元生 Mr. Wang Zhi He	16/16	3/3
T之和先生	10/10	3/3
Mr. Xu Yuan Jian	16/16	3/3
徐願堅先生	10/10	0,0

Note: Number of board meeting and general meeting held during the tenure of the Director

附註: 董事任期內舉行董事會會議及股東大會的次數

22 CHINA CBM GROUP COMPANY LIMITED Annual Report 2021

Directors are free to contribute alternative views at meetings and major decisions would only be taken after deliberation at Board meetings. Directors who are considered having conflict of interests or material interests in the proposed transactions or issues to be discussed would not be counted in the quorum of meeting and would abstain from voting on the relevant resolution.

All Directors have access to the company secretary who is responsible for ensuring that the Board procedures are complied with, and advising the Board on compliance matters.

Directors' Duties

Every Director is required to keep abreast of his responsibilities as a director of the Company and of the conduct, business activities and development of the Company:

- A comprehensive director's handbook is issued to every Director, which sets out guidelines on conduct by making reference to the relevant sections of the statutes or the GEM Listing Rules, and reminds Directors of their responsibilities in making disclosure of their interests and potential conflict of interests.
- Orientation programmes are organised for providing induction to new Directors to help them familiarise with the Company's management, business and governance practices.
- Management provides appropriate and sufficient information to Directors and the committee members in a timely manner to keep them apprised of the latest development of the Group and enable them to discharge their responsibilities. Directors also have independent and unrestricted access to senior executives of the Company.

董事於會上可自由發表不同的意見,重要 決定只會在董事會會議上進行討論後始作 出。如董事在建議的交易或即將討論的事 宜上被視為存在利益衝突或擁有重大權益, 有關董事將不計入會議法定人數,並須就 有關決議案放棄表決權。

全體董事均可接觸公司秘書;公司秘書負 責確保董事會程序得以遵守,並就守規事 宜向董事會提供意見。

董事職責

每名董事須不時瞭解其作為本公司董事的 職責,以及本公司的經營方式、業務活動及 發展:

- 每名董事均獲發給資料完備的《董事 手冊》。《董事手冊》透過引述成文法 或GEM上市規則的有關章節提供操守 指引,及提醒董事必須履行的責任,包 括披露權益及潛在的利益衝突。
- 為新任董事舉辦介紹公司的活動,提 供就任須知,協助董事熟悉本公司的 管理、業務及管治常規。
- 管理層向董事及委員會成員適時提供 恰當及充足資料,讓他們知悉本集團 的最新發展,以便他們履行職責。董事 亦可有獨立及不受限制的途經接觸本 公司高級行政人員。

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT PROGRAMME

Each newly appointed director is provided with necessary induction and information to ensure that he has a proper understanding of the Company's operations and businesses as well as his responsibilities under the relevant statutes, laws, rules and regulations. Directors' training is an ongoing process. During the year ended 31 December 2021, Directors are provided with monthly updates on the Company's performance, position and prospects to enable the Board as a whole and each Director to discharge their duties. In addition, all Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. The Company updates Directors on the latest development regarding the GEM Listing Rules and other applicable regulatory requirements from time to time, to ensure compliance and enhance their awareness of good corporate governance practices.

董事的持續專業發展計劃

向各新任董事提供必要的就任須知及資料 以確保彼適當了解本公司的運營及業務以 及其根據相關成文法、法律、規則及法規須 承擔的責任。董事持續進行培訓。截至二零 二一年十二月三十一日止年度,每月向 事提供有關本公司表現、狀況及前景的最 新情況以使董事會整體及各董事能夠履行 其職責。此外,鼓勵所有董事參與持續專業 發展以增進及更新其知識及技能。本公司 不時向董事提供有關GEM上市規則及其他 適用監管規定的最新進展情況,以確保遵 守及增強關注良好企業管治常規。

Attending seminar(s) or programme(s)/ reading relevant materials in relation to the business, GEM Listing Rules or directors' duties (Yes/No)

參與研討會或 計劃/閲覽與業務、 GEM上市規則或董事 職責有關的相關資料 (是/否)

Yes	王忠勝先生	是
Yes	常建先生	是
Yes	段士川先生	是
Yes	梁峰先生	是
Yes	王琛先生	是
Yes	劉振邦先生	是
Yes	王之和先生	是
Yes	徐願堅先生	是

Mr. Wang Zhong Sheng Mr. Chang Jian Mr. Duan Shi Chuan Mr. Liang Feng Mr. Wang Chen Mr. Lau Chun Pong Mr. Wang Zhi He Mr. Xu Yuan Jian

The briefing sessions covered topics including the Code, listed company regulations and disclosure obligations in Hong Kong, discloseable transactions and connected transactions etc.

REMUNERATION PAID TO MEMBERS OF KEY MANAGEMENT

Details of remuneration paid to member of key management (exclude Director) fell within the following band:

簡介會涵蓋的主題包括守則、香港上市公司法規及披露責任、須予披露交易及關連 交易等。

支付予主要管理人員的薪酬

支付予主要管理人員(不包括董事)的薪酬 具體介乎以下範圍:

		2021 二零二一年 Number of individuals 人數	2020 二零二零年 Number of individuals 人數
Nil ~ HK\$1,000,000 (equivalent to approximately RMB830,000 (2020: RMB890,000)	零至港元1,000,000元(相等於 約人民幣830,000元 (二零二零年: 人民幣890,000元))	2	2

REMUNERATION COMMITTEE

A remuneration committee of the Company (the "Remuneration Committee") was established on 12 August 2005 for, inter alia, the following purposes:

- (a) to make recommendations to the Board on policies and structure for remuneration of directors and senior management and on the establishment of a formal and transparent procedure for developing such policy on remuneration;
- (b) to make recommendations to the Board the remuneration packages for executive Directors and senior management and to make recommendations to the Board on the remuneration of non-executive Directors.

The Remuneration Committee is made up of all of the Company's independent non-executive Directors, namely, Mr. Lau Chun Pong (Chairman), Mr. Xu Yuan Jian and Mr. Wang Zhi He. The duties of Remuneration Committee is to review and make recommendations to the remuneration policy and packages of the executive Directors and executives.

薪酬委員會

本公司的薪酬委員會(「薪酬委員會」)已於 二零零五年八月十二日成立,當中目的包 括:

- (a) 就董事及高級管理層的薪酬政策及架構,及就設立正規而具透明度的程序以制定此等薪酬政策,向董事會提出 建議;
- (b) 就執行董事及高級管理層的酬金待遇 向董事會提出建議,並就非執行董事 的酬金向董事會提出建議。

薪酬委員會由本公司全部獨立非執行董事 組成,包括劉振邦先生(主席)、徐願堅先 生及王之和先生。薪酬委員會之職責為檢 討及就執行董事及行政人員之薪酬政策及 待遇提出建議。

In 2021, the Remuneration Committee held two meetings. The attendance record of each member of the Remuneration Committee is set out below:

薪酬委員會於二零二一年曾舉行二次會議。 薪酬委員會各成員的出席紀錄如下:

	Attendance 出席率
Mr. Lau Chun Pong <i>(Chairman)</i>	2/2
劉振邦先生 <i>(主席)</i> Mr. Wang Zhi He	2/2
王之和先生	
Mr. Xu Yuan Jian	2/2
徐願堅先生	

During the meeting, members of the Remuneration Committee reviewed the remuneration packages and overall benefits of the Directors by taking into account factors (such as remuneration packages and benefits offered by comparable companies, the respective contribution of each of the Directors to the Group and the business objectives of the Group).

The executive Directors are responsible for reviewing all relevant remuneration data and market conditions as well as the performance of individuals and the profitability of the Group, and proposing to the remuneration committee for consideration and approval. The Remuneration Committee performed the major work as below:

- reviewed and discussed the remuneration policy and structure of the Company and the remuneration and performance of duties of the executive Directors and senior management in the year under review; and
- made recommendation to the Board on the remuneration packages of individual executive directors and senior management.

在會議期間,薪酬委員會成員已根據若干 因素(如可資比較公司所提供的薪酬待遇 及福利、各董事對本集團的貢獻及本集團 業務目標)檢討董事的薪酬待遇及整體福 利。

執行董事負責檢討所有有關薪酬數據及市 況以及個別員工表現與本集團盈利能力, 並向薪酬委員會提呈考慮及批准。薪酬委 員會執行主要工作如下:

- 檢討及討論於回顧年度內本公司的薪 酬政策及架構以及執行董事及高級管 理層之薪酬及職責履行情況;及
- 就各執行董事及高級管理層的酬金組 合向董事會提出建議。

NOMINATION COMMITTEE

A nomination committee of the Company (the "Nomination Committee") was established on 12 August 2005 for, inter alia, the following purposes:

- (a) to review the structure, size and composition (including the skills, knowledge and experience) of the Board;
- (b) to identify individuals suitably qualified to become Board members and make recommendations to the Board on the selection of individuals nominated for directorship; and
- (c) to make recommendations to the Board on relevant matters relating to the appointment or reappointment of directors and succession planning for directors.

In August 2013, the Board has adopted its board diversity policy (the "Board Diversity Policy"). All Board appointments will be based on meritocracy, and candidates will be considered against selection criteria based on a range of diversity perspectives, which would include but not be limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board.

The Nomination Committee is made up of all of the Company's independent non-executive Directors, namely Mr. Wang Zhi He (Chairman), Mr. Xu Yuan Jian and Mr. Lau Chun Pong.

提名委員會

本公司的提名委員會(「提名委員會」)已於 二零零五年八月十二日成立,當中目的包 括:

- (a) 檢討董事會的架構、規模及組成(包括 技能、知識及經驗);
- (b) 物色具備適合資格成為董事會成員的 人士,並就挑選被提名人士出任董事 向董事會提出建議;及
- (c) 就與委任或重新委任董事及董事之接 任計劃有關的事宜向董事會提出建議。

於二零一三年八月,董事會採納其董事會 成員多元化政策(「董事會成員多元化政 策」)。董事會所有委任均以用人唯才為原 則,考慮人選之甄選標準以一系列多元化 範疇為基準,包括但不限於性別、年齡、文 化及教育背景、專業經驗、技能、知識及服 務年期。最終將按人選之長處及可為董事 會作出之貢獻而作決定。

提名委員會由本公司全部獨立非執行董事 組成,包括王之和先生(主席)、徐願堅先 生及劉振邦先生。

In 2021, the Nomination Committee held two meetings. The attendance record of each member of the Nomination Committee is set out below:

提名委員會於二零二一年曾舉行兩次會議。 提名委員會各成員的出席紀錄如下:

	Attendance 出席率
Mr. Wang Zhi He <i>(Chairman)</i>	2/2
王之和先生(主席)	
Mr. Lau Chun Pong	2/2
劉振邦先生	
Mr. Xu Yuan Jian	2/2
徐願堅先生	

At the meeting, the Nomination Committee reviewed the structure, size and composition of the Company's Board of Directors, made reference to criteria including, inter alia, reputation for integrity, accomplishment and experience in the relevant industry, professional and educational background, and commitment in respect of available time and relevant interest. The Nomination Committee was satisfied with the existing composition of the Board and recommended no change in the near future, and performed the major work as below:

- examined the structure, size and composition of the Board, to ensure the Directors have the expertise, skills and experience required to meet the Company's business;
- 2. assessed the independency of all independent non-executive Directors; and
- 3. made recommendations to the Board in this regard.

在會議期間,提名委員會檢討了本公司董 事會的架構、規模及組成,製訂參考準則其 中包括有關人士的誠信、其在相關行業的 成就及經驗、其專業及教育背景以及其投 入的程度,包括能夠付出的時間及對相關 範疇的關注等。提名委員會滿意董事會的 現有組合,建議於近期內毋須變動並執行 主要工作如下:

- 檢查董事會的架構、規模及組成,以確 保董事具備符合本公司業務所需的專 長、技能及經驗;
- 評估所有獨立非執行董事的獨立性;
 及
- 3. 就此向董事會提出建議。

AMENDMENT TO THE TERMS OF REFERENCE OF 1 NOMINATION COMMITTEE

The terms of reference of the nomination committee of the Company was amended on 14 August 2013 to include the review of the Company's board diversity policy and the progress on achieving the objectives set for implementing the said policy as one of its duty.

AUDIT COMMITTEE

The Company's audit committee (the "Audit Committee") was established on 28 July 2003 and currently comprises all three independent non-executive Directors, namely, Mr. Lau Chun Pong (Chairman), Mr. Xu Yuan Jian and Mr. Wang Zhi He. The primary duties of the Audit Committee are (a) to review the Group's annual reports, financial statements, half year reports and quarterly reports; (b) to serve as a focal point for communication between Directors, the external auditors and internal auditors; (c) to assist the Board in fulfilling its responsibilities by providing an independent review and supervision of financial reporting, and the effectiveness of the Group's internal control and risk management system; and (d) to review the appointment of external auditors on an annual basis as well as to ensure independence of the continuing auditors.

In 2021, the Audit Committee held four meetings. The attendance record of each member of the Audit Committee is set out below:

修訂提名委員會之職權範圍

本公司於二零一三年八月十四日修訂提名 委員會之職權範圍,以將檢討本公司之董 事會成員多元化政策及達成就實施上述政 策設定之目標之進度納入作為其職責之一。

審核委員會

本公司的審核委員會(「審核委員會」)於二 零零三年七月二十八日成立,現任成員包 括全部三名獨立非執行董事劉振邦先生(主 席)、徐願堅先生及王之和先生。審核委員 會之主要職責是(a)審閱本集團的年報、財 務報表、半年度報告及季度報告:(b)作為董 事、外聘核數師及內部核數師之間的一個 溝通渠道:(c)透過對財務報告及集團內部 監控及風險管理程序的有效性提供獨立檢 討及監督,協助董事會履行職責:及(d)每年 檢討外聘核數師之委任以及確保續任核數 師之獨立性。

薪酬委員會於二零二一曾舉行四次會議。 薪酬委員會各成員的出席紀錄如下:

	Attendance 出席率
Mr. Lau Chun Pong <i>(Chairman)</i>	4/4
劉振邦先生(主席)	
Mr. Wang Zhi He	4/4
王之和先生	
Mr. Xu Yuan Jian	4/4
徐願堅先生	

At the meetings, the Audit Committee has carefully reviewed the Company's quarterly, half-yearly and annual results and its system of internal control and has made suggestions to improve them. The Audit Committee also carried out and discharged its other duties set out in Code. In the course of doing so, the Audit Committee has met the company's management several times during year 2020. Each member of the Audit Committee has unrestricted access to the Group's external auditors and the management.

During the financial year 2021, the Audit Committee has held four meetings. The Group's results for the year 2021 have been reviewed and commented by the Audit Committee members, and performed the major works as below:

- reviewed the annual financial results and report for the year ended 31 December 2020, interim financial results and report for the six months ended 30 June 2021 and quarterly financial results and reports for each of the three months ended 31 March 2021 and 30 September 2021;
- reviewed the internal audit department's report regarding the reviewing and procedures of the internal control and risk management of the Company; and
- provided opinions to the Board in respect of the terms of appointment of external auditors.

The Group's result for the year ended 31 December 2021 have been reviewed and commented by the audit committee members, which was of the opinion that the preparation of such results complied with the applicable accounting standards and requirements as well as the GEM Listing Rules and that adequate disclosures have been made. 在會議期間,審核委員會已詳細審閲本公 司的季度、半年度及年度業績,以及內部管 制制度,並已提出改善建議。審核委員會亦 已按守則進行及履行其他職責。過程中,審 核委員會於二零二零年度曾與本公司的管 理層舉行多次會議。本公司並無限制審核 委員會各成員與本集團外聘核數師及管理 層聯絡。

於二零二一年財政年度內,審核委員會曾 舉行四次會議,而本集團之二零二一年年 度之業績已由審核委員會成員審閲及提供 意見並執行主要工作如下:

- 審閱截至二零二零年十二月三十一日 止年度之年度財務業績及報告、截至 二零二一年六月三十日止六個月之中 期財務業績及報告以及截至二零二一 年三月三十一日及二零二一年九月 三十日止三個月各自之季度財務業績 及報告;
- 審閲內部審核部門有關本公司內部監 控及風險管理檢討與程序的報告;及
- 就外聘核數師委任條款向董事會提供 意見。

本集團於截至二零二一年十二月三十一日 止年度之業績已由審核委員會成員審閲及 提供意見,彼等認為編製該等業績已遵守 適用之會計準則及要求以及GEM上市規則, 且已作出充分披露。

Procedures for directing Shareholders' enquiries to the Board

Shareholders may at any time send their enquiries and concerns to the Board in writing through mails whose contact details are as follows:

Room 20, 19/F Fortune Commercial Building 362 Sha Tsui Road Tsuen Wan, Hong Kong Tel No.: 2366 1613 Fax No.: 2366 1665

Procedures for putting forward proposals at general meetings by Shareholders

Pursuant to Article 58 of the Articles of Association, The Board may whenever it thinks fit call extraordinary general meetings. Any one or more members holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

股東向董事會提出查詢之程序

股東可隨時以書面透過郵遞向董事會提出 查詢及關注,郵遞之聯絡詳情如下:

香港荃灣 沙咀道362號 全發商業大厦 19樓20室 電話:2366 1613 傳真:2366 1665

股東於股東大會上提出建議之程序

根據公司組織章程細則第58條,董事會如 認為適當可隨時召開股東特別大會。任何 一位或以上於提請要求當日持有不少於本 公司繳足股本(賦有權利在本公司股東大 會投票)十分之一的股東,可隨時向本公司 董事會或秘書發出書面要求,要求董 開股東特別大會,以處理有關要求的 明的事項,且須於提請該要求後兩(2)個月 內舉行。倘提請後二十一(21)日內董事會 相同方式召開大會,則提請要求的人士可自行 相同方式召開大會,而本公司須向提請 求的人士補償因董事會未有召開大會而自 行召會大會的所有合理開支。

Pursuant to Article 88 of the Articles of Association, no person other than a Director retiring at the meeting shall, unless recommended by the Directors for election, be eligible for election as a Director at any general meeting unless a notice signed by a member (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such notice is given of his intention to propose such person for election and also a notice signed by the person to be proposed of his willingness to be elected shall have been lodged at the head office or at the registration office provided that the minimum length of the period, during which such notice(s) are given, shall be at least seven (7) days and that the period for lodgment of such notice(s) shall commence no earlier than the day after the dispatch of the notice of the general meeting appointed for such election and end no later than seven (7) days prior to the date of such general meeting.

ACCOUNTABILITY AND AUDIT

Financial reporting

The Directors are responsible for overseeing the preparation of the annual accounts which give a true and fair view of the Group's state of affairs of the results and cash flow for the year. In preparing the accounts for the year ended 31 December 2021, the Directors have:

- adopted suitable accounting policies and applied them consistently; and
- made judgements and estimates that are prudent and reasonable; and ensured the accounts are prepared on a going concern basis.

The Company recognises that high quality corporate reporting is important in reinforcing the trust relationship between the Company and the its stakeholders and aims at presenting a balanced, clear and comprehensible assessment of the Company's performance, position and prospects in all corporate communications. 根據公司組織章程細則第88條,除非獲董 事推薦參選,或由正式合資格出席大會並 可於會上投票的股東(並非擬參選者)簽署 通知,表明建議提名相關人士參選的意向, 且獲提名人士簽署該通知表明願意參選, 否則除會上退任董事外,概無任何人士有 資格於任何股東大會上參選董事。上述通 知須呈交總辦事處或過戶登記處,通知期 不得少於七(7)日,呈交該等通知之期間為 寄發有關推選董事之股東大會通告翌日起 計至不遲於該股東大會舉行日期前七(7)日。

問責及審核

財務報告

董事負責監督年度賬目之編製,以真實公 平地反映出本集團於年內之相關業績及現 金流量狀況。於編製截至二零二一年十二 月三十一日止年度賬目時,董事已:

- 採用適合之會計政策並貫徹應用;及
- 作出審慎合理之判斷及估計,以及確 保賬目乃按持續經營基準編製。

本公司認為高質素的公司報告對加強本公 司與其權益人之間的信任非常重要,因此 所有的企業傳訊均力求以平衡、清晰及全 面的方式評估本公司的表現、狀況及前景。

Internal Control and risk management

The Board, through the Audit Committee, has reviewed the effectiveness of the Company's system of internal control and risk management over financial, operational and compliance issues for the year 2021. The Audit Committee concluded that, in general, the Group has set up a sound control environment and installed necessary control mechanisms to monitor and correct non-compliance. The Board, through the review of the Audit Committee, is satisfied that the Group in 2021, fully complied with the code provisions on internal controls and risk management as set forth in the Code. The Audit Committee also concluded that the Group has employed sufficient staff for the propose of accounting, financial and internal control. The Group has internal audit department.

External Auditors

The Group's external auditors are KTC Partners CPA Limited. The Audit Committee is mandated to ensure continuing auditors' objectivity and safeguard independence of the auditors, and it has:

- determined the framework for the type and authorisation of nonaudit services for which the external auditors may provide. In general, the engagement of the external auditors to perform non-audit services is prohibited except for tax related services; and
- agreed with the Board on the policy relating to the hiring of employees or former employees of the external auditors and monitored the applications of such policy.

During 2021, the remuneration payable to the Company's external auditors for audit and non-audit services were approximately RMB1,350,000 and RMB358,000 respectively.

內部管制及風險管理

董事會已通過審核委員會於二零二一年內 檢討本集團內部管制及風險管理系統之有 效性,其中涵蓋財務、營運與合規等職能。 審核委員會認為,整體而言,本集團已建立 妥善之管制環境,並已採用必需之管制環 息改正不合規問題。通過審核委員 會之檢討,董事會滿意本集團於二零二一 年內完全遵守守則所列載之內部管制及風 險管理守則條文。審核委員會亦認為,本集 團已聘用足夠的員工處理會計、財務及內 部管制之工作。本集團設有內部管制部門。

外聘核數師

本集團之外聘核數師為和信會計師事務所 有限公司。審核委員會有責任確保續任核 數師的客觀性及保持核數師的獨立性,委 員會已:

- 釐定外聘核數師可提供之非核數服務 的類別及授權的框架。一般而言,除税 項有關服務外,委員會禁止委任外聘 核數師提供非核數服務;及
- 與董事會協定有關聘請外聘核數師現 職或前僱員的政策以及如何監察此等 政策的應用。

於二零二一年,本公司支付予外聘核數師 之核數及非核數服務酬金分別約為人民幣 1,350,000元及人民幣358,000元。

The accounts for the year ended 31 December 2021 were audited by KTC Partners CPA Limited whose term of office will expire upon the forthcoming annual general meeting of the Company. The Audit Committee has recommended to the Board that KTC Partners CPA Limited be re-appointed as the auditors of the Company at the forthcoming annual general meeting of the Company.

The Group has not employed any staff who was formerly involved in the Group's statutory audit.

Corporate Communication

The Group recognises the importance of shareholder feedback and the need for ongoing communication with its stakeholders, including the general public, investors, and the institutional and individual shareholders. The Company published annual, interim and quarterly reports which contained detailed information about the Group. Inquiries by shareholders are directed and dealt with by senior management of the Group.

Company secretary

Mr. Tse Chun Lai ("Mr. Tse") has been appointed as the Company Secretary and the Authorised Representative on January 2020. For details, please refer to page 38 to this report.

The company secretary has complied with Rule 5.15 of the GEM Listing Rules in relation to the professional training requirements.

INVESTORS RELATIONSHIP

The Company has established a range of communication channels between itself and its Shareholders, investors and other stakeholders. These include the annual general meeting, the annual, interim and quarterly reports, notices, announcements and circulars and the Company's website at https://mediumir.com/c08270/en/index.php.

During the year ended 31 December 2021, there had been no significant change in the Company's constitutional documents.

本公司於截至二零二一年十二月三十一日 止年度之賬目已經由和信會計師事務所有 限公司審核,其任期將於本公司應屆股東 週年大會後屆滿。審核委員會已建議董事 會於本公司應屆股東週年大會上提名和信 會計師事務所有限公司獲續聘為本公司之 核數師。

本集團從未僱用任何曾參與本集團法定核 數工作的人士。

企業傳訊

本集團明白到股東反饋的重要性以及與權 益人(包括公眾、投資者以及機構及個人股 東)保持溝通的必要性。本公司發佈包含有 關本集團之詳細資訊之年度、中期及季度 報告。股東的一切查詢均有本集團高級管 理層直接處理。

公司秘書

謝進禮先生(「謝先生」)於二零二零年一月 獲委任為公司秘書及授權代表。詳情請參 閱本報告第38頁。

公司秘書已遵守GEM上市規則第5.15條有 關專業培訓的規定。

投資者關係

本公司與其股東、投資者及其他利益相關者 之間設有一系列溝通渠道,包括股東週年大 會、年度、中期及季度報告、通知、公佈及通 函以及本公司網站https://mediumir.com/ c08270/tc/index.php。

截至二零二一年十二月三十一日止年度, 本公司組織章程文件並無任何重大變動。

DIRECTORS

Executive Directors

Mr. Wang Zhong Sheng, aged 58, has been appointed as chairman of the Board, an executive Director and the compliance officer of the Company since May 2006. From 9 January 2004 to 26 May 2006, Mr. Wang was an executive director of Tianjin Jinran Public Utilities Company Limited ("Tianjin Jinran") (formerly known as Tianjin Tianlian Public Utilities Company Limited), a company listed on the Main Board of the Stock Exchange (Stock Code: 01265, former stock code: 08290), and was responsible for its business strategies. He graduated from the University of Tianjin with a bachelor degree in engineering in 1984. Mr. Wang is also a director of Tianjin Leason Investment Group Company Limited (天津市聯盛投資集團有 限公司). Mr. Wang is a substantial shareholder of the company which holds 1,371,684,912 Shares in person or through controlled corporation, representing approximately 66.01% of the issued share capital of the Company as at the date of this report.

Mr. Chang Jian, aged 56, was appointed as an executive director on June 2019. Mr. Chang has previously studied in the Safe Engineering department of Beijing Technical College of Economics (北京經濟 學院). Mr. Chang has over 30 years of experience in industrial production and safety management.

董事

執行董事

王忠勝先生,58歲,自二零零六年五月起獲 委任為本公司之董事會主席、執行董事及 監察主任。王先生曾於二零零四年一月九 日至二零零六年五月二十六日期間為天津 津燃公用事業股份有限公司(「天津津燃」, 一家於聯交所主板上市之公司,股份代號: 01265)(前稱天津天聯公用事業股份有限 公司,股份代號:08290)之執行董事,並負 責其業務策略。王先生一九八四年於天津 大學畢業,持有工程學學士學位。王先生亦 為天津市聯盛投資集團有限公司之董事。 王先生為本公司主要股東,以個人及透過 受控法團方式持有1,371,684,912股股份, 相當於本公司在本報告刊發日期之已發行 股本約66.01%。

常建先生,56歲,於二零一九年六月獲委任 為執行董事。常先生曾就讀於北京經濟學 院,安全工程專業系,擁有超過30年之工業 生產及安全管理經驗。

Non-Executive Directors

Mr. Duan Shi Chuan, aged 39, was appointed as an non-executive director on July 2020, Mr. Duan obtained a master degree in environmental sciences from the China University of Petroleum (Beijing) (中國石油大學(北京)) in 2009. He joined the Group since 2011 and currently serves as the general manager and chief engineer of the Yangcheng Huiyang New Energy Development Company Limited*(陽城縣惠陽新能源發展有限公司), a subsidiary of the Company. Mr. Duan has extensive experience in production and liquefaction of coalbed gas.

Mr. Liang Feng, aged 43, was appointed as an non-executive director on June 2019. Mr. Liang has previously studied in the Economic Development course offered by the School of Economics and Management of Tsinghua University. He has over 15 years of experience in corporate management.

Mr. Wang Chen, aged 35, was appointed as an non-executive director on June 2019. Mr. Wang has previously studied in Tianjin Bohai Vocational Technical College (天津渤海化工職業技術學院). He has over 10 years of experience in corporate management. Mr. Wang is the son of the Chairman of the Company.

非執行董事

段士川先生,39歲,於二零二零年七月獲委 任為非執行董事。段先生於二零零九年在 中國石油大學(北京)取得環境科學碩士學 位。彼自二零一一年起加入本集團,目前擔 任本公司一間附屬公司陽城縣惠陽新能源 發展有限公司的總經理及首席工程師。段 先生在煤層氣的生產及液化方面擁有豐富 經驗。

梁峰先生,43歲,於二零一九年六月獲委任 為非執行董事。梁先生曾就讀於清華大學 經濟管理學院經濟發展課程,擁有超過15 年之企業管理經驗。

王琛先生,35歲,於二零一九年六月獲委任為非執行董事。王先生曾就讀於天津渤海 化工職業技術學院,擁有超過10年之企業 管理經驗。王先生為本公司主席之兒子。

Independent Non-Executive Directors

Mr. Lau Chun Pong, aged 48, was appointed as an independent nonexecutive director on November 2017. Mr. Lau graduated from the University of California, Los Angeles with a Bachelor of Arts degree in Business Economics in 1997. Mr. Lau is an associate member of the Hong Kong Institute of Certified Public Accountants and a member of the American Institute of Certified Public Accountants. Mr. Lau has extensive experience in accounting, auditing and corporate finance. He was (i) the gualified accountant and company secretary of Shenzhen Mingwah Aohan High Technology Corporation Limited (深圳市明華澳漢科技股份有限公司) (listed on the GEM of the Stock Exchange with stock code: 8301) from April 2005 to May 2006; (ii) the financial controller and company secretary of We Solutions Limited (former names: Ming Fung Jewellery Group Limited and O Luxe Holdings Limited) (listed on the Main Board of the Stock Exchange with stock code: 860) from June 2008 and November 2008 respectively to November 2017; (iii) the group financial controller and company secretary of AV Promotions Holdings Limited (listed on the GEM of the Stock Exchange with stock code: 8419) from June 2018 to June 2019; and (iv) the company secretary of Grand T G Gold Holdings Ltd (大唐潼金控股有限公司) (listed on the GEM of the Stock Exchange with stock code: 8299) from January 2019 to February 2020. Mr. Lau is currently the Company Secretary and Chief Financial Officer of Clifford Modern Living Holdings Limited (listed on the Main Board of the Stock Exchange with stock code: 3686), and the independent non-executive director of China Longevity Group Company Limited (中國龍天集團有限公司) (listed on the Main Board of the Stock Exchange with stock code: 1863).

獨立非執行董事

劉振邦先生,48歲,於二零一七年十一月獲 委任為獨立非執行董事。劉先生於一九九七 年畢業於加州大學洛杉磯分校,獲得商業 經濟學文學學十學位。劉振邦先生為香港 會計師公會會員及美國註冊會計師協會會 員。劉先生於會計、核數及企業融資方面擁 有豐富經驗。彼(i)於2005年4月至2006年5月 為深圳市明華澳漢科技股份有限公司(一 間於聯交所GEM上市的公司,股份代號: 8301)的合資格會計師及公司秘書:(ii)分別 於2008年6月及2008年11月至2017年11月 為力世紀有限公司(前稱為明豐珠寶集團 及奧立仕控股有限公司;一間於聯交所主 板上市之公司,股份代號: 860)的財務總監 及公司秘書; (iii)於2018年6月至2019年6月 為AV策劃推廣(控股)有限公司(一間於聯 交所GEM上市的公司,股份代號:8419)的 集團財務總監及公司秘書;及(iv)於2019年 1月至2020年2月為大唐潼金控股有限公司 (一間於聯交所GEM上市的公司,股份代號: 8299)的公司秘書。劉先生目前為祈福生活 服務控股有限公司(一間於聯交所主板上 市之公司,股份代號:3686)的首席財務官 及公司秘書,及中國龍天集團有限公司(一 間於聯交所主板上市之公司,股份代號: 1863)的獨立非執行董事。

Mr. Wang Zhi He, aged 74, has been an independent non-executive director of the Company since August 2006. Mr. Wang is a senior accountant. Mr. Wang graduated from Anhui University of Finance and Economics in February 1972, and was assigned to finance department of Anhui Huaibei Mining Bureau and worked as a commissioner, deputy section chief, section chief, deputy director and director. Mr. Wang was transferred to the Ministry of Coal Industry in May 1995, and worked as a director of Asset Capital Management Division and State-owned Assets Management department. In October 1997, Mr. Wang was re-designated as a chief accountant of China Coal Construction Group Corporation, and worked as a deputy general manager and chief accountant in May 1999. Mr. Wang was transferred to Zhonglian Gas Company Limited and worked as a chief accountant in March 2004. Mr. Wang has years of relevant experience.

Mr. Xu Yuan Jian, aged 48, was appointed as an independent nonexecutive director on August 2019. Mr. Xu graduated from Beijing Normal University with a bachelor's degree in Chemistry in 1994. He pursued the doctorate in the National University of Singapore from 1997 to 2000. Mr. Xu has years of working experience in research areas of organic chemical technology as well as in physiochemical treatment for organic pollutants.

Senior Management

Mr. Tse Chun Lai, aged 38, was appointed as the company secretary and authorised representative of the Company on January 2020. Mr. Tse obtained a degree of bachelor of arts in Accounting and Finance from Leeds Beckett University (formerly known as Leeds Metropolitan University). He is a certified public accountant of Hong Kong Institute of Certified Public Accountants. Mr. Tse has over 15 years of experience in business and taxation advisory. 王之和先生,74歲,自二零零六年八月起為 本公司獨立非執行董事。王先生是一位高 級會計師。王先生一九七二年二月畢業於 安徽省財經學校,被分配到安徽淮北礦務 局財務處工作,先後擔任專員、副科長、科 長、副處長、處長。於一九九五年五月調到 煤炭工業部工作,先後任資產資金管理處 及國有資產管理處處長。於一九九七年十 月調到中煤建設集團公司任總會計師。於 一九九九年五月任副總經理兼總會計師。 於二零零四年三月調到中聯煤氣有限責任 公司任總會計師。王先生累積多年相關工 作經驗。

徐願堅先生,48歲,於二零一九年八月獲委 任為獨立非執行董事。徐先生於一九九四 年畢業於北京師範大學,獲得化學專業學 士學位,並於一九九七年至二零零零年期 間在星加坡國立大學攻讀博士研究生。徐 先生在有機化學工藝研究及有機污染物物 化處理研究方面有多年工作經驗。

高級管理人員

謝進禮先生,38歲,自二零二零年一月起獲 委任為本公司之公司秘書兼授權代表。謝 先生於利茲貝克特大學(前稱「利茲都會大 學」)取得會計和財務文學學士學位。彼為 香港會計師公會會員。謝先生於商業及税 務咨詢方面擁有逾15年經驗。 The Directors present their annual report and the audited consolidated financial statements of the Group for the year ended 31 December 2021.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. The principal activities of its subsidiaries are set out in note 39 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2021 are set out in the consolidated statement of profit or loss and consolidated statement of profit or loss and other comprehensive income on page 63 to 64.

The state of affairs of the Group and the Company as at 31 December 2021 are set out in the consolidated and company statements of financial position on pages 65 to 66 and note 42 respectively. The cash flows of the Group are set out in the consolidated statement of cash flows on pages 68 to 69.

The Directors of the Company do not recommend the payment of a dividend for the year ended 31 December 2021.

SHARE CAPITAL AND RESERVES

Details of the movements in share capital of the Company during the year are set out in note 31(a) to the consolidated financial statements.

Movements in the reserves of the Group during the year is set out in page 67 to the consolidated financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group are set out in note 16 to the consolidated financial statements.

董事謹此提呈本集團截至二零二一年十二 月三十一日止年度之年報及經審核綜合財 務報表。

DIRECTORS' REPORT

董事會報告

主要業務

本公司為投資控股公司。其附屬公司之主 要業務載於綜合財務報表附註39。

業績及分派

本集團截至二零二一年十二月三十一日止 年度之業績載於第63至64頁之綜合損益表 以及綜合損益及其他全面收益表。

本集團及本公司於二零二一年十二月 三十一日之營運狀況分別載於第65至66頁 及附註42之綜合及本公司之財務狀況表。 本集團之現金流量載於第68至69頁之綜合 現金流量表。

本公司董事不建議就截至二零二一年十二 月三十一日止年度派付股息。

股本及儲備

本公司於年內之股本變動詳情載於綜合財務報表附註31(a)。

本集團於年內之儲備變動載於第67頁之綜 合財務報表。

物業、機器及設備

有關本集團之物業、機器及設備變動詳情 載於綜合財務報表附註16。

CORPORATE GOVERNANCE

A report on the principal corporate governance practices adopted by the Company is set out on pages 18 to 34 of this annual report.

DONATIONS

Donations by the Group for charitable and other purposes amounted to approximately RMB nil (2020: approximately RMB nil).

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 208.

DISTRIBUTABLE RESERVES

In accordance with the Companies Act 1981 of Bermuda and the Company's articles of association, the Company's reserves available for distribution to its shareholders comprise share premium, contributed surplus and accumulated losses which in aggregate amounted to approximately RMB126,359,000 as at 31 December 2021 (2020: RMB87,414,000). The distributable reserves are available for distribution provided that immediately following the date on which the dividend is proposed, the Company will be able to pay off its debt as they fall due in the ordinary course of business.

企業管治

本公司採用的企業管治常規原則載於本年 報第18至34頁。

捐款

本集團就慈善及其他目的作出的捐款達約 人民幣零元(二零二零年:約人民幣零元)。

財務資料概要

本集團於過往五個財政年度之業績及資產 與負債概要刊載於第208頁。

可分派儲備

根據百慕達公司法(一九八一)及本公司組 織章程細則,本公司可供向其股東分派的 儲備包括股份溢價、實繳盈餘及累計虧損, 於二零二一年十二月三十一日總計約為人 民幣126,359,000元(二零二零年:人民幣 87,414,000元)。可分派儲備可作分派的前 提是於緊接建議宣派股息日期之後,本公 司將有能力支付其於日常業務過程中的到 期債務。

DIRECTORS

The Directors who held office during the year ended 31 December 2021 were:

Executive Directors

Mr. Wang Zhong Sheng *(Chairman)* Mr. Chang Jian

Non-Executive Directors

Mr. Duan Shi Chuan Mr. Liang Feng Mr. Wang Chen

Independent Non-Executive Directors

Mr. Lau Chun Pong Mr. Wang Zhi He Mr. Xu Yuan Jian

In accordance with article 87 of the Company's articles of association, Mr. Wang Zhong Sheng, Mr. Liang Feng and Mr. Wang Chen retire at the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

The term of office for each of independent non-executive Directors is the period up to his retirement by rotation and re-election at annual general meeting of the Company in accordance with the provisions of the articles of association of the Company.

董事

於截至二零二一年十二月三十一日止年度 之在任董事如下:

執行董事

王忠勝先生*(主席)* 常建先生

非執行董事

段士川先生 梁峰先生 王琛先生

獨立非執行董事

劉振邦先生 王之和先生 徐顧堅先生

根據本公司組織章程細則第87條,王忠勝 先生、梁峰先生及王琛先生須要在即將舉 行的股東週年大會退任,並符合規定及願 意膺選連任。

各獨立非執行董事的任期為直至彼根據本 公司組織章程細則的條款於本公司股東週 年大會輪值退任及重選為止。

Biographical information of the Directors is set out on page 35 to page 38 of this report.

The Company has received from each of the independent nonexecutive Directors an annual confirmation of his independence pursuant to Rule 5.09 of the GEM Listing Rules and the Company considers the independent non-executive Directors have remained independent.

DIRECTORS' SERVICE CONTRACTS

None of the Directors has a service contract with the Company or any of its subsidiaries which is not terminable by the Group within one year without payment of compensation, other than statutory compensation.

DIRECTORS' AND KEY MANAGEMENT'S REMUNERATION

Details of Directors' and key management's remuneration for the year are set out in notes 11 and 12 to the consolidated financial statements.

The Directors' remuneration are subject to shareholders' approval at general meetings. Other emoluments are determined by the Board with reference to Directors' duties, responsibilities and performance and the results of the Group.

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

No other contract of significance in relation to the Group's business subsisted at the year-end or any time during the year to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly.

COMPETING INTERESTS

None of the Directors or the management shareholders of the Company or any of their respective associates (as defined in the GEM Listing Rules) had an interest in a business which causes or may cause any significant competition with the business of the Group.

有關該等董事之履歷資料載於本報告第35 至38頁。

本公司已接獲各獨立非執行董事根據GEM 上市規則第5.09條就其獨立性而作出之年 度確認函。本公司認為有關獨立非執行董 事仍為獨立人士。

董事服務合約

董事均無與本公司或其任何附屬公司訂立 本集團不可於一年內免付補償(法定補償 除外)而終止之服務合約。

董事及主要管理人員之酬金

董事及主要管理人員於年內之酬金詳情載 於綜合財務報表附註11及12。

董事酬金須由股東於股東大會批准。其他 酬金由董事會參考董事之職務、責任及表 現以及本集團業績後釐定。

董事於重大合約之權益

本公司或其任何附屬公司於年終或年內任 何時間概無訂有任何董事於其中佔有重大 權益(不論直接或間接)且與本集團業務有 關之其他重大合約。

競爭權益

本公司董事或管理層股東或任何彼等各自 之聯繫人士(定義見GEM上市規則)概無於 對本集團業務構成或可能構成任何重大競 爭之業務中擁有權益。

SUFFICIENCY OF PUBLIC FLOAT

Based on Information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public as at the date of this report.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS OR SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2021, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) as recorded in the register required to be kept by the Company under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by directors of listed issuers as referred to in Rule 5.46 of the GEM Listing Rules were as follows:

足夠公眾持股量

根據本公司可公開取得的資料,並就董事 所知,於本報告日期,本公司已發行股本總 額中有最少25%由公眾人士持有。

董事及最高行政人員於股份、相關 股份及債券之權益或淡倉

於二零二一年十二月三十一日,按本公司 根據證券及期貨條例(「證券及期貨條例」) 第352條規定而存置之登記冊所記錄,或根 據GEM上市規則第5.46條所述上市發行人 董事進行交易的規定標準已知會本公司及 聯交所,董事及本公司最高行政人員在本 公司或其任何相聯法團(定義見證券及期 貨條例第XV部)的股份、相關股份及債券中 之權益及淡倉如下:

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

於本公司股份[、]相關股份及債券之好 倉

Name 姓名	Capacity 身份	Nature of interes 權益性質	Number of shares/ underlying st shares 股份/ 相關股份數目	Approximate % of shareholdings 持股概約 百分比
Mr. Wang Zhong Sheng 王忠勝先生	Interest of controlled corporation 受控法團權益	Corporate interest 公司權益	: 18,118,500 (Note) (附註)	0.87%
	Beneficial owner 實益擁有人	Personal 個人	1,134,637,197	54.6%
Notes:			附註:	
Such shares are owned by Jumbo Lane Investments Limited.			該等股份由寶連投資有限公司擁有	0
• • •	100% interest in the issued share		王忠勝先生擁有寶連投資有限公司	

Mr. Wang Zhong Sheng owns 100% interest in the issued share capital of Jumbo Lane Investments Limited and he is taken to be interested in the shares owned by Jumbo Lane Investments Limited pursuant to Part XV of the SFO (Chapter 571 of the Laws of Hong Kong).

王忠勝先生擁有寶連投資有限公司已發行股本之100%權益,根據香港法例第571章證券及期貨條例第XV部,彼被視為於寶連投資有限公司擁有之股份中擁有權益。

Save as disclosed above, as at 31 December 2021, none of the Directors or chief executive of the Company had any other interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein, or which were otherwise required, pursuant to the required standard of dealings by directors of listed issuers as referred to in Rule 5.46 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange. The Group had not issued any debentures during the Year.

SUBSTANTIAL SHAREHOLDERS AND PERSONS WITH DISCLOSEABLE INTEREST AND SHORT POSITION IN SHARES AND UNDERLYING SHARES UNDER THE SFO

As at 31 December 2021, the following persons (other than the Directors or chief executive of the Company as disclosed above) had an interest or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO:

Long positions in shares of the Company

spouse's interest in the Company pursuant to the SFO.

除上文所披露者外,於二零二一年十二月 三十一日,董事或本公司最高行政人員概 無在本公司或其任何相聯法團(定義見證 券及期貨條例第XV部)之任何股份、相關股 份或債券中擁有根據證券及期貨條例第352 條規定而須載入該條例所述登記冊內,或 根據GEM上市規則第5.46條所述上市發行 人董事進行交易的規定標準而須知會本公 司及聯交所之任何其他權益或淡倉。本集 團於本年度內並無發行任何債券。

主要股東及於股份及相關股份擁 有根據證券及期貨條例須予披露 之權益及淡倉之人士

於二零二一年十二月三十一日,按根據證券及期貨條例第336條規定本公司須予存置 之登記冊所記錄,下列人士(已於上文披露 之董事或本公司最高行政人員除外)於本公 司股份及相關股份中擁有權益或淡倉:

於本公司股份之好倉

為於本公司擁有其配偶權益之權益。

Name 姓名	Number of shares 股份數目	Nature of In 權益性質	iterest	Percentage of shareholding 持股百分比
Ms. Zhao Xin (Note) 趙馨女士 (附註)	1,152,755,697	Interest of sp 配偶之權益	oouse	55.47%
Note:			附註:	
Ms. Zhao Xin (the spouse of Mr. Wang Zhong	g Sheng) is deemed to be ir	nterested in her	根據證券及期貨條例,趙馨女	士(王忠勝先生之配偶)被視

Save as disclosed above, as at 31 December 2021, no other person (other than the Directors or chief executive of the Company) had an interest or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under to section 336 of the SFO.

DIRECTORS' AND CHIEF EXECUTIVE'S RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Apart from as disclosed under the heading "Directors' and Chief Executive's Interests or Short Positions in Shares, Underlying Shares and Debentures" above and in the section "Share Option Scheme" below, at no time during the Year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or minor children or chief executive or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

Pursuant to an ordinary resolution passed on 18 May 2011, the Company's share option scheme was adopted which will remain in force for a period of 10 years from adoption of the Share Option Scheme and has expired on 17 May 2021. On 30 May 2011, the Board approved to grant options in respect of 258,300,000 ordinary shares to the Company's Directors, employees and consultants under the Share Option Scheme.

For details of the Share Option Scheme, please refer to the circular of the Company dated 20 April 2011.

The Company has adopted new share option scheme pursuant to an ordinary resolution on 28 March 2022.

除上文披露者外,按根據證券及期貨條例 第336條規定本公司須予存置之登記冊所記 錄,於二零二一年十二月三十一日,並無其 他人士(董事或本公司最高行政人員除外) 於本公司股份及相關股份中擁有權益或淡 倉。

最高行政人員購買股份或債券之 權利

除上文「董事及最高行政人員於股份、相關 股份及債券之權益或淡倉」及下文「購股權 計劃」章節所披露者外,於本年度內任何時 間,概無授予任何董事或彼等各自之配偶 或未成年子女或最高行政人員透過購買本 公司股份或債券之方法而獲得利益之權利, 或彼等亦無行使任何該等權利;或本公司 或其任何附屬公司概無訂立任何安排,致 使董事可購買任何其他法人團體之該等權 利。

購股權計劃

根據於二零一一年五月十八日通過的普通 決議案,本公司的購股權計劃已被採納,其 將自採納購股權計劃起十年期間內持續有 效,並已於二零二一年五月十七日屆滿。於 二零一一年五月三十日,董事會批准根據 購股權計劃授予本公司董事、僱員及顧問 購股權以認購258,300,000股普通股。

有關購股權計劃之詳情,請參閱本公司日 期為二零一一年四月二十日之通函。

本公司已根據二零二二年三月二十八日的 普通決議採納新的購股權計劃。

Information in relation to share options disclosed in accordance with the GEM Listing Rules was as follows: 根據GEM上市規則所披露有關購股權的資料如下:

Name and category of participants 參與者姓名及類別	As at 1 January 2021 於 二零二一年 一月一日	Granted during the year 年內已授出	Exercised during the year 年內已行使	Cancelled/ lapsed during the year 年內 已註銷/ 失效	As at 31 December 2021 於 二零二一年 十二月三十一日	Date of grant of share options 購股權 授出日期	Exercise period of share options 購股權 行使期	Exercise price of per share as at the date of grant of share options 於購股權 授出日期之 每股行使價	Adjusted exercise price per share option 每份購股權 之經調整 行使價
<i>Executive Director</i> <i>執行董事</i> Mr. Wang Zhong Sheng 王忠勝先生	324,750	-	-	(324,750)	-	30/5/2011	30/5/2011– 29/5/2021	0.495	3.81
	324,750	-	-	(324,750)	-				
Employees 僱員	5,811,726	-	-	(5,811,726)	-	30/5/2011	30/5/2011- 29/5/2021	0.495	3.81
Consultants 顧問	25,982,598	-	-	(25,982,598)	-	30/5/2011	30/5/2011- 29/5/2021	0.495	3.81
	32,119,074	-	-	(32,119,074)	-				

Notes:

附註:

(i)

於本年度存續之授出條款及條件如下:

(i) The terms and conditions of the grants that existed during the year are as follows:

Contractual Number of options Vesting conditions life of options 購股權數目 歸屬條件 購股權合約年期 Options granted: 已授出購股權: 30 May 2011 215,220,000 Vest immediately 10 years 二零一一年五月三十日 即時歸屬 10 年 30 May 2011 43,080,000 Half on each of the first and second 10 years anniversaries of grant date 二零一一年五月三十日 授出日期之首個及第二個週年日每次一半 10 年

購股權之數目及加權平均行使價如下:

Weighted average Number of exercise price options 購股權數目 加權平均行使價 HK\$ 港元 於二零二一年一月一日未行使 3.81 32,119,074 Outstanding as at 1 January 2021 Granted during the year 年內已授出 Lapsed during the year 年內已失效 3.81 (32,119,074) Outstanding as at 31 December 2021 於二零二一年十二月三十一日未行使 3.81 Exercisable as at 31 December 2021 於二零二一年十二月三十一日可行使 3.81

(ii)

(ii) The number and weighted average exercise prices of options are as follows:

The subscription price per share under the Share Option Scheme is solely determined by the Board, and shall be at least the higher of: (i) the closing price of the shares as stated in the Stock Exchange's daily quotation sheet on the date of offer to grant option, which must be a business day; (ii) the average of the closing prices of the shares as stated in the Stock Exchange's daily quotations sheets for the 5 business days immediately preceding the date of offer to grant option; and (iii) the nominal value of a share on the date of offer to grant option, provided that in the event of fractional prices, the subscription price per share shall be rounded upwards to the nearest whole cent. 購股權計劃項下之每股認購價由董事會全 權釐定,並須至少為以下各項之較高者:(i) 股份於提呈授出購股權當日(須為營業日) 於聯交所每日報價表上所列之收市價:(ii)股 份於緊接提呈授出購股權當日前五個營業 日在聯交所每日報價表所列之平均收市價; 及(iii)股份於提呈授出購股權當日之面值, 前提為倘出現零碎價格,則每股認購價須 上調至最接近而完整的一仙。

MAJOR TRANSACTION AND EVENTS

Connected transaction in relation to subscription of new shares by a substantial shareholder under specific mandate and application for whitewash waiver

On 31 December 2020, the Company and a substantial shareholder entered into the subscription agreement, pursuant to which the Company conditionally agreed to allot and issue, and a substantial shareholder conditionally agreed to subscribe for, an aggregate of 758,515,714 subscription shares at the subscription price of approximately HK\$0.028 per Subscription Share for a total consideration of HK\$21,238,440. The consideration for the subscription shares will be set off on a dollar to dollar basis against the Loan which is the outstanding loan owed by the Company to a substantial shareholder in the amount of HK\$21,238,440 as a result of the convertible bonds having become matured and due on 9 December 2020.

A substantial shareholder and the parties acting in concert with him holds an aggregate of 394,239,983 Shares, representing approximately 29.88% of the issued share capital of the Company, among which as to 18,118,500 Shares, representing approximately 1.37% of the issued share capital of the Company, are held by Jumbo Lane Investments Limited, a company which is wholly owned by a substantial shareholder and as to 376,121,483 Shares, representing approximately 28.51% of the issued share capital of the Company, are held by a substantial shareholder.

Upon subscription completion, a substantial shareholder and parties acting in concert with him hold an aggregate of 1,152,755,697 Shares, representing approximately 55.47% of the voting rights of the Company as enlarged by the allotment and issue of the subscription shares (assuming that there is no change in the issued share capital of the Company other than the issue of the subscription shares). As a result, a substantial shareholder and parties acting in concert with him will be obliged to make a mandatory general offer for all the issued shares (other than those already owned or agreed to be acquired by the Subscriber and parties acting in concert with him) pursuant to Rule 26.1 of the Takeovers Code, unless the Whitewash Waiver is obtained from the Executive Director of the Corporate Finance Division of the SFC ("Executive").

主要交易及事項

有關主要股東根據特別授權認購新股 份及申請清洗豁免之關連交易

於二零二零年十二月三十一日,本公司及 主要股東訂立認購協議,據此,本公司有條 件同意配發及發行,及主要股東有條件同 意按每股認購股份約0.028港元之認購價格, 認購合共758,515,714股認購股份,總代價 為21,238,440港元。認購股份之代價將按 等額基準與貸款抵銷,該貸款為可換股債 券於二零二零年十二月九日到期應付導致 本公司結欠主要股東的未償還貸款,金額 為21,238,440港元。

主要股東及其一致行動人士持有合共 394,239,983股股份,相當於本公司已發行 股本之約29.88%,其中18,118,500 股股份 (相當於本公司已發行股本之約1.37%)由 寶連投資有限公司(由主要股東全資擁有 之公司)擁有及其中376,121,483股股份(相 當於本公司已發行股本之約28.51%)由主 要股東擁有。

於認購事項完成後,主要股東及其一致行動人士持有合共1,152,755,697股股份,相當於本公司經配發及發行認購股份擴大之投票權之約55.47%(假設除發行認購股份 外本公司之已發行股本並無其他變動)。因此,根據收購守則規則26.1,除非向證監會 企業融資部之執行董事(「執行人員」)獲得 清洗豁免,否則主要股東及其一致行動人 士將須就全部已發行股份(認購方及其一 致行動人士已經擁有或同意收購之股份除 外)提出強制性全面要約。 A substantial shareholder applied to the Executive for the granting of the Whitewash Waiver in respect of the allotment and issue of the subscription shares and which, if granted, will be subject to the approval by at least 75% and more than 50% of the votes cast by the independent shareholders by way of a poll in respect of the Whitewash Waiver and the subscription (including the Specific Mandate), respectively, at the SGM. The aforesaid condition is not capable of being waived. If the Whitewash Waiver is not granted, the subscription would not proceed.

As a subscriber is a substantial Shareholder of the Company and also an executive Director of the Company, the Subscriber is a connected person of the Company as defined under Chapter 20 of the GEM Listing Rules. Accordingly, the subscription constitutes a connected transaction on the part of the Company under Chapter 20 of the GEM Listing Rules and will be subject to the announcement, reporting and approval by the Independent Shareholders' approval requirements. A special general meeting of the Company has been convened on 21 May 2021, the subscription and granting of the whitewash waiver were passed by ordinary resolution and special resolution respectively.

For the details, please refer to the announcement of the Company dated 31 December 2020, 21 January 2021, 11 February 2021, 26 March 2021, 16 April 2021, 21 April 2021, 17 May 2021, 21 May 2021 and 31 May 2021, and the circular of the Company dated 22 April 2021.

DIRECTORS' REPORT 董事會報告

主要股東向執行人員申請就配發及發行認 購股份授予清洗豁免,清洗豁免(若授予) 須於股東特別大會上分別就清洗豁免及認 購事項(包括特別授權)以投票方式獲獨立 股東最少75%及50%以上之票數批准。上述 條件不可豁免。如不獲授清洗豁免,認購事 項將不會進行。

由於認購方為本公司主要股東,亦為本公 司執行董事,故認購方為本公司關連人士 (定義見GEM上市規則第20章項下本公司 之關連交易,並須遵守有關公告、申報及獨 立股東批准之規定。本公司已於二零二一 年五月二十一日召開特別股東大會,認購 事項及授出清洗豁免分別以普通決議案及 特別決議通過。

詳情請參閱本公司日期為二零二零年十二 月三十一日、二零二一年一月二十一日、 二零二一年二月十一日、二零二一年三 月二十六日、二零二一年四月十六日、二 零二一年四月二十一日、二零二一年五月 十七日、二零二一年五月二十一日及二零 二一年五月三十一日之公告以及本公司日 期為二零二一年四月二十二日之通函。

Very substantial disposal: Disposal of entire equity interest in a PRC subsidiary

On 30 June 2021, the wholly-owned subsidiary of the Company ("Vendor") entered into the conditional Sale and Purchase Agreement with the Purchaser pursuant to which the Vendor agreed to sell and the Purchaser agreed to acquire the Sale Capital for an aggregate consideration of RMB73,984,445 (excluding payment of tax in respect of the Disposal by the Purchaser on behalf of the Vendor) subject to and conditional upon the terms of the Sale and Purchase Agreement. A PRC subsidiary is a limited liability company established in the PRC and is principally engaged in sales of natural gas in Ruyang County, Henan Province, the PRC. A PRC subsidiary holds exclusive rights to operate natural gas in Ruyang County. Before completion, a PRC subsidiary has a registered and paid up capital of HK\$60,000,000, which is owned as to 100% by the Vendor.

As more than one of the applicable percentage ratio(s) exceeds 75%, the Disposal constitute a very substantial disposal on the part of the Company under Chapter 19 of the GEM Listing Rules and shall be subject to Shareholders' approval at the SGM. A special general meeting of the Company has been convened on 23 September 2021, and was passed by ordinary resolution. On 30 September 2021, the Group received a first tranche of consideration of RMB59,187,556 from Purchaser as the registration of the transfer of sale capital with relevant PRC authority has been completed and completion took place in accordance with the terms of the sale and purchase agreement on 29 September 2021. Accordingly, the Company ceased to hold any interest in the PRC subsidiary.

For details, please refer to the announcements of the Company dated 2 July 2021, 16 July 2021, 31 August 2021, 6 September 2021, 23 September 2021 and 4 October 2021 and the circular of the Company dated 7 September 2021.

非常重大出售事項:出售一間中國附 屬公司的全部股權

於二零二一年六月三十日,本公司的全資 附屬公司(「賣方」)與買方訂立有條件買賣 協議,據此賣方同意出售而買方同意收購 銷售股本,總代價為人民幣73,984,445元 (不包括買方就出售事項代表賣方支付的税 項),惟須遵守買賣協議的條款並以此為前 提。該中國附屬公司為於中國成立的有限 公司,主要於中國河南省汝陽縣從事銷售 天然氣。該中國附屬公司擁有於汝陽縣經 營天然氣的獨家權利。完成前,該中國附屬 公司的註冊及繳足股本為60,000,000港元, 由賣方擁有100%。

由於多於一個適用百分比率超過75%,根據 GEM 上市規則第19章,出售事項構成本公 司的非常重大出售事項,並須於股東特別 大會上取得股東批准後,方可作實。本公司 已於二零二一年九月二十三日召開特別股 東大會,并以普通決議案通過。於二零二一 年九月三十日,本集團收到買方的第一期 代價人民幣59,187,556元,因為相關中國 當局辦好銷售股本的轉讓登記,而交易已 根據該買賣協議的條款於二零二一年九月 二十九日完成。據此,本公司不再持有此中 國附屬公司的任何權益。

有關詳情請參閱本公司日期分別為二零 二一年七月二日,二零二一年七月十六日, 二零二一年八月三十一日,二零二一年九 月六日,二零二一年九月二十三日及二零 二一年十月四日之公告以及本公司日期為 二零二一年九月七日之通函。

Major Transaction: Disposal of entire equity interests in a PRC subsidiary

On 2 December 2021, the wholly-owned subsidiary of the Company (holding 97.5% of equity shares of Guangxi Beiliu Gas Co. Ltd.) and Miss Sun Guilan (holding 2.5% of equity shares of Guangxi Beiliu Gas Co. Ltd.) entered into the conditional Sale and Purchase Agreement with the Purchaser pursuant to which the Vendors agreed to sell and the Purchaser agreed to acquire the 100% equity interest of Guangxi Beiliu Gas Co., Ltd. for a cash consideration of RMB80,000,000 (subject to adjustment). Upon Completion, the Group will cease to hold any interests in Guangxi Beiliu Gas Co. Ltd.. Guangxi Beiliu Gas Co. Ltd. is a limited liability company established in the PRC and is principally engaged in sales of piped natural gas and provision of gas supply connection services in Beiliu City, Guangxi Province, the PRC.

As more than one of the applicable percentage ratio(s) exceed 25% but less than 75%, the Disposal constitute a major transaction on the part of the Company under Chapter 19 of the GEM Listing Rules and shall be subject to Shareholders' approval at the special general meeting. A special general meeting of the Company has been convened on 10 February 2022, and was passed by ordinary resolution.

For details, please refer to the announcement of the Company dated 2 December 2021, 19 January 2022 and 10 February 2022 and the circular of the Company dated 19 January 2022.

主要交易:出售一間中國附屬公司的 全部股權

於二零二一年十二月二日,本公司全資附 屬公司(擁有廣西北流燃氣有限公司97.5% 股權)及孫桂蘭女士(擁有廣西北流燃氣有 限公司2.5%股權)與買方訂立有條件買賣 協議,據此,賣方同意出售而買方同意收購 廣西北流燃氣有限公司100%股權,現金代 價為人民幣80,000,000元(可予調整)。完 成後,本集團將不再持有廣西北流燃氣有 限公司的任何權益。廣西北流燃氣有限公 司是一家在中國成立的有限公司,主要在 中國廣西省北流市從事銷售管道天然氣及 提供供氣接駁服務。

由於多於一個適用百分比率超過25%但低於75%,根據GEM上市規則第19章,出售事 項構成本公司的主要交易,並須於股東特 別大會上取得股東批准後,方可作實。本公 司已於二零二二年二月十日召開特別股東 大會,並以普通決議案通過。

有關詳情請參閱本公司日期為二零二一年 十二月二日、二零二二年一月十九日、二零 二二年二月十日之公告及本公司日期為二 零二二年一月十九日之通函。

MAJOR CUSTOMERS AND SUPPLIERS

For the year under review, the top five customers of the Group together accounted for approximately 36.24% of the Group's total sales for the year while the single largest customers accounted for approximately 10.43% of the Group's total sales during the year.

The top five suppliers of the Group for the year under review together accounted for approximately 53.95% of the Group's total purchases for the year and the single largest supplier accounted for approximately 15.7% of the Group's total purchases.

None of the Directors, their respective associates or any shareholders of the Company who owns more than 5% of the issued share capital of the Company has any interests in the Group's five largest customers and suppliers above mentioned.

AMOUNT OF CAPITALISED INTEREST

Save as disclosed in this report, no interest has been capitalised by the Group during the year.

RETIREMENT BENEFITS SCHEMES

Particular of the retirement benefits schemes of the Group are set out in note 33 to the consolidated financial statements.

CONVERTIBLE SECURITIES, WARRANTS OR SIMILAR RIGHTS

As at the date of this report, the Company had no outstanding convertible securities, warrants or instruments carrying other similar rights.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the bye-laws of the Company or the laws of Bermuda, which would oblige the Company to offer new shares on a pro rata basis to existing Shareholders.

主要客戶及供應商

於回顧年內,本集團五大客戶合共佔本集 團年內總銷售額約36.24%,而最大單一客 戶則佔本集團年內總銷售額約10.43%。

本集團五大供應商於回顧年內合共佔本集 團年內總採購額約53.95%,而最大單一供 應商則佔本集團總採購額約15.7%。

董事、彼等各自之聯繫人士或任何擁有本 公司已發行股本5%以上之本公司股東概無 於上述本集團五大客戶及供應商中擁有任 何權益。

已撥充資本之利息金額

除本報告所披露者外,本集團於年內並無 將任何利息撥充資本。

退休福利計劃

本集團退休福利計劃詳情載於綜合財務報 表附註33。

可換股證券、認股權證或類似權利

於本報告日期,本公司並無任何尚未行使 可換股證券、認股權證或附有其他類似權 利之文據。

優先購買權

本公司之公司細則或百慕達法例並無訂有 有關優先購買權之條文,規定本公司須向 現有股東按比例提呈發售新股份。

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

During the year ended 31 December 2021, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the listed securities of the Company nor any of its subsidiaries.

MATERIAL RELATED PARTY TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

Details of the related party transactions of the Company are set out in note 39 to the consolidated financial statements.

During the year ended 31 December 2021, Shanxi Qinshui Prefecture Chengrong Investment Limited ("Chengrong Investment") has provided financing to the Group in the sum of RMB24,000,000. As Chengrong Investment owns 17% equity interest in Shanxi Wanzhi Logistics Limited (a non-wholly owned subsidiary of the Company), Chengrong Investment is a connected person of the Company under the GEM Listing Rules. As the financing is financial assistance provided by a connected person for the benefit of the Group on normal commercial terms (or better to the Company) where no security over the assets of the Group is granted in respect of the financial assistance, the transaction are exempt from the reporting, announcement and independent shareholders' approval under Rule 20.65 of the GEM Listing Rules.

The Company has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules. Save as disclosed above, The Directors consider that those material related party transactions disclosed in note 38 to the consolidated financial statements did not fall under the definition of "connected transactions" or "continuing connected transactions" in accordance with the GEM Listing Rules during the year under review.

購買、出售或贖回本公司上市證券

於截至二零二一年十二月三十一日止年度, 本公司或其任何附屬公司概無購買、出售 或贖回本公司或其任何附屬公司的任何上 市證券。

重大關連人士交易及持續關連交 易

本公司關連人士交易之詳情載於綜合財務 報表附註39。

截至二零二一年十二月三十一日止年度, 沁水縣盛融投資有限責任公司(「盛融投 資」)向本集團提供資金人民幣24,000,000 元。由於盛融投資擁有山西萬志物流有限 公司(本公司之非全資附屬公司)之17%股 本權益,根據GEM上市規則,盛融投資為本 公司之關連人士。由於有關資金為關連人 士按一般商業條款(或對本公司而言更優) 提供予本集團之財務資助,且並無就該財 務資助抵押本集團之資產,故根據GEM上 市規則第20.65條,該交易獲豁免遵守申報、 公佈及獨立股東批准之規定。

本公司已遵守GEM上市規則第20章之披露 規定。除上文所披露者外,董事認為於回顧 年度內綜合財務報表附註38所披露的重大 關連人士交易根據GEM上市規則並不隸屬 於「關連交易」或「持續關連交易」。

COMPETING INTERESTS

None of the Directors or the management shareholders of the Company or any of their respective associates (as defined in the GEM Listing Rules) had an interest in a business which causes or may cause any significant competition with the business as of the Group.

POST BALANCE SHEET EVENT

Proposed adoption of the new share option scheme

Pursuant to the ordinary resolution passed by the Shareholders on 18 May 2011, the Company adopted the Share Option Scheme. Under the Share Option Scheme, the Board may offer options to the eligible persons prescribed in the Previous Share Option Scheme in its discretion. the Company had granted 32,119,074 options under the Share Option Scheme to subscribe for an aggregate of 32,119,074 Shares, of which no options had been exercised and all the 32,119,074 options have been lapsed, resulting in no options remained outstanding. The Share Option Scheme has expired on 18 May 2021 and no further new options may be granted under the Share Option Scheme. The Company proposes to adopt the New Share Option Scheme subject to, among others, the approval by the Shareholders at the SGM. A special general meeting of the Company has been convened on 28 March 2022, and was passed by ordinary resolution.

For details, please refer to the announcement of the Company dated 10 March 2022 and 28 March 2021, and the circular of the Company dated 10 March 2022.

競爭權益

本公司董事或管理層股東或任何彼等各自 之聯繫人士(定義見GEM上市規則)概無於 對本集團業務構成或可能構成任何重大競 爭之業務中擁有權益。

結算日後事項

建議採納新購股權計劃

根據股東於二零一一年五月十八日通過的 普通決議案,本公司採納購股權計劃。根據 購股權計劃,董事會可酌情向購股權計劃 內指定的合資格人士提呈發售購股權。本 公司根據購股權計劃授出32,119,074份購 股權,可認購合共32,119,074份購股份,其中 概無購股權獲行使及32,119,074份購股權 已告失效,故並無購股權尚未行使。購股權 計劃已於二零二一年五月十八日屆滿,不 得再根據購股權計劃授出任何新購股權 計劃已於無下 得再根據購股權計劃授出任何新購股權 計劃已於二零二二年三月二十八日召開特別股東 大會,並以普通決議案通過。

有關詳情請參閱本公司日期為二零二二年 三月十日及二零二二年三月二十八日之公 告及本公司日期為二零二二年三月十日之 通函。

54 CHINA CBM GROUP COMPANY LIMITED

DIVIDEND POLICY

The Company has a dividend policy, the objective of which is to allow shareholders of the Company to participate in the Company's profits whilst retaining adequate reserves to sustain the Group's future growth. The declaration, form, frequency and amount of dividend paid by the Company must be in accordance with relevant laws and regulations and subject to the Articles. In deciding whether to declare any dividend, the Board will take into account a number of factors, including the financial results, the distributable reserves, the operations and liquidity requirements, and the current and future development plans of the Company. The Board will review the dividend policy of the Company as appropriate from time to time.

AUDITORS

The accounts for the year ended 31 December 2021 were audited by KTC Partners CPA Limited whose term of office will expire upon the annual general meeting. A resolution for the reappointment of KTC Partners CPA Limited as the auditors of the Company for the subsequent year is to be proposed at the forthcoming annual general meeting.

股息政策

本公司設有股息政策,其目標為讓本公司 股東參與本公司利潤,同時保留足夠儲備 使本集團於日後持續增長。本公司派付股 息的宣派、形式、頻繁次數及金額必須根據 相關法律及法規及受細則所限。於決定宣 派任何股息與否時,董事會將計及多項因 素,包括本公司的財務業績、可供分派儲備、 經營及流動資金要求以及目前及未來發展 計劃。董事會將不時適當審閱本公司的股 息政策。

核數師

截至二零二一年十二月三十一日止年度的 賬目乃由和信會計師事務所有限公司審核, 其任期將於股東週年大會屆滿。有關重新 委任和信會計師事務所有限公司為本公司 核數師的決議案將於即將舉行的股東週年 大會上提呈。

By order of the Board

Wang Zhong Sheng Chairman

31 March 2022

承董事會命

王忠勝

主席

二零二二年三月三十一日



TO THE SHAREHOLDERS OF CHINA CBM GROUP COMPANY LIMITED

(Incorporated in the Cayman Islands and continued in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of China CBM Group Company Limited (the "Company") and its subsidiaries (collectively referred to as "the Group") set out on pages 63 to 207, which comprise the consolidated statement of financial position as at 31 December 2021, and the consolidated statement of profit or loss, consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2021, 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.

致中國煤層氣集團有限公司全體股東

(於開曼群島註冊成立並於百慕達存續之有 限公司)

意見

我們已審核載於第63至207頁中國煤層氣集 團有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)之綜合財務報表,包括於二零 二一年十二月三十一日之綜合財務狀況表, 以及截至該日止年度之綜合損益表、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。

我們認為,綜合財務報表已根據香港會計 師公會(「香港會計師公會」)頒佈之香港財 務報告準則(「香港財務報告準則」)真實而 公平地反映 貴集團於二零二一年十二月 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 已根據香港公司條例之披露規定妥為編製。

Room 617, 6/F., Seapower Tower, Concordia Plaza, 1 Science Museum Road, Tsimshatsui East, Kowloon, Hong Kong 香港九龍尖沙咀東科學館道1號康宏廣場北座6樓617室

Tel 電話:(852)2314 7999 Fax 傳真:(852)2110 9498 E-mail 電子郵箱:info@ktccpa.com.hk

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 1 to the consolidated financial statements, which indicates that the Group incurred a net loss of approximately RMB19,666,000 for the year ended 31 December 2021, and as at 31 December 2021, the Group's current liabilities exceeded its current assets by RMB151,115,000. These conditions, along with other matters as set forth in note 1, 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.

In addition to the matters described in the Material Uncertainty Related to Going Concern section, we have determined the matters described below to be the key audit matters to be communicated in our report.

意見之基礎

我們根據香港會計師公會頒佈之香港審計 準則(「香港審計準則」)進行審核。我們就 該等準則承擔之責任於本報告「核數師就 審核綜合財務報表須承擔的責任」一節中 進一步闡述。根據香港會計師公會頒佈之 專業會計師道德守則(「守則」),我們獨立 於 貴集團,並已遵循守則履行其他道德責 任。我們相信,我們所獲得之審核證據屬充 分及適當,可為我們的意見提供基礎。

與持續經營相關的重大不確定性

我們注意到綜合財務報表附註1,其中指 出 貴集團截至二零二一年十二月三十一 日止年度產生淨虧損約人民幣19,666,000 元,於二零二一年十二月三十一日 貴集 團之流動負債已超出其流動資產人民幣 151,115,000元。該等狀況,連同附註1所載 其他事宜表明,可能存在導致對 貴集團持 續經營能力產生重大疑慮的重大不確定性。 我們的意見並無就該事項作出修改。

關鍵審核事項

關鍵審核事項為根據我們的專業判斷,認 為對本期間的綜合財務報表審核屬最為重 要的事項。該等事項乃於我們審核整體綜 合財務報表並就此達致意見時進行處理, 而我們不會就此等事項提供單獨意見。

除了與持續經營相關的重大不確定性部分 所述的事項外,我們已確定下述事項是我 們報告中要傳達的關鍵審核事項。

Kev audit matters identified in our audit are summarised as follows:

Impairment of property, plant and equipment and right-ofuse assets

Refer to note 16 to the consolidated financial statements.

Key Audit Matter 關鍵審核事項

As at 31 December 2021, the carrying amount of property, plant and equipment and right-of-use assets before current property, plant and equipment and right-of-use assets year's impairment were approximately RMB251,592,000 and RMB20,519,000 respectively. These assets mainly belonged to two cash generating units ("CGUs") - Shanxi 序包括: Qinshui and Yangcheng Huiyang and were assessed for impairment as indicators of impairment loss existed at the end of the reporting period. The Group has incurred losses for current and previous years in these two CGUs. These situations indicate that the carrying value of these assets may be impaired.

於二零二一年十二月三十一日,物業、機器及設備以及使 用權資產的賬面值(扣除本年度減值前)分別約為人民幣 251.592.000元及人民幣20.519.000元。該等資產主要歸屬 於兩個現金產生單位(「現金產生單位」) 一山西沁水及陽 城惠陽,且於報告期末出現減值虧損跡象時進行減值評 估。 貴集團在該等兩個現金產生單位於本年度及過往年 度產生虧損。該等狀況顯示該等資產的賬面值可能出現減 值。

Impairment tests require the estimation of recoverable amounts of the relevant cash generating units using a discounted cash flow approach, as detailed in note 16 to the consolidated financial statements. Management concluded its impairment assessments and impairment losses of property, plant and equipment of approximately RMB26,376,000 were recognised in profit or loss for the year ended 31 December 2021 as the recoverable amount of the Yangcheng Huiyang CGU was lower than its carrying values.

減值測試須使用貼現現金流方法估計相關現金產生單位 的可收回金額,詳情載於綜合財務報表附註16。管理層就 其減值評估作出總結及截至二零二一年十二月三十一日 止年度於損益確認的物業、機器及設備的減值虧損約人民 幣26,376,000元,因陽城惠陽現金產生單位的可收回金額 低於其賬面值。

於我們的審核中識別的關鍵審核事項概述 如下:

物業、機器及設備以及使用權資產減 佰

參閱綜合財務報表附註16。

How our audit addressed the key audit matter 我們的審核如何解決該關鍵審核事項

Our procedures in relation to the impairment of included:

我們涉及物業、機器及設備以及使用權資產減值之程

- We have reviewed the management's assessment on the recoverability of these assets and the reasonableness of the judgements and estimates used by the management in the value-in-use calculations made by the independent valuer. 我們已審查管理層對該等資產的可收回性以及 管理層在獨立估值師進行的使用價值計算中所 用判斷及估計的合理性作出的評估。
- We have discussed the indication of possible impairment with the management and, where such indication were identified by the management, assessed the impairment testing performed by the management. 我們已與管理層討論可能出現的減值跡象,及倘

管理層已識別出該等跡象,則評估管理層進行的 減值測試。

We have tested the cash flows projections on whether they were agreed to the budgets approved by the directors of the Company and compared with actual results available up to the report date.

我們已測試現金流量預測是否與 貴公司董事 批准的預算一致,並與截至報告日的實際結果進 行比較。

Key Audit Matter 關鍵審核事項

We have identified the impairment of property, plant and • equipment and right-of-use assets as a key audit matter because of their significance to the consolidated financial statements and the involvement of a significant degree of judgements and estimates made by the management for the cash flows projections and other key inputs for the value-inuse calculations for determining the recoverable amounts of the CGUs as at 31 December 2021.

我們將物業、機器及設備以及使用權資產減值識別為關 • 鍵審核事項,原因是其對綜合財務報表的重要性,並涉及 管理層對現金流量預測及使用價值計算的其他關鍵輸入 數據作出重大判斷及估計,以釐定於二零二一年十二月 三十一日現金產生單位的可收回金額。

How our audit addressed the key audit matter 我們的審核如何解決該關鍵審核事項

- We have challenged the appropriateness of the management judgements and estimates used in the cash flows projections, including the sales growth rates and gross profit margins. 我們已對現金流量預測所使用的管理層判斷及 估計(包括銷售增長率及毛利率)的適當性提出 質疑。
- We have engaged an independent expert to assist us in challenging the discount rates adopted in the value-in-use calculations by reviewing its basis of calculations and comparing the input data to market sources.
 我們已委聘獨立專家協助我們審查使用價值計

我们已安時週立等家 励助我们奋量使用價值計 算的計算基礎並將輸入數據與市場來源進行比 較,以質疑其採用的貼現率。

 We have engaged the independent expert to assist us in assessing the valuation methodology used and the appropriateness of the key assumptions and checked on sample basis, the accuracy and the relevance of the input data adopted in management's value-in-use calculations.
 我們已委聘獨立專家協助我們評估管理層使用 價值計算的所用估值方法及關鍵假設是否適當, 並以抽樣方式查核所用輸入數據是否準確及相 關。

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises all the information in the Company's annual report, but does not include the consolidated financial statements and our auditor's report thereon. The other information is expected to be made available to us after the date of this auditor's report.

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

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

The directors 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 assists the directors in discharging their responsibilities for overseeing the Group's financial reporting process.

其他資料

董事須對其他資料承擔責任。其他資料包括 貴公司年報中的所有資料,惟不包括綜 合財務報表及我們就此出具的核數師報告。 預期我們將於本核數師報告日期後獲得有 關其他資料。

我們對綜合財務報表之意見並無涵蓋其他 資料,且我們不會對其他資料發表任何形 式的核證結論。

就我們審核綜合財務報表而言,我們的責 任為在取得上文所識別之其他資料時閱讀 其他資料,從而考慮其他資料是否與綜合 財務報表或我們在審核過程中獲悉之資料 存在重大不符,或似乎存在重大錯誤陳述。 基於我們已執行的工作,如果我們認為其 他資料存在重大錯誤陳述,我們需要報告 該事實。在這方面,我們沒有任何報告。

董事及審核委員會就綜合財務報 表須承擔的責任

董事須負責按照香港會計師公會頒佈之香 港財務報告準則及香港公司條例之披露規 定,編製真實而公平地反映情況之綜合財 務報表,並落實董事認為編製綜合財務報 表所必要的內部控制,以確保綜合財務報 表不存在由於欺詐或錯誤而導致的重大錯 誤陳述。

於編製綜合財務報表時,董事負責評估 貴 集團持續經營的能力,並披露與持續經營 有關之事項(如適用)。除非董事擬將 貴 集團清盤或停止營運,或除此之外並無其 他實際可行的辦法,否則須採用以持續經 營為基礎的會計法。

審核委員會協助董事履行其責任,負責監 督 貴集團之財務申報過程。

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion solely to you, as a body, in accordance with section 90 of the Bermuda Companies Act 1981 and our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

A further description of our responsibilities for the audit of the consolidated financial statements is located at the HKICPA's website at: http://www.hkicpa.org.hk/en/standards-and-regulations/ standards/auditing-assurance/auditre/. This description forms part of our auditor's report.

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.

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

核數師就審核綜合財務報表須承 擔的責任

我們旨在就綜合財務報表整體而言是否不存在由於欺詐或錯誤而導致之重大錯誤陳 述取得合理保證,以及出具載有我們意見 之核數師報告,並按照一九八一年百慕達 公司法第90條的規定及我們雙方所協定之 委聘條款,僅向全體股東報告。除此之外, 本報告不作其他用途。我們概不就本報告 的內容向任何其他人士承擔或負上任何責 任。

合理保證屬高水平之保證,惟根據香港審 計準則進行之審核工作不能保證總能察覺 所存在之重大錯誤陳述。錯誤陳述可能因 欺詐或錯誤而引起,倘預期個別或整體在 合理預期情況下可影響使用者根據該等綜 合財務報表作出經濟決定時,則被視為重 大錯誤陳述。

有關我們就審核綜合財務報表須承擔的責任之進一步詳情載於香港會計師公會網站: http://www.hkicpa.org.hk/en/standards-and-regulations/standards/auditing-assurance/ auditre/。此説明構成核數師報告之一部分。

除其他事項外,我們與審核委員會溝通了 計劃的審計範圍、時間安排、重大審計發現 等,包括我們在審計中識別出內部監控的 任何重大缺陷。

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, 所採取以消除威脅的行 動或所採用的防範措施。

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 哪些事項對本期綜合財務報表的審計最為 重要,因而構成關鍵審計事項。我們在核數 師報告中描述該等事項,除非法律法規不 允許公開披露該等事項,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 31 March 2022

和信會計師事務所有限公司 執業會計師

周耀華 *審核項目董事* 執業證書編號 : P04686

香港 二零二二年三月三十一日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS 綜合損益表

			2021	2020
			二零二一年	二零二零年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Revenue	收益	5	215,125	179,329
Cost of sales	銷售成本		(215,616)	(158,019)
Gross (loss)/profit	(毛虧)/毛利		(491)	21,310
	甘油版了五版关于起程	0	10 500	00.000
Other income and gains or losses	其他收入及收益或虧損	6	18,566	22,680
Selling and distribution costs	銷售及分銷成本		(7,583)	(7,436)
Administrative and other expenses	行政及其他開支		(49,168)	(40,750)
Gain on disposal of a subsidiary	出售一間附屬公司之收益	41	50,785	-
Impairment loss on property,	物業、機器及設備減值虧損			
plant and equipment			(26,376)	(23,355)
Reversal of impairment/	預期信貸虧損模式下撥回			
(impairment loss) under expected	減值/(減值虧損),			
credit loss model, net of reversal	扣除撥回	7	2,043	(752)
Finance costs	財務費用	8	(7,788)	(8,127)
Loss before taxation	除税前虧損	9	(20,012)	(36,430)
Income tax credit	所得税抵免	10	346	206
Loss for the year	本年度虧損		(19,666)	(36,224)
Attributable to:	下列應佔:			
Equity shareholders of the Company			(2,236)	(40,627)
Non-controlling interests	非控股權益		(17,430)	4,403
	2F]工//X:催血		(17,400)	4,400
			(19,666)	(36,224)
			RMB	RMB
			人民幣	人民幣
Loss per share	每股虧損			
 Basic and diluted 	一基本及攤薄	14	0.13 cents 分	3.08 cents 分

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 综合損益及其他全面收益表

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Loss for the year	本年度虧損	(19,666)	(36,224)
Other comprehensive (loss) income for the year	本年度其他全面(虧損)收入		
Item that may be reclassified subsequently to profit or loss:	其後可能重新分類至損益的 項目:		
Exchange differences on translation of financial statements of foreign operations	換算境外業務財務報表之 匯兑差額	(1,213)	2,812
Total comprehensive loss for the year	本年度全面虧損總額	(20,879)	(33,412)
Total comprehensive (loss) income attributable to:	下列應佔全面(虧損) 收入總額:		
Equity shareholders of the Company Non-controlling interests	本公司權益股東 非控股權益	(3,449) (17,430)	(37,815) 4,403
		(20,879)	(33,412)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2021 於二零二一年十二月三十一日

			2021 二零二一年	2020 二零二零年
		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			
Property, plant and equipment	物業、機器及設備	16	225,216	371,573
Right-of-use assets	使用權資產	17	20,519	33,149
Deposits and prepayments	訂金及預付款項	19	25,617	26,041
			271,352	430,763
Current assets	流動資產			
Inventories	存貨	20	8,402	7,316
Trade and other receivables	應收賬款及其他應收款項	21	50,819	36,689
Tax recoverable	可收回税項		2,209	2,000
Bank balances and cash	現金及現金等值物	22	63,938	25,880
			125,368	71,885
Assets classified as held for sale	分類為持作出售的資產	23	71,220	-
			196,588	71,885
Total assets	總資產		467,940	502,648
Current liabilities	流動負債	0.4		
Trade and other payables	應付賬款及其他應付款項	24	203,797	260,815
Bank and other borrowings Lease liabilities	銀行及其他借款 租賃負債	25	24,000	54,200
Provision	·····································	26 28	5,998 14,465	6,652 21,583
Contract liabilities	合約負債	20	-	20,180
Tax payable	應付税項	20	-	2,979
			049.060	266 400
Liabilities associated with assets	與分類為持作出售的		248,260	366,409
classified as held for sale	資產有關的負債	23	99,443	-
			347,703	366,409
Net current liabilities	流動負債淨值		(151,115)	(294,524)
Total assets less current liabilities	。總資產減流動負債		120,237	136,239

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

At 31 December 2021 於二零二一年十二月三十一日

Total equity	總權益		114,669	118,794
Non-controlling interests	非控股權益		(46,953)	(28,945)
Equity attributable to equity shareholders of the Company	本公司權益股東應佔權益		161,622	147,739
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	31(a)	17,133 144,489	10,910 136,829
Net assets	資產淨值		114,669	118,794
			5,568	17,445
Non-current liabilities Bank and other borrowings Lease liabilities Deferred tax liabilities	非流動負債 銀行及其他借款 租賃負債 遞延税項負債	25 26 30	- 1,503 4,065	5,000 7,501 4,944
		Notes 附註	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元

The consolidated financial statements on pages 63 to 207 were 董事會於二零二二年三月三十一日批准及 approved and authorised for issue by the board of directors on 授權刊發的綜合財務報表第63頁至207頁。 31 March 2022.

Wang Zhong Sheng	Chang Jian
王忠勝	常建立
Director	Director
董事	董事

CHINA CBM GROUP COMPANY LIMITED 66 Annual Report 2021

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 综合權益變動表

			Attributable to equity shareholders of the Company 本公司權益股東應佔									
		Share capital	Share premium	General reserve	Translation reserve	Contributed surplus	Share option reserve 購股權	Convertible bonds reserve 可換股	Accumulated losses	Total	Non- controlling interests	Total equity
		股本 RMB'000 人民幣千元	股份溢價 RMB'000 人民幣千元	一般儲備 RMB'000 人民幣千元	換算儲備 RMB'000 人民幣千元	實繳盈餘 RMB'000 人民幣千元	儲備 RMB'000 人民幣千元	債券儲備 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	非控股權益 RMB'000 人民幣千元	總權益 RMB'000 人民幣千元
Balance at 1 January 2020	於二零二零年一月一日 結餘	10,910	131,082	8,273	(12,690)	584,838	30,849	8,652	(576,360)	185,554	(32,411)	153,143
Loss for the year	本年度虧損	-	_	-	-	-	-	-	(40,627)	(40,627)	4,403	(36,224)
Other comprehensive income for the year	本年度其他全面收益	-	-	-	2,812	_	-	-	Ċ,	2,812	-	2,812
Total comprehensive loss for the year	本年度全面虧損總額	-	_	-	2,812	-	_	_	(40,627)	(37,815)	4,403	(33,412)
Transfer to accumulated losses upon maturity of convertible bonds	於可換股債券到期後 轉撥至累計虧損	_	_	_	_	_	_	(8,652)	8,652	_	_	
Capital reduction of subsidiary	附屬公司資本削減	-	-	-	-	-		-	-	-	(937)	(937)
Balance at 31 December 2020	於二零二零年 十二月三十一日結餘	10,910	131,082	8,273	(9,878)	584,838	30,849	-	(608,335)	147,739	(28,945)	118,794
Balance at 1 January 2021	於二零二一年一月一日 結餘	10,910	131,082	8,273	(9,878)	584,838	30,849	-	(608,335)	147,739	(28,945)	118,794
Loss for the year	本年度虧損	-	-	-	-	-	-	-	(2,236)	(2,236)	(17,430)	(19,666)
Other comprehensive income for the year	本年度其他全面收益	-	-	-	(1,213)	-		-	-	(1,213)	-	(1,213)
Total comprehensive loss for the year	本年度全面虧損總額		-	-	(1,213)	-	-	-	(2,236)	(3,449)	(17,430)	(20,879)
Issue of shares (Note 31(a)) Deemed acquisition of	發行股份 (附註31(a)) 視作收購非控股權益	6,223	11,202	-	-	-	-	-	-	17,425	-	17,425
non-controlling interest Disposal of subsidiaries Capital reduction of subsidiary Lapse of share options	出售附屬公司 附屬公司資本削減 購股權失效	-	- - -	- (6,381) - -	- - -		- - (30,849)		(93) 6,381 - 30,849	(93) - - -	93 25 (696) –	- 25 (696) -
Balance at 31 December 2021	於二零二一年 十二月三十一日結餘	17,133	142,284	1,892	(11,091)	584,838			(573,434)	161,622	(46,953)	114,669

CONSOLIDATED STATEMENT OF CASH FLOWS 综合現金流量表

		Notes 附註	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Operating activities	經營業務			
	除税前虧損		(20,012)	(36,430)
Adjustments for:	就下列各項調整:			
Depreciation of property, plant and equipment	物業、機器及設備折舊		49,623	57,732
Amortisation of right-of-use assets	使用權資產攤銷		881	875
Impairment loss on property, plant and	物業、機器及設備減值 虧損		26,376	23,355
equipment Written off of property, plant and	前 御業、機器及設備撤銷		20,370	20,000
equipment	1/7末 饭证及叹用孤坍		315	3,538
Interest income	利息收入		(43)	(31
Net loss/(gain) on disposal of property,	出售物業、機器及設備		(-10)	(01
plant and equipment	之淨虧損/(收益)		6	(110
Impairment loss on trade receivables	預期信貸虧損模式下		· ·	(
and other receivables under	應收賬款及其他應			
expected credit loss model,	收款項之減值虧損,			
net of reversal	扣除撥回		(2,043)	752
Gain on disposal of a subsidiary	出售一間附屬公司之			
	收益		(50,785)	-
Reversal of prepayment previously	先前減值之預付款項			
impaired	撥回		(10,906)	(1,510
Finance costs	財務費用		7,788	8,127
Provision for production safety costs	生產安全成本撥備		3,009	3,376
Changes in working capital	營運資金變動		4,209	59,674
(Increase)/decrease in inventories	存貨(増加)/減少		(1,874)	358
Increase in trade and other receivables	應收賬款及其他應收			
	款項增加		(3,153)	(7,933
Increase/(decrease) in trade and	應付增加/(減少)			
other payables	賬款及其他應付款項		645	(35,859
(Decrease)/increase in contract	合約負債(減少)/			
liabilities	增加		(3,431)	5,456
Decrease in provision for production safety	生產安全撥備減少		(1,403)	(871
	經營業務(所用)產生之 四合			00.007
	現金		(5,007)	20,825
PRC Enterprise Income Tax paid	已繳中國企業所得税		(1,593)	(3,022
Net cash (used in) generated from	經營業務(所用)產生之			
operating activities	現金淨額		(6,600)	17,803

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

		Notes	2021 二零二一年 RMB'000	2020 二零二零年 RMB'000
		附註	人民幣千元	人民幣千元
Cash flows from investing activities Payment for purchase of property, plant and equipment	投資活動產生之現金流量 購買物業、機器及設備之 付款		(12,253)	(14,375)
Payment for purchase of right-of-use assets	購買使用權資產之付款		(12,233)	(14,373)
Proceeds from disposal of a subsidiary	出售一間附屬公司之 所得款項		59,455	(700)
Proceeds from disposal of property, plant and equipment Decrease in deposits and prepayments	加特款項 出售物業、機器及設備之 所得款項 訂金及預付款項減少		86 10,462	- 776 1,085
Interest received	已收利息		43	31
Net cash generated from (used in) investing activities	投資活動產生(所用)之 現金淨額		57,289	(13,183)
			,	(• • • • • • • • • • • • • • • • • • •
Cash flows from financing activities Proceeds from new bank and other borrowings Repayment of bank and other	融資活動產生之現金流量 新增銀行及其他借款之 所得款項 償還銀行及其他借款		-	35,000
borrowings Interest paid on bank and other	銀行及其他借款之已付		(200)	(30,000)
borrowings Proceeds from lease liabilities	利息		(1,638)	(1,638)
Repayment of lease liabilities Interest paid on lease liabilities	租賃負債所得款項 償還租賃負債 就租賃負債已付利息		- (6,652) (1,124)	6,000 (5,516) (1,381)
Net cash (used in) generated from financing activities	融資活動 (所用)所得之 現金淨額		(9,614)	2,465
Net increase in cash and cash equivalents	現金及現金等值物增加 淨額		41,075	7,085
Cash and cash equivalents at 1 January	於一月一日之現金及 現金等值物		25,880	18,265
Reclassification to assets of a disposal group classified as held for sale	重新分類為持作出售之 出售組別		(681)	-
Effect of foreign exchange rate changes	匯率變動之影響		(2,336)	530
Cash and cash equivalents at 31 December	於十二月三十一日之 現金及現金等值物 2	22	63,938	25,880

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

1. GENERAL INFORMATION

China CBM Group Company Limited (the "Company") was incorporated as an exempted company with limited liability in the Cayman Islands on 15 July 2002 under the Companies Laws of the Cayman Islands and continued in Bermuda. The change of domicile of the Company from Cayman Islands to Bermuda was effective on 23 April 2014.

The directors of the Company consider the immediate parent and ultimate holding company of the Company to be Jumbo Lane Investments Limited, which is incorporated in the BVI and wholly owned by Mr. Wang Zhong Sheng, who is the ultimate controlling party of the Group and also the Chairman and Executive Director of the Company.

The shares of the Company are listed on the GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section in the annual report.

The principal activity of the Company is investment holding. The Company and its subsidiaries (collectively referred to as the "Group") are principally engaged in the business of exploitation, liquefaction production and sale of natural gas and coalbed gas in the People's Republic of China (the "PRC").

The consolidated financial statements are presented in Renminbi ("RMB"), which is also the functional currency of the Company's major operating subsidiaries.

In preparing the consolidated financial statements, the directors of the Company have given careful consideration to the future liquidity of the Group in light of the fact that the Group incurred a net loss of approximately RMB19,666,000 for the year ended 31 December 2021 (2020: RMB36,224,000) and as at 31 December 2021, the Group's current liabilities exceeded its current assets by approximately RMB151,115,000 (2020: RMB294,524,000). These conditions cast significant doubt on the Group's ability to continue as a going concern.

1. 一般資料

中國煤層氣集團有限公司(「本公司」) 於二零零二年七月十五日根據開曼群 島公司法在開曼群島註冊成立為獲豁 免有限公司並於百慕達存續。本公司 自開曼群島遷冊至百慕達於二零一四 年四月二十三日生效。

本公司董事認為本公司的直接母公司 及最終控股公司為寶連投資有限公司, 其於英屬處女群島註冊成立及由本集 團最終控股方及本公司主席兼執行董 事王忠勝先生全資擁有。

本公司之股份於香港聯合交易所有限 公司(「聯交所」)GEM上市。本公司註 冊辦事處及主要營業地點之地址,均 披露於年報「公司資料」一節。

本公司業務活動主要為投資控股。本 公司及其附屬公司(統稱「本集團」)主 要在中華人民共和國(「中國」)境內從 事天然氣及煤層氣開採、液化生產及 銷售業務。

綜合財務報表以人民幣(「人民幣」)呈 列,其亦為本公司之主要營運附屬公 司的功能貨幣。

編製綜合財務報表時,鑒於本集團截 至二零二一年十二月三十一日止年度 產生淨虧損約人民幣19,666,000元(二 零二零年:人民幣36,224,000元),本 公司董事已仔細考慮日後本集團的流 動性,而於二零二一年十二月三十一 日,本集團流動負債超逾其流動資產 約人民幣151,115,000元(二零二零年: 人民幣294,524,000元)。該等狀況令本 集團持續經營之能力出現重大疑問。

CHINA CBM GROUP COMPANY LIMITED

70

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

1. GENERAL INFORMATION (Continued)

1. 一般資料(續)

In order to improve the Group's liquidity and financial position, the directors of the Company have been implementing various measures as follows:

- (1) Mr. Wang Zhong Sheng ("Mr. Wang"), the ultimate controlling party of the Group and the Chairman and executive director of the Company, has confirmed that he will provide continuing financial support to the Group to enable it to continue as a going concern and to settle its liabilities as and when they fall due in the foreseeable future;
- (2) The directors of the Company anticipate that the Group will generate positive cash flows from its operations in the foreseeable future;
- (3) Subsequent to 31 December 2021, certain construction suppliers of the Group whom the Group owed an aggregate amount of approximately RMB49 million as at 31 December 2021, which were included in payables for acquisition of property, plant and equipment under trade and other payables as set out in note 24, have indicated not to demand for repayment for the amounts due to them before 31 December 2023;
- (4) Subsequent to 31 December 2021, the lender of an unsecured loan of approximately RMB24 million as at 31 December 2021 which was included in amount due to a non-controlling shareholder of PRC subsidiary under bank and other borrowings as at 31 December 2021 as set out in note 25, has indicated to extend repayment period up to 31 December 2023;

為改善本集團的流動資金及財務狀況, 本公司董事一直在執行以下各措施:

- (1) 本集團最終控股方及本公司主席 兼執行董事王忠勝先生(「王先 生」)確認彼將為本集團提供持續 財務支援,以令本集團能夠持續 經營,及能夠償付在可見未來到 期應付之債務;
- (2) 本公司董事預期於可見將來本集 團之營運將產生現金流量;
- (3) 於二零二一年十二月三十一日後, 就附註24所載本集團於二零二一 年十二月三十一日結欠本集團若 干建築供應商之總額約人民幣 49,000,000元之款項(計入應付賬 款及其他應付款項之收購物業、 機器及設備應付款項),有關建築 供應商已表明不要求於二零二三 年十二月三十一日之前償還結欠 彼等之款項;
- (4) 於二零二一年十二月三十一日後, 就附註25所載於二零二一年十二 月三十一日之無抵押貸款約人民 幣24,000,000元(計入於二零二一 年十二月三十一日應付中國附屬 公司一名非控股股東之銀行及其 他借款項),貸款人已表明延長還 款期至二零二三年十二月三十一 日;

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

1. GENERAL INFORMATION (Continued)

(5) As stated in note 23, pursuant to the conditional sale and purchase agreement dated 2 December 2021, the Group will sell the 97.5% equity interest in its subsidiary, 廣西北 流燃氣有限公司 Guangxi Beiliu Gas Co., Ltd. ("Guangxi Beiliu") held by the Group, and expects to receive a net cash consideration of approximately RMB51,000,000 (subject to adjustments) after the completion of this disposal.

Provided that these measures can be successfully implemented by the Group to improve the liquidity of the Group, the directors of the Company are satisfied that the Group will be able to meet its financial obligations as and when they fall due for the foreseeable future. According, the consolidated financial statements have been prepared on a going concern basis. Moreover, the eventual outcome of these measures cannot be estimated with reasonable certainty. Hence there exist a material uncertainty that may cast significant doubt about the Group's ability to continue as a going concern and that the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

Should the Group be unable to operate as a going concern, adjustments would have to be made 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 effects of these adjustments have not been reflected in the consolidated financial statements. 1. 一般資料(續)

(5) 誠如附註23所述,根據日期為二零二一年十二月二日的有條件買賣協議,本集團將出售其於本集團持有的附屬公司廣西北流燃氣有限公司(「廣西北流」)擁有的97.5%的權益,並於該出售完成後預計收到淨現金代價約人民幣51,000,000元(可予調整)。

倘本集團能成功實施上述措施以改善 本集團之流動資金狀況,本公司董事 信納本集團將能夠於可見未來履行其 到期應付之財務承擔。因此,綜合財務 報表乃根據持續經營基準編製。此外, 該等措施的最終結果無法合理估計。 因此,存在可能令本集團持續經營之 能力出現重大疑問的重大不確定性, 以及本集團可能無法在日常業務過程 中變現其資產及償付其負債。

倘本集團未能以持續經營基準經營, 將須作出調整以撇減資產價值至其可 收回金額、為可能產生之進一步負債 作出撥備,以及將非流動資產及負債 分別重新分類為流動資產及負債。該 等調整的影響並未反映在綜合財務報 表中。

CHINA CBM GROUP COMPANY LIMITED

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2021 for the preparation of the consolidated financial statements:

Amendments to HKFRS 9,	
HKAS 39, HKFRS 7,	
HKFRS 4 and HKFRS 16	

Interest Rate Benchmark Reform – Phase 2

In addition, the Group has early applied the Amendment to HKFRS 16 Covid-19-Related Rent Concessions beyond 30 June 2021, and the agenda decision of the IFRS Interpretations Committee (the "Committee") of the International Accounting Standards Board issued in June 2021 which clarified the costs an entity should include as "estimated costs necessary to make the sale" when determining the net realisable value of inventories.

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 positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements. 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)

於本年度強制生效的經修訂香港 財務報告準則

於本年度,本集團首次應用香港會計師公會(「香港會計師公會(「香港會計師公會」)頒佈以下 香港財務報告準則修訂本,該等修訂 於二零二一年一月一日或之後開始之 年度期間強制生效,以編製綜合財務 報表。

香港財務報告準則第9號、	利率基準改革
香港會計準則第39號、	- 第二階段
香港財務報告準則第7號、	
香港財務報告準則第4號及	
香港財務報告準則第16號	
修訂本	

此外,本集團已提早應用香港財務報 告準則第16號(修訂本)二零二一年六 月三十日後2019冠狀病毒病相關租金 寬減,以及國際會計準則委員會國際 財務報告準則詮釋委員會(「委員會」) 於二零二一年六月發布的議程決定, 其釐清實體在釐定存貨可變現淨值時 應列為「進行銷售所需的估計成本」的 成本。

除下文所述外,於本年度應用香港財 務報告準則修訂本對本集團本年度及 過往年度的財務狀況及表現及/或此 等綜合財務報表所載的披露資料並無 重大影響。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

2.1 Impacts on application of Amendment to HKFRS 16 Covid-19-Related Rent Concessions beyond 30 June 2021

The Group has early applied the amendment in the current year. The amendment extends the availability of the practical expedient in paragraph 46A of HKFRS 16 *Leases* ("HKFRS 16") by one year so that the practical expedient applies to rent concessions for which any reduction in lease payments affects only payments originally due on or before 30 June 2022, provided the other conditions for applying the practical expedient are met.

The application has had no impact to the opening accumulated losses at 1 January 2021.

2.2 Impacts on application of Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 Interest Rate Benchmark Reform – Phase 2

The Group has applied the amendments for the first time in the current year. The amendments relate to changes in the basis for determining the contractual cash flows of financial assets, financial liabilities and lease liabilities as a result of interest rate benchmark reform, specific hedge accounting requirements and the related disclosure requirements applying HKFRS 7 *Financial Instruments: Disclosures* ("HKFRS 7").

The amendments have had no impact on the consolidated financial statements as none of the relevant contracts has been transitioned to the relevant replacement rates during the year. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

2.1 應用香港財務報告準則第16 號(修訂本)二零二一年六月 三十日後2019冠狀病毒病相 關租金寬減的影響

本集團於本年度已提早應用該修 訂本。該修訂本將香港財務報告 準則第16號1)第46A段的可行權 宜方法的可用性延長一年,以便 可行權宜方法應用於任何租賃付 款減免僅影響原本於二零二二年 六月三十日或之前到期支付款項 的租金優惠,前提是須符合可行 權宜方法的其他條件。

有關應用該修訂本對於二零二一 年一月的期初累計虧損並無影響。

2.2 應用香港財務報告準則第9 號、香港會計準則第39號、香 港財務報告準則第7號、香港 財務報告準則第4號及香港財 務報告準則第16號修訂本利 率基準改革一第二階段的影響

> 本集團於本年度首次應用該等修 訂本。該等修訂涉及因利率基準 改革、特定對沖會計要求以及應 用香港財務報告準則第7號「金融 工具:披露」(「香港財務報告準 則第7號」)的相關披露要求而導致 確定金融資產、金融負債和租賃 負債合同現金流量的基礎發生變 化。

> 由於相關合約概無於年內過渡至 相關替代利率,故此有關修訂本 對綜合財務報表並無影響。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

2.3 Impacts on application of the agenda decision of the Committee – Cost necessary to sell inventories (HKAS 2 Inventories)

In June 2021, the Committee, through its agenda decision, clarified the costs an entity should include as "estimated costs necessary to make the sale" when determining the net realisable value of inventories. In particular, whether such costs should be limited to those that are incremental to the sale. The Committee concluded that the estimated costs necessary to make the sale should not be limited to those that are incremental but should also include costs that an entity must incur to sell its inventories including those that are not incremental to a particular sale.

The Group's accounting policy prior to the Committee's agenda decision was to determine the net realisable value of inventories taking into consideration incremental costs only. Upon application of the Committee's agenda decision, the Group changed its accounting policy to determine the net realisable value of inventories taking into consideration both incremental costs and other cost necessary to sell inventories. The new accounting policy has been applied retrospectively.

The application of the Committee's agenda decision has had no material impact on the Group's financial positions and performance. 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

2.3 應用委員會議程決定-出售 存貨的必要成本(香港會計 準則第2號存貨計量)的影響

於二零二一年六月,委員會通過 其議程決定釐清實體在釐定存貨 可變現淨值時應列為「進行銷售 所需的估計成本」的成本。特別 是,有關成本是否應僅限於銷售 增量成本。委員會認為,進行銷售 所需的估計成本不應僅限於增量 成本,亦應包括實體出售其存貨 須承擔的成本,包括非特定銷售 增量成本。

在委員會議程決定之前,本集團 的會計政策是在僅考慮增量成本 的情況下釐定存貨的可變現淨值。 於應用委員會議程決定後,本集 團更改其會計政策以確定存貨的 可變現淨值,並計及增量成本即 出售存貨所需的其他成本。新會 計政策已予以追溯應用。

應用委員會議程決定對本集團的 財務狀況及表現並無重大影響。

2. 採納經修訂香港財務報告準則 (「香港財務報告準則」) (續)

訂香港財務報告準則

準則:

已頒佈但尚未生效之新訂及經修

本集團並無提早應用以下已頒佈但尚

未生效的新訂及經修訂香港財務報告

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

New and amendments to HKFRSs in issue but not yet effective

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

HKFRS 17	Insurance (Amendr	Contracts and the related nents ²	香港財務報告 準則第17號	保險合約及相關修訂2
Amendments to HK	FRS 3 Reference Framew	e to the Conceptual vork ¹	香港財務報告 準則第3號修訂本	對概念框架之引述1
Amendments to HK and HKAS 28	betwee	ontribution of Assets In an Investor and lociate or Joint Venture ³	香港財務報告 準則第10號及 香港會計準則 第28號修訂本	投資者與其聯營公司或 合營公司之間 的資產出售或投入 ³
Amendments to HK	Current related	tion of Liabilities as or Non-current and amendments to Cong Interpretation 5	香港會計準則 第1號修訂本	將負債分類為流動或 非流動以及香港詮釋第5號 (二零二零年)之相關修訂 ²
Amendments to HK and HKFRS Prac Statement 2		e of Accounting	香港會計準則 第1號及香港財務 報告準則實務報告 第2號修訂本	會計政策披露2
Amendments to HK	AS 8 Definition Estimat	of Accounting res ²	香港會計準則 第8號修訂本	會計估計的定義2
Amendments to HK	and Lia	Tax related to Assets bilities arising Single Transaction ²	香港會計準則 第12號修訂本	與單一交易產生的資產及 負債有關的遞延税項 ²
Amendments to HK	Equipm	Plant and nent – Proceeds Intended Use ¹	香港會計準則 第16號修訂本	物業、機器及設備 一擬定用途前之所得款項 ¹
Amendments to HK		Contracts – Cost of g a Contract ¹	香港會計準則 第37號修訂本	虧損性合約 -履行合約之成本1
Amendments to HK		provements to s 2018-2020 ¹	香港財務 報告準則修訂本	香港財務報告準則 二零一八年至 二零二零年之年度改進1

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

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

- ¹ Effective for annual periods beginning on or after 1 January 2022.
- ² Effective for annual periods beginning on or after 1 January 2023.
- ³ Effective for annual periods beginning on or after a date to be determined.

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

Amendments to HKFRS 3 *Reference to the Conceptual Framework*

The amendments:

- update a reference in HKFRS 3 Business Combinations so that it refers to the Conceptual Framework for Financial Reporting 2018 issued in June 2018 (the "Conceptual Framework") instead of Framework for the Preparation and Presentation of Financial Statements (replaced by the Conceptual Framework for Financial Reporting 2010 issued in October 2010);
- add a requirement that, for transactions and other events within the scope of HKAS 37 *Provisions, Contingent Liabilities and Contingent Assets* or HK(IFRIC)-Int 21 *Levies,* an acquirer applies HKAS 37 or HK(IFRIC)-Int 21 instead of the Conceptual Framework to identify the liabilities it has assumed in a business combination; and

2. 採納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(續)

- 於二零二二年一月一日或之後開始之年度期 間生效。
- 於二零二三年一月一日或之後開始之年度期間生效。
- 这待定日期或之後開始之年度期間生效。

除下文所述之新訂及經修訂香港財務 報告準則外,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 則及詮釋於可見未來將不會對綜合財 務報表造成重大影響。

香港財務報告準則第3號修訂本 對概念框架之引述

該等修訂:

- 更新香港財務報告準則第3號企業 合併中的一項引述,使其引用於 二零一八年六月頒佈之二零一八 年財務報告概念框架(「概念框 架」)而非財務報表之編製及呈列 框架(被於二零一零年十月頒佈 之二零一零年財務報告概念框架 取代);
- 添加一項要求,即對於香港會計 準則第37號撥備、或然負債及或 然資產或香港(國際財務報告詮 釋委員會)一詮釋第21號徵費範 圍內的交易及其他事件,收購方 應採用香港會計準則第37號或香 港(國際財務報告詮釋委員會)一 詮釋第21號而非概念框架來確定 其在企業合併中承擔的負債;及

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKFRS 3 *Reference to the Conceptual Framework* (Continued)

 add an explicit statement that an acquirer does not recognise contingent assets acquired in a business combination.

The application of the amendments is not expected to have significant impact on the financial position and performance of the Group.

Amendments to HKFRS 10 and HKAS 28 *Sale or Contribution of Assets between an Investor and its Associate or Joint Venture*

The amendments to HKFRS 10 Consolidated Financial Statements and HKAS 28 Investments in Associates and Joint Ventures deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognised in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, gains and losses resulting from the remeasurement of investments retained in any former subsidiary (that has become an associate or a joint venture that is accounted for using the equity method) to fair value are recognised in the former parent's profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

The application of the amendments is not expected to have significant impact on the financial position and performance of the Group. 採納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3號修訂本 對概念框架之引述(續)

 添加明確聲明,表示收購方不確 認在企業合併中收購的或然資產。

預期應用該等修訂不會對本集團的財 務狀況及表現造成重大影響。

香港財務報告準則第10號及香港 會計準則第28號修訂本投資者與 其聯營公司或合營公司之間的資 產出售或投入

香港財務報告準則第10號綜合財務報 表及香港會計準則第28號對聯營公司 *及合營公司投資*修訂本處理投資者與 其聯營公司或合營公司之間的資產出 售或投入的情況。具體而言,該等修訂 指出,與聯營公司或合營公司的交易 (採用權益法入賬)中,失去對不包含 業務的附屬公司的控制權所產生的收 益或虧損,僅在不相關投資者在該聯 營公司或合資公司中的權益範圍內, 於母公司的損益確認。同樣,將任何前 附屬公司(已成為聯營公司或合營公 司,採用權益法入賬)中保留的投資重 新計量所產生的收益及虧損(以公平 值計),僅在不相關投資者在新聯營公 司或合資公司中的權益範圍內,於前 母公司的損益確認。

預期應用該等修訂不會對本集團的財 務狀況及表現造成重大影響。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

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

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

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

2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

> 香港會計準則第1號修訂本將負 債分類為流動或非流動以及香港 詮釋第5號(二零二零年)之相關 修訂

該等修訂就評估自報告日期起至少 十二個月的延期結付權利提供澄清及 額外指引,以將負債分類為流動或非 流動,其中:

- 訂明將負債分類為流動或非流動 負債應基於報告期末已存在的權 利。具體而言,該等修訂澄清:
 - (i) 分類不應受到管理層意圖或 期望在12個月內清償債務的 影響;及
 - (ii) 倘若權利以遵守契諾為條件, 如在報告期末滿足條件,則 該權利存在,即使貸款人直 至較後日期才測試合規性; 及(附註)
- 澄清倘若負債的條款可讓交易方 有選擇權,透過轉讓實體自身的 權益工具來清償負債,僅當該實 體將選擇權單獨確認為應用香港 會計準則第32號*金融工具:呈列* 的權益工具時,此等條款才不會 影響其分類為流動或非流動資產。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

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

In addition, Hong Kong Interpretation 5 was revised as a consequence of the Amendments to HKAS 1 to align the corresponding wordings with no change in conclusion.

Based on the Group's outstanding liabilities as at 31 December 2021, and the related terms and conditions stipulated in the agreements between the Group and the relevant lenders, the application of the amendments will not result in reclassification of the Group's liabilities as at 31 December 2021.

Amendments to HKAS 1 and HKFRS Practice Statement 2 *Disclosure of Accounting Policies*

HKAS 1 is amended to replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

The amendments also clarify that accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material. If an entity chooses to disclose immaterial accounting policy information, such information must not obscure material accounting policy information.

 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

> 香港會計準則第1號修訂本將負 債分類為流動或非流動以及香港 詮釋第5號(二零二零年)之相關 修訂(續)

此外,由於香港會計準則第1號修訂本, 對香港詮釋第5號作出修訂,以使相應 的措詞保持一致且結論不變。

根據本集團於二零二一年十二月 三十一日之未償還債務,以及本集團與 相關貸款人之協議所訂明相關條款及 條件,應用該等修訂不會導致重新分 類本集團於二零二一年十二月三十一 日之負債。

香港會計準則第1號修訂本及香 港財務報告準則慣例聲明二會計 政策的披露

香港會計準則第1號修訂為「重大會計 政策資料」以取代「主要會計政策」條 款下的所有情況。倘會計政策資料與 實體財務報表所載其他資料一併考慮 時,可能合理預期影響一般用途財務 報表的主要使用者基於該等財務報表 作出的決定,則該等資料屬重大。

該修訂本亦闡明,儘管有關款項並不 重大,但由於相關交易、其他事項或狀 況的性質,故會計政策資料或屬重大。 然而,並非所有與重大交易、其他事項 或狀況有關的會計政策資料本身屬重 大。倘一間實體選擇披露非重大會計 政策,則有關資料不得掩蓋重大會計 政策資料。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKAS 1 and HKFRS Practice Statement 2 *Disclosure of Accounting Policies* (*Continued*)

HKFRS Practice Statement 2 *Making Materiality Judgements* (the "Practice Statement") is also amended to illustrate how an entity applies the "four-step materiality process" to accounting policy disclosures and to judge whether information about an accounting policy is material to its financial statements. Guidance and examples are added to the Practice Statement.

The application of the amendments is not expected to have significant impact on the financial position or performance of the Group but may affect the disclosures of the Group's significant accounting policies.

Amendments to HKAS 8 *Definition of Accounting Estimates*

The amendments define accounting estimates as "monetary amounts in financial statements that are subject to measurement uncertainty". An accounting policy may require items in financial statements to be measured in a way that involves measurement uncertainty – that is, the accounting policy may require such items to be measured at monetary amounts that cannot be observed directly and must instead be estimated. In such a case, an entity develops an accounting policy. Developing accounting estimates involves the use of judgements or assumptions based on the latest available, reliable information. 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

香港會計準則第1號修訂本及香 港財務報告準則慣例聲明二會計 政策的披露(續)

香港財務報告準則慣例聲明二作出重 要性判斷(「慣例聲明」)亦經修訂,以 説明實體如何將「四步法評估重大性 流程」應用於會計政策披露以及可判 斷有關會計政策的資料對其財務報表 而言是否屬重大。慣例聲明已附加指 引及實例。

應用修訂本預期不會對本集團財務狀 況或表現造成重大影響,但可能影響 本集團主要會計政策的披露。

香港會計準則第**8**號修訂本*會計* 估算的定義

該修訂定義會計估算為「存在計量不 明朗因素的財務報表之貨幣金額」。會 計政策可能要求財務報表中的項目以 涉及計量不確定性的方式進行計量一 即會計政策可能要求有關項目以不能 直接觀察到的貨幣金額進行計量,且 必須進行估算。於此情況下,實體應制 定會計估算,以實現會計政策載列的 目標。制定的會計估算涉及使用基於 最新可得可靠的資料的判斷或假設。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKAS 8 Definition of Accounting Estimates (Continued)

In addition, the concept of changes in accounting estimates in HKAS 8 is retained with additional clarifications.

The application of the amendments is not expected to have significant impact on the Group's consolidated financial statements.

Amendments to HKAS 12 *Deferred Tax related to Assets and Liabilities arising from a Single Transaction*

The amendments narrow the scope of the recognition exemption of deferred tax liabilities and deferred tax assets in paragraphs 15 and 24 of HKAS 12 *Income Taxes* so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.

As disclosed in note 3 to the consolidated financial statements, the Group applies HKAS 12 requirements to the relevant assets and liabilities as a whole. Temporary differences relating to relevant assets and liabilities are assessed on a net basis.

Upon the application of the amendments, the Group will recognise a deferred tax asset (to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised) and a deferred tax liability for all deductible and taxable temporary differences associated with the right-of-use assets and the lease liabilities. 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

香港會計準則第8號修訂本會計 估算的定義(續)

此外,香港會計準則第8號的會計估算 變更的概念予以保留,惟有進一步澄 清。

應用修訂本預期不會對本集團綜合財 務報表造成重大影響。

香港會計準則第12號修訂本*來自 單一交易有關資產及負債之遞延 税項*

該修訂縮窄香港會計準則第12號所得 税第15及24段遞延税項負債及遞延税 項資產的確認豁免範圍,使其不再適 用於在初始確認時產生相等的應課税 和可抵扣暫時性差額的交易。

誠如綜合財務報表附註3所披露,本集 團對相關資產及負債整體應用香港會 計準則第12號之規定。與相關資產及 負債有關之暫時性差額以淨額估算。

應用該等修訂後,本集團將就與使用 權資產及租賃負債相關的所有可扣減 及應課税暫時差額確認延税項資產(倘 應課税溢利很可能被用作抵銷且可扣 減暫時差異可被動用時)及遞延税項負 債。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Continued)

The amendments are effective for annual reporting periods beginning on or after 1 January 2023, with early application permitted. As at 31 December 2021, the carrying amounts of right-of-use assets and lease liabilities which are subject to the amendments amounted to HK\$20,519,000 and HK\$7,501,000 respectively. The Group is still in the process of assessing the full impact of the application of the amendments.

Amendments to HKAS 16 *Property, Plant and Equipment – Proceeds before Intended Use*

The amendments specify that the costs of any item that were produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management (such as samples produced when testing whether the relevant property, plant and equipment is functioning properly) and the proceeds from selling such items should be recognised and measured in the profit or loss in accordance with applicable standards. The cost of the items are measured in accordance with HKAS 2 *Inventories*.

The application of the amendments is not expected to have significant impact on the financial position and performance of the Group. 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

香港會計準則第**12**號修訂本*來自 單一交易有關資產及負債之遞延 税項*

該等修訂於二零二三年一月一日或之 後開始的年度報告期間生效,且允許提 早採用。於二零二一年十二月三十一 日,須遵守該等修訂的使用權資產及 租賃負債之賬面值分別為20,519,000 港元及7,501,000港元。本集團仍在評 估應用該等修訂的全面影響。

香港會計準則第16號修訂本物 業、機器及設備一擬定用途前之 所得款項

該等修訂訂明,為使物業、機器及設備 項目達致其能以管理層擬定的方式運 作所需的位置及狀況,其時所產生任 何項目(例如在測試相關物業、機器及 設備是否正常運作時產生的樣本)的成 本及出售該等項目的所得款項,應根 據適用的準則於損益確認及計量。該 等項目的成本根據香港會計準則第2號 存貨計量。

預期應用該等修訂不會對本集團的財 務狀況及表現造成重大影響。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKAS 37 *Onerous Contracts – Cost* of *Fulfilling a Contract*

The amendments specify that, when an entity assesses whether a contract is onerous in accordance with HKAS 37 *Provisions, Contingent Liabilities and Contingent Assets,* the unavoidable costs under the contract should reflect the least net cost of exiting from the contract, which is the lower of the cost of fulfilling it and any compensation or penalties arising from failure to fulfil it. Costs of fulfilling the contract include incremental costs and an allocation of other costs that relate directly to fulfilling contracts (for example, an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The amendments are applicable to contracts for which the Group has not yet fulfilled all its obligations as at the date of initial application.

The application of the amendments is not expected to have significant impact on the financial position and performance of the Group.

Amendments to HKFRSs *Annual Improvements to HKFRSs 2018–2020*

The annual improvements make amendments to the following standards.

2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

香港會計準則第**37**號修訂本*虧損 性合約一履行合約之成本*

該等修訂訂明,當實體根據香港會計 準則第37號撥備、或然負債及或然資 產評估合約是否虧損性時,合約項下 不可避免的成本應反映退出合約的 低淨成本,即履行合約的成本與因未 能履行合約而產生的任何補償或處罰 中的較低者。履行合約的成本包括增 量成本及與履行合約直接相關的其他 成本分配(如用於履行合約的物業、機 器及設備項目的折舊支出分配)。

該等修訂適用於本集團於首次應用日 期尚未履行其全部責任的合約。

預期應用該等修訂不會對本集團的財 務狀況及表現造成重大影響。

香港財務報告準則修訂本*香港財 務報告準則二零一八年至二零二 零年之年度改進*

年度改進對以下準則作出修訂。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

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

Amendments to HKFRSs Annual Improvements to HKFRSs 2018–2020 (Continued)

HKFRS 9 Financial Instruments

The amendment clarifies that for the purpose of assessing whether modification of terms of original financial liability constitutes substantial modification under the "10 per cent" test, a borrower includes only fees paid or received between the borrower and the lender, including fees paid or received by either the borrower or the lender on the other's behalf.

HKFRS 16 Leases

The amendment to Illustrative Example 13 accompanying HKFRS 16 removes from the example the illustration of reimbursement relating to leasehold improvements by the lessor in order to remove any potential confusion.

HKAS 41 Agriculture

The amendment ensures consistency with the requirements in HKFRS 13 Fair Value Measurement by removing the requirement in paragraph 22 of HKAS 41 to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique.

The application of the amendments is not expected to have significant impact on the financial position and performance of the Group. 2. 採納經修訂香港財務報告準則 (「香港財務報告準則」)(續)

> 香港財務報告準則修訂本香港財 務報告準則二零一八年至二零二 零年之年度改進(續)

香港財務報告準則第9號金融工具

該修訂澄清,為評估在「10%」測試下 對原始金融負債條款的修改是否構成 實質修改,借款人僅包括在借款人與 貸款人之間已支付或收取的費用,包 括由借款人或貸款人代表對方支付或 收取的費用。

香港財務報告準則第16號租賃

附隨香港財務報告準則第16號對示例 第13號的修訂從示例中刪除出租人為 租賃物業裝修而作出補償的説明,以 消除任何潛在的混淆。

香港會計準則第41號農業

該修訂刪除香港會計準則第41號第22 段中關於使用現值技術計量生物資產 的公平值時不計入税項現金流量的要 求,從而確保與香港財務報告準則第 13號公平值計量的要求相一致。

預期應用該等修訂不會對本集團的財 務狀況及表現造成重大影響。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES

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

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

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

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

3. 主要會計政策

綜合財務報表乃按所有適用之香港財 務報告準則(該統稱包括香港會計師 公會頒佈之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」)及詮釋以及香港普遍採納之會 計原則)編製。此等綜合財務報表亦符 合香港公司條例之披露規定及香港聯 合交易所有限公司GEM證券上市規則 (「GEM上市規則」)之適用披露條文。

綜合財務報表已於各報告期末按歷史 成本基準編製,於下文載列之會計政 策闡釋。

歷史成本一般基於為換取貨物及服務 而支付代價之公平值。

公平值是於計量日期市場參與者於有 秩序交易中出售資產可收取或轉讓負 債須支付的價格·而不論該價格是否 直接可觀察或可使用其他估值技術估 計。若市場參與者於計量日期對資產 或負債定價時會考慮資產或負債的特 點,則本集團於估計資產或負債的公 平值時會考慮該等特點。此等綜合財 務報表中作計量及/或披露用途的公 平值乃按此基準釐定,惟屬於香港財 務報告準則第2號「以股份為基礎之付 款|範圍的以股份為基礎之付款交易、 根據香港財務報告準則第16號入賬的 租賃交易,以及與公平值有部份相似 地方但並非公平值的計量(例如香港 會計準則第2號「存貨」的可變現淨值 或香港會計準則第36號「資產減值」的 使用價值除外。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

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.

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 investment with the investee; and
- has the ability to use its power to affect its returns.

The Group reassess 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.

3. 主要會計政策(續)

此外,就財務報告目的而言,公平值計 量根據公平值計量的輸入數據的可觀 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 及第三級,説明如下:

- 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 活躍市場的報價(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的輸入數據 (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。

下文載列主要會計政策。

綜合基準

綜合財務報表包括本公司及其所控制 之實體及其附屬公司之財務報表。當 本公司符合以下要素時,則已取得控 制權:

- 可對被投資方行使權力;
- 因對被投資方投資而承擔浮動回報的風險或享有獲得浮動回報的 權利;及
- 有能力運用其權力影響其回報。

倘有事實及情況顯示上述三項控制權 要素有一項或以上出現變動,本集團 會重新評估其是否對被投資方擁有控 制權。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of consolidation (Continued)

Consolidation of a subsidiary begins with the Group obtaining 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 Company 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 noncontrolling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the noncontrolling 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 in line with Group's accounting policies.

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

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

3. 主要會計政策(續)

綜合基準(續)

附屬公司自本集團取得對附屬公司的 控制權時開始綜合入賬,並於本集團 失去對附屬公司的控制權時取消綜合 入賬。具體而言,年內收購或出售的附 屬公司收支自本集團取得控制權之日 起計入綜合損益及其他全面收益表, 直至本公司不再控制附屬公司之日為 止。

損益及各其他全面收益項目歸屬予本 公司擁有人及非控股權益。即使會導 致非控股權益出現虧絀結餘,附屬公 司的全面收益總額仍歸屬予本公司擁 有人及非控股權益。

如有需要·會對附屬公司的財務報表 作出調整·以使其會計政策與本集團 的會計政策一致。

與本集團成員公司之間的交易有關的 所有集團內公司間資產及負債、權益、 收入、開支及現金流量於綜合入賬時 悉數撇銷。

於附屬公司的非控股權益與本集團的 相關權益分開呈列,其代表清盤後賦 予持有人相關附屬公司淨資產的按比 例計算份額的現時所有者權益。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Non-current assets held for sale

Non-current assets (and disposal groups) are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the asset (or disposal group) is available for immediate sale in its present condition subject only to terms that are usual and customary for sales of such asset (or disposal group) and its sale is highly probable. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

When the Group is committed to a sale plan involving loss of control of a subsidiary, all of the assets and liabilities of that subsidiary are classified as held for sale when the criteria described above are met, regardless of whether the Group will retain a non-controlling interest in the relevant subsidiary after the sale.

When the Group is committed to a sale plan involving disposal of an investment, or a portion of an investment, in an associate or joint venture, the investment or the portion of the investment that will be disposed of is classified as held for sale when the criteria described above are met, and the Group discontinues the use of the equity method in relation to the portion that is classified as held for sale from the time when the investment (or a portion of the investment) is classified as held for sale.

Non-current assets (and disposal groups) classified as held for sale are measured at the lower of their previous carrying amount and fair value less costs to sell.

3. 主要會計政策(續)

持作出售的非流動資產

非流動資產(及出售集團)之賬面值如 可透過出售交易而非透過持續使用而 收回,則會分類為持作出售。此條件僅 於資產(或出售集團)可以其現況供即 時出售,出售條款僅屬出售該資產(或 出售集團)之一般慣常條款,且極有可 能出售時,方告達成。管理層必須承諾 進行出售,即應預期於分類日期起計 一年內合資格確認為一項已完成出售。

當本集團承諾進行涉及失去一間附屬 公司控制權之出售計劃,倘符合上述 條件,該附屬公司之所有資產及負債 均分類為持作出售,不論本集團會否 於出售後保留其前附屬公司之非控股 股東權益。

當本集團承諾進行涉及出售於聯營公 司或合營企業之投資或部分投資之出 售計劃,倘符合上述條件,將予出售之 該項投資或部分投資分類為待出售, 而本集團將由投資(或其部分)分類為 待出售之時起,不再就該分類為待出 售之部分使用權益法。

分類為持作出售之非流動資產(及出 售集團)按其賬面值與公允值減出售成 本之較低者計量。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue from contracts with customers

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

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

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

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

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

3. 主要會計政策(續)

與客戶合約之收益

本集團於達成履約責任之時(或就 此),即當特定履約責任所涉及的商品 或服務「控制權」轉至客戶之時確認收 益。

履約責任指屬於大致上相同的可區分 或一系列可區分商品或服務的商品或 服務(或一組商品或服務)。

倘滿足下列任一標準,則隨時間轉移 控制權及參考完全達成相關履約責任 的進度隨時間確認收益:

- 客戶於本集團履約時同時接受及
 耗用本集團履約所提供的利益;
- 本集團的履約創造及增強一項於本集團履約時由客戶控制的資產;
 或
- 本集團的履約並無創造對本集團 而言具替代用途的資產,且本集 團對迄今完成的履約具有可執行 付款權利。

否則,收益會在客戶獲得可區分貨品 或服務控制權的時間點確認。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

3. 主要會計政策(續)

Revenue from contracts with customers (Continued)

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

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

A contract asset and a contract liability relating to a contract are accounted for and presented on a net basis.

Over time revenue recognition: measurement of progress towards complete satisfaction of a performance obligation

Output method

The progress towards complete satisfaction of a performance obligation is measured based on output method, which is to recognise revenue on the basis of direct measurements of the value of the goods or services transferred to the customer to date relative to the remaining goods or services promised under the contract, that best depict the Group's performance in transferring control of goods or services.

As a practical expedient, if the Group has a right to consideration in an amount that corresponds directly with the value of the Group's performance completed to date, the Group recognises revenue in the amount to which the Group has the right to invoice.

與客戶合約之收益(續)

合約資產指本集團已向客戶轉讓貨品 或服務而有權收取代價的權利,而該 權利尚未成為無條件。其根據香港財 務報告準則第9號評估減值。相反,應 收款項指本集團收取代價的無條件權 利,即只需待時間過去代價即到期支 付。

合約負債指本集團已向客戶收取代價 (或到期的代價金額)而向客戶轉讓商 品或服務的責任。

與同一合約有關的合約資產和合約負 債按淨額基準入賬及呈列。

(i) 隨時間確認收益:計量完全達成履 約責任的進度

產出法

完全達成履約責任的進度乃按產 出法計量,即根據迄今轉讓予客 戶的貨品或服務相對於合約中承 諾的剩餘商品或服務的價值的直 接計量來確認收益,最能反映本 集團於轉讓貨品或服務控制權的 履約情況。

作為可行權宜方法,倘本集團有 權收取代價(金額與本集團迄今 已完成履約的價值直接相關),則 本集團按其有權發出發票所涉及 的金額確認收益。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue from contracts with customers (Continued)

(ii) Existence of significant financing component

In determining the transaction price, the Group adjusts the promised amount of consideration for the effects of the time value of money if the timing of payments agreed (either explicitly or implicitly) provides the customer or the Group with a significant benefit of financing the transfer of goods or services to the customer. In those circumstances, the contract contains a significant financing component. A significant financing component may exist regardless of whether the promise of financing is explicitly stated in the contract or implied by the payment terms agreed to by the parties to the contract.

For contracts where the period between payment and transfer of the associated goods or services is less than one year, the Group applies the practical expedient of not adjusting the transaction price for any significant financing component.

For advance payments received from customers before the transfer of the associated goods or services in which the Group adjusts for the promised amount of consideration for a significant financing component, the Group applies a discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. The relevant interest expenses during the period between the advance payments were received and the transfer of the associated goods and services are accounted for on the same basis as other borrowing costs.

3. 主要會計政策(續)

與客戶合約之收益(續)

(ii) 存在重大融資部分

於釐定交易價格時,倘協定之付 款時間(不論以明示或暗示方式) 為客戶或本集團帶來向客戶轉讓 貨品或服務之重大融資利益,則 本集團就貨幣時間值之影響調整 已承諾之代價金額。於該等情況 下,合約包含重大融資部分。不論 融資承諾是否明確列於合約或隱 含於訂約方協定之付款條款中, 合約中亦可能存在重大融資部分。

就付款與轉讓相關貨品或服務相 隔期間不足一年之合約而言,本 集團應用可行權宜方法,不就任 何重大融資部分調整交易價格。

就本集團轉讓貨品或服務前已向 家戶收取之預付款項,本集團已 就重大融資成份而調整已承諾之 代價金額,並應用本集團與客 之間於合約開始之獨立融資交易 中反映之貼現率。於收取預付款 項與轉讓相關貨品及服務相隔 開之相關利息開支按相同基準入 賬列作其他借貸成本。

款 古 約 功 HX 1X PD H工

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases

(a) Definition of a lease

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

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

(b) The Group as a lessee

(i) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases of buildings or other underlying assets that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the recognition exemption for lease of low-value assets. Lease payments on short-term leases and leases of lowvalue assets are recognised as expense on a straightline basis or another systematic basis over the lease term.

3. 主要會計政策(續)

租賃

(a) 租賃的定義

倘合約為換取代價而給予在一段 時間內控制可識別資產使用的權 利,則該合約屬於或包含租賃。

就於首次應用日期或之後訂立或 修改自或源自業務合併的合約而 言,本集團根據香港財務報告準 則第16號的定義於開始、修改日 期或收購日期(如適合)評估該合 約是否屬於或包含租賃。除非合 約的條款及條件其後出現變動, 否則有關合約將不予重新評估。

(b) 本集團作為承租人

(i) 短期租賃及低價值資產租賃 對於租期自開始日期起計為 12個月或以內且不包含購買 選擇權的樓宇或其他相關資 產租賃,本集團應用短期租 賃確認豁免。其亦就低價值 資產租賃應用確認豁免。短 期租賃及低價值資產租賃的 租賃付款按直線法或另一項 系統性基準於租期內確認為 開支。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

(b) The Group as a lessee (Continued) (ii) Right-of-use assets

The cost of right-of-use asset includes:

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

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets as a separate line item on the consolidated statement of financial position.

租賃(續)

- (b) 本集團作為承租人(續) (ii) 使用權資產
 - 使用權資產的成本包括:
 - 租賃負債的初步計量金 額;
 - 於開始日期或之前作出 的任何租賃付款,減任 何已收租賃優惠;
 - 本集團產生的任何初始 直接成本;及
 - 本集團就拆解及搬遷相 關資產、復原相關資產 所在場地或復原相關資 產至租賃的條款及條件 所規定狀況所產生成本 作出的估計。

本集團合理確定將於租期結 束時取得相關租賃資產所有 權的使用權資產於開始日期 起至使用年期結束期間計提 折舊。在其他情況下,使用權 資產以直線法於其估計使用 年期及租期(以較短者為準) 內計提折舊。

本集團於綜合財務狀況表內 將使用權資產呈列為單獨項 目。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

(b) The Group as a lessee (Continued) (iii) Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 Financial Instruments ("HKFRS 9") and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-ofuse assets.

(iv) Lease liabilities

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

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group under residual value guarantees;

3. 主要會計政策(續)

租賃(續)

(b) 本集團作為承租人(續) (iii) 可退回租賃按金

已付可退回租賃按金乃根據 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」)入賬並初步按公平 值計量。於初步確認時對公 平值的調整被視為額外租賃 付款並計入使用權資產成本。

(iv) 租賃負債

於租賃開始日期,本集團按 該日未付的租賃付款現值確 認及計量租賃負債。於計算 租賃付款現值時,倘租賃隱 含的利率難以釐定,則本集 團使用租賃開始日期的遞增 借貸利率計算。

租賃付款包括:

- 固定付款(包括實質性 的固定付款)減任何應收 租賃優惠;
- 基於指數或利率的可變 租賃付款,於開始日期 初步使用指數或利率計 量;
- 剩餘價值擔保下的本集
 團預期應付款項;

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

- (b) The Group as a lessee (Continued) (iv) Lease liabilities (Continued)
 - the exercise price of a purchase option if the Group is reasonably certain to exercise the option; and
 - payments of penalties for terminating a lease, if the lease term reflects the Group exercising an option to terminate the lease.

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

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review/ expected payment under a guaranteed residual value, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

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

3. 主要會計政策(續)

租賃(續)

- (b) 本集團作為承租人(續) (iv) 租賃負債(續)
 - 倘本集團能合理確定將 行使選擇權,則為購買 選擇權的行使價;及
 - 為終止租賃而支付的罰款(倘租賃期反映本集 團正行使終止租賃的選 擇權)。

於開始日期後,租賃負債就 利息增長及租賃付款作出調 整。

本集團於以下情況重新計量 租賃負債(並就有關使用權 資產作相應調整):

- 租賃期有變或有關行使
 購買選擇權的評估有變,
 於此情況下,相關租賃
 負債透過使用於重新評
 估日期的經修訂貼現率
 貼現經修訂租賃付款而
 重新計量。
- 租賃付款因進行市場租 金調查後市場租金變動 而出現變動/擔保剩餘 價值下預期付款,在此 情況下,相關租賃負債 透過使用初始貼現率貼 現經修訂租賃付款而重 新計量。

本集團於綜合財務狀況表將 租賃負債呈列為獨立項目。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

(b) The Group as a lessee (Continued)

(v) Lease modifications

Except for Covid-19-related rent concessions in which the Group applied the practical expedient, the Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset. When the modified contract contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

3. 主要會計政策(續)

租賃(續)

(b) 本集團作為承租人(續) (v) 租賃修訂

除本集團就其應用可行權宜 方法的2019冠狀病毒病相關 租金寬減外,本集團將租賃 修訂作為一項單獨的租賃進 行入賬:

- 該項修訂通過增加使用 一項或多項相關資產的 權利擴大租賃範圍;及
- 調增租賃的代價,增加 的金額相當於範圍擴大 對應的單獨價格,加上 按照特定合約的實際情 況對單獨價格進行的任 何適當調整。

就未作為一項單獨和賃入賬 的租賃修訂而言,本集團基 於透過使用修訂牛效日期的 經修訂貼現率貼現經修訂租 賃付款的經修訂租賃的租期 重新計量租賃負債。

本集團通過對相關使用權資 產進行相應調整,對租賃負 債的重新計量進行會計處理。 當修改後的合約包含租賃部 分和一個或多個額外租賃或 非租賃部分時,本集團會根 據租賃部分的相對單獨價格 及非租賃部分的總單獨價格 將修改後的合約中的代價分 配至每個租賃部分。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

- (b) The Group as a lessee (Continued)
 - (vi) Changes in the basis for determining the future lease payments as a result of interest rate benchmark reform

For changes in the basis for determining the future lease payments as a result of interest rate benchmark reform, the Group applies the practical expedient to remeasure the lease liabilities by discounting the revised lease payments using the unchanged discount rate and makes a corresponding adjustment to the related right-of-use assets. A lease modification is required by interest rate benchmark reform if, and only if, both of these conditions are met:

- the modification is necessary as a direct consequence of interest rate benchmark reform; and
- the new basis for determining the lease payments is economically equivalent to the previous basis (i.e. the basis immediately preceding the modification).

(vii) Covid-19-related rent concessions

In relation to rent concessions that occurred as a direct consequence of the Covid-19 pandemic, the Group has elected to apply the practical expedient not to assess whether the change is a lease modification if all of the following conditions are met:

 the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;

3. 主要會計政策(續)

租賃(續)

(b) 本集團作為承租人(續)
 (vi) 因利率基準改革導致釐定未
 來租賃付款的基準變動

就因利率基準改革導致釐定 未來租賃付款的基準變動而 言,本集團應用實際可行權 宜方法,透過使用不變貼現 重新計量租賃負債,並對相 關使用權資產作出相應調整。 僅在同時符合以下情況時, 方須根據利率基準改革的規 定修改租賃:

- 因利率基準改革的直接 後果而導致必須修改;
 及
- 釐定租賃付款的新基準 在經濟上等同於過往基 準(即緊接修改前的基 準)。

(vii) 2019冠狀病毒病相關租金寬 減

就2019冠狀病毒病疫情的直接影響產生的租金寬減而言, 若符合下列所有條件,本集 團選擇應用可行權宜方法不 評估有關變動是否屬租賃修改:

 租賃付款變動導致租賃 的經修訂代價大致上相 當於或低於緊接變動前 租賃代價;

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases (Continued)

- (b) The Group as a lessee (Continued) (vii) Covid-19-related rent concessions (Continued)
 - any reduction in lease payments affects only payments originally due on or before 30 June 2021/2022; and
 - there is no substantive change to other terms and conditions of the lease.

A lessee applying the practical expedient accounts for changes in lease payments resulting from rent concessions the same way it would account for the changes applying HKFRS 16 if the changes are not a lease modification. Forgiveness or waiver of lease payments are accounted for as variable lease payments. The related lease liabilities are adjusted to reflect the amounts forgiven or waived with a corresponding adjustment recognised in the profit or loss in the period in which the event occurs.

(viii) Sale and leaseback transactions

The Group applies the requirements of HKFRS 15 to assess whether sale and leaseback transaction constitutes a sale by the Group.

The Group as a seller-lessee

For a transfer that does not satisfy the requirements as a sale, the Group as a seller-lessee continues to recognise the assets and accounts for the transfer proceeds as lease liabilities within the scope of HKFRS 9.

3. 主要會計政策(續)

租賃(續)

- (b) 本集團作為承租人(續) (vii) 2019冠狀病毒病相關租金寬 減(續)
 - 租賃付款的任何減少僅
 影響原定於二零二一/
 二零二二年六月三十日
 或之前到期的付款;及
 - 租賃的其他條款及條件 並無重大變動。

承租人應用可行權宜方法, 將租金寬減導致的租賃付款 變動入賬,所用方式與應用 香港財務報告準則第16號將 有關變動入賬相同,猶如有 關變動並非租賃修改。免除 或豁免租賃付款作為浮動租 賃付款入賬。相關租賃負債 予以調整以反映該事件發 調 內於損益中已確認相關 整的免除或豁免租賃金額。

(viii) 售後租回交易

本集團應用香港財務報告準 則第15號以評估售後租回交 易是否構成本集團的一項銷 售事項。

本集團作為賣方承租人

就未能滿足銷售規定的轉讓 而言,本集團作為賣方承租 人繼續將在香港財務報告準 則第9號範圍內轉讓所得款項 的資產及賬目確認為租賃負 債。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or 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. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period to the net carrying amount on initial recognition. 3. 主要會計政策(續)

金融工具

當集團實體成為工具條款的訂約方時, 則確認金融資產及金融負債。

金融資產及金融負債乃初步按公平值 計量,根據香港財務報告準則第15號 初步計量的客戶合約所產生應收賬款 除外。收購或發行金融資產及金融負 債(按公平值計入損益之金融資產或 金融負債除外)直接應佔之交易成本於 初步確認時計入或扣除自金融資產或 金融負債之公平值(以合適者為準)。 收購按公平值計入損益之金融資產或 金融負債直接應計交易成本,即時於 損益確認。

實際利率法為計算一項金融資產或金 融負債之攤銷成本及按有關時間分配 利息收入及利息開支之方法。實際利 率法為按金融資產或金融負債之預期 可使用年期或(如合適)較短期間,實 際折讓估計未來現金收入及付款(包 括構成實際利率之組成部分之所有已 付或已收費用及款項、交易成本及其 他溢價或折讓)之比率。

CHINA CBM GROUP COMPANY LIMITED Annual Report 2021

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets

(i) Classification and subsequent measurement of financial assets

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

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

(ii) Amortised cost and interest income

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

3. 主要會計政策(續)

金融工具(續)

(a) 金融資產
 (i) 金融資產分類及後續計量

符合以下條件的金融資產其 後按已攤銷成本計量:

- 目的為收取合約現金流 量而於業務模式內持有 金融資產;及
- 合約條款導致於特定日 期產生的現金流量純粹 用作支付本金及未償還 本金額利息。

(ii) 攤銷成本及利息收入

利息收入按其後按攤銷成本 計量的金融資產使用實際利 率法確認。利息收入按對金 融資產賬面總值應用實際利 率計算,惟其後信貸減值的 金融資產除外(見下文)。就 其後信貸減值的金融資產, 對下一個報告期間的金融資 產攤銷成本應用實際利率, 以確認利息收入。倘信貸減 值的金融工具的信貸風險改 善,即金融資產並無信貸減 值,則於釐定資產不再信貸 減 值 後,對報告期開始起的 金融資產賬面總值使用實際 利率,以確認利息收入。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets at amortised cost which are subject to impairment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

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

The Group always recognises lifetime ECL for trade receivables. The ECL on these assets are assessed individually for debtors with significant balance or collectively using a provision matrix with similar credit risk characteristics based primarily on the debtors' aging profiles.

3. 主要會計政策(續)

金融工具(續)

(a) 金融資產(續) (iii) 金融資產減值

> 本集團根據預期信貸虧損 (「預期信貸虧損」)模式對按 攤銷成本列賬的金融資產(根 據香港財務報告準則第9號須 受限於減值)進行減值評估。 預期信貸虧損金額於各報告 日期作出更新,以反映自初 步確認以來的信貸風險變動。

本集團一直就應收賬款確認 全期預期信貸虧損。就該等 資產的預期信貸虧損而言, 對結餘重大的應收賬款作個 別評估或使用撥備矩陣主要 基於應收賬款的賬齡情況對 具有類似信貸風險特點的賬 款作集體評估。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. 主要會計政策(續)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets (Continued)

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

Significant increase in credit risk

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

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

 an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;

金融工具(續)

(a) 金融資產(續)
 (iii) 金融資產減值(續)

至於所有其他工具,本集團 計量相等於十二個月預期信 貸虧損的虧損撥備,除非自 初步確認以來信貸風險顯著 增加,在此情況下本集團則 會確認全期預期信貸虧損。 是否確認全期預期信貸虧損。 乃根據自初步確認以來出現 違約事件的可能性或風險顯 著增加進行評估。

信貸風險顯著增加

具體而言,在評估信貸風險 是否顯著增加時,本集團會 考慮以下資料:

金融工具外界(如有)或
 內部信貸評級實際或預
 期大幅轉差;

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

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

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

3. 主要會計政策(續)

金融工具(續)

- (a) 金融資產(續)
 (iii) 金融資產減值(續)
 信貸風險顯著增加(續)
 - 信貸風險外部市場指標 大幅轉差,例如信貸息
 差大幅上升,債務人信
 貸違約掉期價格大幅上
 升;
 - 業務、財務或經濟環境 現有或預測不利變動預 期將導致債務人履行其 債務責任的能力遭到大 幅削弱;
 - 債務人經營業績實際或 預期大幅轉差;
 - 債務人的監管、經濟或 技術環境實際或預期出 現重大不利變動,導致 債務人履行其債務責任 的能力遭到大幅削弱。

不論上述評估結果如何,倘 合約付款逾期超過30日,則 本集團會假定信貸風險自初 步確認以來已顯著增加,除 非本集團另有合理及有理據 支持的資料可資證明,則作 別論。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets (Continued) Significant increase in credit risk (Continued)

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

Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

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

3. 主要會計政策(續)

金融工具(續)

(a) 金融資產(續)
 (iii) 金融資產減值(續)
 信貸風險顯著增加(續)

本集團定期監察用以識別信 貸風險曾否顯著增加的標準 的成效,並於適當時候作出 修訂,從而確保有關標準能 夠於款項逾期前識別信貸風 險顯著增加。

違約定義

就內部信貸風險管理而言, 本集團認為當內部生成或從 外部來源所得資料顯示,債 務人不大可能向其債權人(包 括本集團)支付全數款項(並 無計及本集團所持的任何抵 押品)時,則出現違約事件。

無論上述如何,倘金融資產 逾期超過90日,本集團將視 作已發生違約,除非本集團 擁有合理及有理據支持的資 料證明較寬鬆的違約標準更 為適用,則另當別論。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets (Continued) Credit-impaired financial assets

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

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

3. 主要會計政策(續)

金融工具(續)

(a) 金融資產(續)
 (iii) 金融資產減值(續)
 已信貸減值金融資產

當一項或多項對金融資產預 計未來現金流造成負面影響 的違約事件發生時,即代表 金融資產已出現信貸減值。 金融資產出現信貸減值的證 據包括涉及以下事件的可觀 察數據:

- 發行方或借款人遇到嚴 重財政困難;
- 違反合約,如拖欠或逾 期的情況;
- 向借款人作出貸款之貸款人出於與借款人財政困難有關的經濟或合約考慮,給予借款人在其他情況下不會作出的讓步;
- 借款人有可能破產或進 行其他財務重組;或
- 因財務困難導致該金融 資產的活躍市場消失。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets (Continued) Write-off policy

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

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights. The Group uses a practical expedient in estimating ECL on trade receivables using a provision matrix taking into consideration historical credit loss experience, adjusted for forward looking information that is available without undue cost or effort.

金融工具(續)

3. 主要會計政策(續)

(a) 金融資產(續)
 (iii) 金融資產減值(續)
 撤銷政策

計量及確認預期信貸虧損

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets (Continued)

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

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

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

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

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

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

3. 主要會計政策(續)

金融工具(續)

(a) 金融資產(續) (iii) 金融資產減值(續) 計量及確認預期信貸虧損(續) 一般而言,預期信貸虧損按 根據合約應付本集團的所有 合約現金流與本集團將收取 的所有現金流量之間的差額 估計,並按初步確認時釐定

的實際利率貼現。

應收賬款的全期預期信貸虧 損按集體基準,經考慮逾期 資料及相關信貸資料(如前 瞻性宏觀經濟資料)予以考 慮。

就集體評估而言,本集團訂 定組別時考慮以下特徵:

- 逾期狀況;
- 債務人的性質、規模及 行業;及
- 外部信貸評級(如有)。

管理層會定期檢討分組情況, 以確保各組別繼續擁有類似 信貸風險特徵。

利息收入乃根據金融資產的 賬面總值計算,除非金融資 產發生信貸減值,在此情況, 利息收入根據金融資產的攤 銷成本計算。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(a) Financial assets (Continued)

(iii) Impairment of financial assets (Continued) Measurement and recognition of ECL (Continued)

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

(iv) Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the assets expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

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

(b) Financial liabilities and equity

(i) Classification as debt or equity

Debt and equity instruments are classified either as 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.

3. 主要會計政策(續)

金融工具(續)

(a) 金融資產(續)
(iii) 金融資產減值(續)
計量及確認預期信貸虧損(續)
本集團透過調整賬面值而於
損益確認所有金融工具的減
值收益或虧損,惟應收賬款
的相應調整是透過虧損撥備
賬目確認。

(iv) 終止確認金融資產

僅於資產現金流量之合約權 利屆滿時,或將金融資產所 有權之絕大部份風險及回報 轉讓予另一實體時,本集團 方會終止確認金融資產。

終止確認按攤銷成本計量的 金融資產時,資產賬面值與 已收及應收代價之和之間的 差額於損益確認。

(b) 金融負債及權益

(i) 分類為債務或權益 債務及股本工具乃根據合約 安排之實際內容及金融負債 與股本工具之釋義分類為金 融負債或股本。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(b) Financial liabilities and equity (Continued)

(ii) Equity instruments

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

(iii) Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method or at fair value through profit or loss ("FVTPL").

(iv) Financial liabilities at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is (i) contingent consideration of an acquirer in a business combination to which HKFRS 3 applies, (ii) held for trading or (iii) it is designated as at FVTPL.

A financial liability is held for trading if:

- it has been acquired principally for the purpose of repurchasing it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative, except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument.

3. 主要會計政策(續)

金融工具(續)

- (b) 金融負債及權益(續)
 (ii) 股本工具
 - 股本工具為證明實體資產於 扣除其所有負債後之剩餘權 益之任何合約。集團所發行 之股本工具乃按所得款項減 直接發行成本確認。

(iii) 金融負債

所有金融負債後續按攤銷成 本使用實際利率法或按公平 值計入損益(「按公平值計入 損益」)予以計量。

(iv) 按公平值計入損益的金融負 債

被分類為按公平值計入損益 的金融負債包含以下三種情 況:(i)香港財務報告準則第3 號所適用的企業合併中收購 方的或有代價:(ii)為交易而持 有;或(iii)該金融負債指定為 按公平值計入損益。

在下列情況下,金融負債為 因交易而持有:

- 主要是為了在近期內回 購而獲得的;或
- 於初步確認時,屬於本 集團集中管理的已確認 金融工具組合的一部分, 並具有近期實際的短期 獲利了結模式;或
- 一項衍生工具,但作為 財務擔保合約或指定的 有效套期工具的衍生工 具除外。

110

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(b) Financial liabilities and equity (Continued) (iv) Financial liabilities at FVTPL (Continued)

> A financial liability other than a financial liability held for trading or contingent consideration of an acquirer in a business combination may be designated as at FVTPL upon initial recognition if:

- such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or
- the financial liability forms part of a group of financial assets or financial liabilities or both, which is managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented risk management or investment strategy, and information about the grouping is provided internally on that basis; or
- it forms part of a contract containing one or more embedded derivatives, and HKFRS 9 permits the entire combined contract to be designated as at FVTPL.

3. 主要會計政策(續)

金融工具(續)

(b) 金融負債及權益(續)
 (iv) 按公平值計入損益的金融負債(續)

除為交易而持有或企業合併 中收購方的或有代價以外的 金融負債,於初步確認後可 以指定為按公平值計入損益:

- 這種指定消除或顯著減 少了可能出現的確認或 計量的不一致情況;或
- 該金融負債屬於一組金融資產或金融負債(或兩者兼具)的一部分,且本集團按照已有文檔記錄的風險管理或投資戰略以公平值為基礎對現留,並在內部以此等價,並在內部以此為基礎提供有關組合的資料;或
- 屬於包含一個或多個嵌入式衍生工具的合約的一部分,香港財務報告準則第9號允許整個混合合約被指定為按公平值計入損益的金融負債。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(b) Financial liabilities and equity (Continued) (iv) Financial liabilities at FVTPL (Continued)

> For financial liabilities that are designated as at FVTPL, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is recognised in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. For financial liabilities that contain embedded derivatives, such as convertible bonds, the changes in fair value of the embedded derivatives are excluded in determining the amount to be presented in other comprehensive income. Changes in fair value attributable to a financial liability's credit risk that are recognised in other comprehensive income are not subsequently reclassified to profit or loss; instead, they are transferred to accumulated losses upon derecognition of the financial liability.

(v) Financial liabilities at amortised cost

Financial liabilities including trade and other payables and bank and other borrowings are subsequently measured at amortised cost, using the effective interest method. 3. 主要會計政策(續)

金融工具(續)

(b) 金融負債及權益(續) (iv) 按公平值計入損益的金融負 債(續)

> 對於指定為按公平值計入損 益的 金融負債,該負債的信 用風險變動導致的金融負債 的公平值變動金額計入其他 全面收益,除非確認在其他 全面收益中,負債信用風險 變動的影響會產生或擴大損 益中的會計錯配。對於包含 嵌入式衍生工具的金融負債 (例如可換股債券),確定其 他全面收益中呈列的金額不 包括嵌入式衍生工具的公平 值變動。其他全面收益確認 的金融負債信用風險導致的 公平值變動其後不會重新分 類至損益;相反,終止確認金 融負債時轉至累計虧損。

(v) 按攤銷成本計量的金融負債 金融負債(包括應付賬款及 其他應付款項及銀行及其他 借貸)其後使用實際利率法按 攤銷成本計量。

112 | CHINA CBM GROUP COMPANY LIMITED Annual Report 2021

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

3. 主要會計政策(續)

Financial instruments (Continued)

(b) Financial liabilities and equity (Continued) (vi) Convertible bonds

Convertible bonds that can be converted to equity share capital at the option of the holder, where the number of shares that would be issued on conversion and the value of the consideration that would be received at that time do not vary, are accounted for as compound financial instruments which contain both a liability component and an equity component.

At initial recognition the liability component of the convertible bonds is measured as the present value of the future interest and principal payments, discounted at the market rate of interest applicable at the time of initial recognition to similar liabilities that do not have a conversion option. Any excess of proceeds over the amount initially recognised as the liability component is recognised as the equity component. Transaction costs that relate to the issue of a compound financial instrument are allocated to the liability and equity components in proportion to the allocation of proceeds.

The liability component is subsequently carried at amortised cost. The interest expense recognised in profit or loss on the liability component is calculated using the effective interest method. The equity component is recognised in the capital reserve until either the note is converted or redeemed.

金融工具(續)

(b) 金融負債及權益(續) (vi) 可換股債券

可換股債券可按持有人選擇 兑換為股本,倘其獲兑換時 將會發行的股份數目及當時 將會收取的代價價值不會改 變,則入賬列作包含負債部 分及權益部分的複合金融工 具。

於初步確認時,可換股債券 的負債部分按未來利息及本 金付款的現值計量,再按初 步確認時適用於不帶兑換權 的類似負債的市場利率貼現。 所得款項超出初步確認為負 債部分的金額的部分作為股 本部分確認。與發行複合金 融工具相關的交易成本會因 應所得款項的分配比例劃分 至負債及權益部分。

負債部分其後按攤銷成本列 賬。就負債部分於損益確認 的利息開支按實際利率法計 算。權益部分則在資本儲備 中確認,直至有關票據被兑 換或獲贖回為止。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

(b) Financial liabilities and equity (Continued) (vi) Convertible bonds (Continued)

If the note is converted, the capital reserve, together with the carrying amount of the liability component at the time of conversion, is transferred to share capital and share premium as consideration for the shares issued. If the note is redeemed, the capital reserve is released directly to accumulated losses.

(vii) Derecognition/Substantial modification of financial liabilities

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

The Group accounts for an exchange with a lender of a financial liability with substantially different terms as an extinguishment of the original financial liability and the recognition of a new financial liability. A substantial modification of the terms of an existing financial liability or a part of it (whether or not attributable to the financial difficulty of the Group) is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. 3. 主要會計政策(續)

金融工具(續)

(b) 金融負債及權益(續)
 (vi) 可換股債券(續)

如果票據被兑換,資本儲備 連同兑換時負債部分的賬面 值會轉撥至股本及股份溢價, 作為已發行股份的代價。倘 票據獲贖回,則資本儲備會 直接撥至累計虧損。

(vii) 金融負債的終止確認/重大 修改

當且僅當本集團的義務被解 除、取消或到期時,本集團才 終止確認金融負債。終止確 認的金融負債的賬面值與支 付和應付的代價之間的差額 計入損益。

本集團與某金融負債的貸款 人進行交換,交易的條款與 原金融負債的終止和新金融 負債的確認有很大不同。對 現有金融負債或其一部分條 款的重大修改(無論是否歸 因於本集團的財務困難)被視 為原始金融負債的終止和新 金融負債的確認。

114 CHINA CBM GROUP COMPANY LIMITED

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

 (b) Financial liabilities and equity (Continued)
 (vii) Derecognition/Substantial modification of financial liabilities (Continued)

The Group considers that the terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate, is at least 10 per cent different from the discounted present value of the remaining cash flows of the original financial liability. Accordingly, such exchange of debt instruments or modification of terms is accounted for as an extinguishment, any costs or fees incurred are recognised as part of the gain or loss on the extinguishment. The exchange or modification is considered as non-substantial modification when such difference is less than 10 per cent.

(viii) Non-substantial modifications of financial liabilities

For non-substantial modifications of financial liabilities that do not result in derecognition, the carrying amount of the relevant financial liabilities will be calculated at the present value of the modified contractual cash flows discounted at the financial liabilities' original effective interest rate. Transaction costs or fees incurred are adjusted to the carrying amount of the modified financial liabilities and are amortised over the remaining term. Any adjustment to the carrying amount of the financial liability is recognised in profit or loss at the date of modification.

金融工具(續)

3. 主要會計政策(續)

(b) 金融負債及權益(續)
 (vii) 金融負債的終止確認/重大
 修改(續)

本集團認為,如果新條款項 下現金流量的貼現現值(包 括扣除使用原實際利率收取 及貼現的任何費用)與金融負 債剩餘現金流量的貼現現值 至少有10%的差異,則存在重 大差異。因此,這種債務工具 的交換或條款的修改被視為 終止,所產生的任何成本或 費用被確認為終止時損益的 一部分。當差異少於10%時, 交換或修改被視為非重大修 改。

(viii) 金融負債的非重大修改

對於不會導致終止確認的金 融負債的非重大修改,相關 金融負債賬面值將按經修 合約現金流的現值計算, 有 關現現金融負債原實際和 率 動 費 馬面值及於餘下期間內 對 金融負債賬面值作出 的任何調整乃於修訂日期於 損益確認。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

- (b) Financial liabilities and equity (Continued)
 - *(ix)* Changes in the basis for determining the contractual cash flows as a result of interest rate benchmark reform

For changes in the basis for determining the contractual cash flows of a financial asset or financial liability to which the amortised cost measurement applies as a result of interest rate benchmark reform, the Group applies the practical expedient to account for these changes by updating the effective interest rate, such change in effective interest rate normally has no significant effect on the carrying amount of the relevant financial asset or financial liability.

A change in the basis for determining the contractual cash flows is required by interest rate benchmark reform if and only if, both these conditions are met:

- the change is necessary as a direct consequence of interest rate benchmark reform; and
- the new basis for determining the contractual cash flows is economically equivalent to the previous basis (i.e. the basis immediately preceding the change).

3. 主要會計政策(續)

金融工具(續)

(b) 金融負債及權益(續) (ix) 因利率基準改革導致釐定合 約現金流量之基準變動

> 就因利率基準改革導致應用 攤銷成本計量釐定金融資產 或金融負債的合約現金流量 之基準變動,本集團應用實 際可行權宜方法,以更新實 際利率將該等變動入賬,而 該等實際利率的變動一般對 相關金融資產或金融負債的 賬面值並無重大影響。

> 僅在同時符合以下情況時, 利率基準改革方要求釐定合 約現金流量之基準變動:

- 因利率基準改革的直接 後果而導致必須作變動; 及
- 釐定合約現金流量的新基準在經濟上等同於過往基準(即緊隨變動前的基準)。

116 | CHINA CBM GROUP COMPANY LIMITED Annual Report 2021

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

3. 主要會計政策(續)

Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated statement of cash flows.

Property, plant and equipment

Property, plant and equipment (other than construction in progress) are stated at cost less accumulated depreciation and impairment losses, if any.

The cost of self-constructed items of property, plant and equipment includes the cost of materials, direct labour, the initial estimate, where relevant, of the costs of dismantling and removing the items and restoring the site on which they are located, and an appropriate proportion of production overheads and borrowing costs.

When the Group makes payments for a property interest which includes both leasehold land and building elements, the entire consideration (including any lump-sum upfront payments) are allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition. To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position and is amortised over the lease term on a straight-line basis. When the payments cannot be allocated reliably between the leasehold land and building elements, the entire property is generally classified as property, plant and equipment.

現金及現金等值物

現金及現金等值物包括銀行及手頭現 金,銀行及其他金融機構之活期存款, 以及可隨時轉換為已知數額現金,並 於購入時起計三個月內到期且幾乎不 受價值變動風險所影響之短期高度流 通投資項目。就綜合現金流量表而言, 須按要求償還且構成本集團現金管理 中組成部分之銀行透支亦已作為現金 及現金等值物計算在內。

物業、機器及設備

物業、機器及設備(在建工程除外)按 成本減累計折舊及減值虧損列賬(如 有)。

自建物業、機器及設備項目之成本包括物料成本、直接勞工成本、拆卸及搬 遷項目以及恢復項目所在地原貌之成 本之初步估計(倘有關)和適當比例之 生產經常費用及借貸成本。

當本集團就一項包括租賃土地及樓宇 部分的物業權益付款時,整項代價(包 括任何一筆過預付款項)於初步確認時 按相對公平值比例於租賃土地與樓宇 部分之間分配。倘相關款項能可靠分 配,租賃土地權益於綜合財務狀況表 內列作「使用權資產」,且於租期內以 直線法攤銷。倘款項不能在租賃土地 與樓宇部分兩者之間作可靠分配,則 整項物業一般會分類為物業、機器及 設備。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment (Continued)

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal. Any related revaluation surplus is transferred from the revaluation reserve to accumulated losses and is not reclassified to profit or loss.

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using the straight line method over their estimated useful lives as follows:

 Buildings held for own use 	Over the shorter of
	unexpired term of
	the leases or 20 to
	30 years
 Leasehold improvements 	2–5 years
– Pipelines	5–20 years
 Plant and machinery 	3–15 years
– Computer equipment	3–5 years
 Furniture and equipment 	3–10 years
 Transportation and motor vehicles 	4-10 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually. 3. 主要會計政策(續)

物業·機器及設備(續)

報廢或出售物業、機器及設備項目所 產生之損益以該項目之出售所得款項 淨額與其賬面值之間之差額釐定,並 於報廢或出售當日於損益確認。任何 相關重估盈餘乃由重估儲備轉撥至累 計虧損,且不會重新分類至損益。

物業、機器及設備項目之折舊乃按下 列估計可用年期,在扣除估計餘值(如 有)後,以直線法撇銷其成本計算:

一持作自用之樓宇	按租約之未屆滿 年期或20-30 年之較短者
-租賃裝修工程	2-5年
-管道	5-20年
-機器及機械	3-15年
-電腦設備	3-5年
-傢俱及設備	3-10年
-運輸工具及汽車	4-10年

倘若物業、機器及設備項目有部分之 可使用年期不同,則該項目之成本乃 按合理基準分配至各部分,而各部分 則獨立予以折舊。資產之可使用年期 及餘值(如有)乃每年予以審核。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. 主要會計政策(續)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

and the second

Property, plant and equipment (Continued)

Construction in progress represents property, plant and equipment under construction and pending installation and is stated at cost less accumulated impairment losses, if any. Cost includes the costs of construction of the buildings, the costs of plant and machinery and interest charges arising from borrowings used to finance these assets during the period of construction or installation and testing. No provision for depreciation is made on construction in progress until such time the relevant assets are completed and are available for their intended use. When the assets concerned are brought into use, the costs are transferred to other property, plant and equipment and depreciated in accordance with the policy as stated above.

Expenditure on the construction, installation or completion of infrastructure facilities such as platforms, pipelines and the drilling of commercially proven development wells but do not include geological and geophysical costs which are expensed directly to profit or loss as they are incurred, is capitalised as coalbed methane development costs within construction in progress. Coalbed methane development costs are stated at cost less any identified impairment loss. Coalbed methane development costs are classified to the appropriate category of property, plant and equipment when completed and ready for intended use. Depreciation on these assets, on the same basis as other property, plant and equipment assets, commences when the assets are ready for their intended use.

Tangible assets acquired for use in well drilling works of ground drainage activities are classified as property, plant and equipment.

物業·機器及設備(續)

在建工程指正在建設及有待安裝之物 業、機器及設備,並按成本減累計減值 虧損(如有)列賬。成本包括興建樓宇 成本、機器及機械之成本,以及在建設 或安裝及測試期間用以為該等資產融 資所貸款之利息開支。在建工程於有 關資產落成及可供擬定用途前,暫不 計提折舊。當有關資產投入運作,成本 會轉撥至其他物業、機器及設備,並根 據上述政策計提折舊。

建設、安裝或完成如平台、管道等基建 設施,以及鑽探證實可作商業開發之 礦井之費用(但不包括地質及地理成 本,其將於產生時直接於損益支銷), 將資本化為在建工程內之煤層氣開發 成本。煤層氣開發成本列為成本減任 何已識別減值虧損。煤層氣開發成本 將於完成並可用作擬定用途時歸類至 合適之物業、機器及設備類別。於資產 可用作擬定用途時,該等資產將按與 其他物業、機器及設備資產相同之基 準開始計提折舊。

所收購用於地面抽採打井作業之有形 資產乃分類為物業、機器及設備。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Intangible assets (other than goodwill)

Intangible assets acquired in a business combination and recognised separately from goodwill are initially recognised at their fair value at the acquisition date (which is regarded as their cost).

Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

Other intangible assets that are acquired by the Group are stated at cost less accumulated amortisation (where the estimated useful life is finite) and impairment losses.

Amortisation of intangible assets with finite useful lives is charged to profit or loss on a straight-line basis over the assets' estimated useful lives. Intangible assets with finite useful lives are amortised from the date they are available for use over their estimated useful lives.

Both the period and method of amortisation are reviewed annually.

Intangible assets are not amortised while their useful lives are assessed to be indefinite. Any conclusion that the useful life of an intangible asset is indefinite is reviewed annually to determine whether events and circumstances continue to support the indefinite useful life assessment for that asset. If they do not, the change in the useful life assessment from indefinite to finite is accounted for prospectively from the date of change and in accordance with the policy for amortisation of intangible assets with finite lives as set out above.

3. 主要會計政策(續)

無形資產(商譽除外)

業務合併中收購及與商譽分開確認之 無形資產初步按收購日期之公平值(視 為彼等的成本)確認。

於初步確認後,業務合併中收購的無 形資產按照與單獨收購的無形資產相 同的基準,按成本減累計攤銷及累計 減值虧損列賬。

本集團收購的其他無形資產乃以成本 減累計攤銷(倘估計可使用年期有限) 及減值虧損入賬。

可使用年期有限之無形資產攤銷以直 線法按資產之估計可使用年期自損益 扣除。可使用年期有限之無形資產乃 由彼等之可供使用當日起於彼等之估 計可使用年期內予以攤銷。

攤銷的期間及方法均按年檢討。

倘無形資產被評定為可無限期使用, 則不會作攤銷。無形資產可無限期使 用之任何結論每年均會作檢討,以釐 定有關事件及情況是否繼續支持有關 資產可無限期使用之評估。如情況有 變,則會自轉變日期起就使用年期從 無限轉為有限之評定作前瞻性會計處 理,並根據上文所述有限可使用年期 之無形資產之攤銷政策入賬。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of tangible and intangible assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets with finite useful lives 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 relevant asset is estimated in order to determine the extent of the impairment loss (if any).

The recoverable amounts of tangible and intangible assets are estimated individually. When it is not possible to estimate the recoverable amount of an asset individually, the Group estimates the recoverable amount of the cash-generating unit to with 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 (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted. 3. 主要會計政策(續)

有形及無形資產減值

於各報告期末,本集團檢討其具有限 使用年期的有形資產及無形資產的賬 面值,以決定是否有任何跡象顯示該 等資產蒙受減值虧損。倘存在任何有 關跡象,則對相關資產的可收回金額 進行估計,以釐定減值虧損程度(如 有)。

有形及無形資產的可收回金額個別估 計。在不可能個別估計資產的可收回 金額時,本集團則估計資產所屬現金 產生單位的可收回金額。在可識別合 理和一致分配基準時,企業資產亦可 分配至個別現金產生單位或另行分配 至可識別合理和一致分配基準的最小 組別現金產生單位。

可收回金額指公平值減出售成本與使 用價值兩者中的較高者。在評估使用 價值時,估計未來現金流量會採用除 税前貼現率貼現為其現值,而該除税 前貼現率反映對貨幣時間值的當前市 場評估及該資產(或現金產生單位)特 有的風險(未就該風險調整未來現金 流量的估計)。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of tangible and intangible 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. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit. An impairment loss is recognised immediately in profit or loss.

Where 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.

Inventories

Inventories are carried at the lower of cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

3. 主要會計政策(續)

有形及無形資產減值(續)

倘資產(或現金產生單位)的可收回金 額估計低於其賬面值,則資產(或現金 產生單位)的賬面值將調低至其可收回 金額。於分配減值虧損時,減值虧損會 首先分配以抵減任何商譽的賬面值(如 適用),然後再根據單位內各項資產的 賬面值按比例分配至其他資產。資產的 賬面值不得減少至低於其公平值減出 售成本(如可計量)、其使用價值(如 可釐定)及零之中的最高值。本應分配 至資產的減值虧損數額按比例分配至 該單位的其他資產。減值虧損即時於 損益確認。

倘減值虧損於其後撥回,資產(或現金 產生單位)的賬面值將調升至其經修訂 的估計可收回金額,惟增加後的賬面 值不得超過倘在過往年度並無就該資 產(或現金產生單位)確認減值虧損而 本應釐定的賬面值。減值虧損的撥回 即時於損益確認。

存貨

存貨以成本及可變現淨值兩者之較低 者入賬。

成本乃根據加權平均成本法計算,包 括所有購買成本、加工成本及將存貨 送抵目前地點及達致目前狀況所產生 之其他成本。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Inventories (Continued)

Net realisable value represented the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. Costs necessary to make the sale include incremental costs directly attributable to the sale and non-incremental costs which the Group must incur to make the sale.

Employee benefits

(i) Short term employee benefits and contributions to defined contribution retirement plans

Salaries, annual bonuses, paid annual leave and contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

Contributions to Mandatory Provident Funds required under the Hong Kong Mandatory Provident Fund Schemes Ordinance and mandatory central pension schemes organised by the local government of the PRC government are recognised as an expense in the consolidated statement of profit or loss as incurred.

3. 主要會計政策(續)

存貨(續)

可變現淨值指存貨的估計售價減完成 的全部估計成本及銷售所需的必要成 本。作出銷售所需的成本包括因為銷 售而所增加的直接成本及本集團銷售 所需而必須產生的非增量成本。

僱員福利

(i) 短期僱員福利及向定額供款退休 計劃的供款

薪金、年度花紅、有薪年假、定額 供款退休計劃供款及非貨幣福利 成本,乃於僱員提供有關服務之 年度內計算。倘付款或結算獲遞 延處理且其影響屬重大,則該等 金額按其現值列賬。

根據香港強制性公積金計劃條例 須向強制性公積金作出之供款, 以及向中國地方政府所籌辦之強 制性中央退休金計劃作出之供款, 於產生時在綜合損益表內確認為 開支。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Employee benefits (Continued)

(ii) Share-based payments

Share options granted by the Company to employees of the Group in an equity-settled share-based payment arrangement.

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a share option reserve within equity. The fair value is measured at grant date using the Binomial option pricing model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the share options, the total estimated fair value of the share options is spread over the vesting period, taking into account the probability that the options will vest.

During the vesting period, the number of share options that is expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/credited to the profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the share option reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of options that vest (with a corresponding adjustment to the share option reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the share option reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to the accumulated losses).

3. 主要會計政策(續)

僱員福利(續)

(ii) 以股份為基礎之付款

於一項以股權結算以股份為基礎 之付款安排中本公司向本集團僱 員授出的購股權。

授予僱員之購股權之公平值,乃 確認為僱員成本,並相應增加權 益中之購股權儲備。公平值乃於 授出日期利用二項式期權定價模 式計量,當中考慮到授出購股權 所依據之條款及條件。倘若僱員 於有權無條件享有購股權前須符 會歸屬條件,則估計購股權之總 體公平值乃於歸屬期間內分攤, 當中考慮到購股權將會歸屬之可 能性。

於歸屬期內,會審核預期歸屬之 購股權數目。於過去年度確認之 累計公平值之任何調整,乃於審 核年度於損益扣除/計入,惟合資 格確認為資產之原本僱員開支則 除外, 並對購股權儲備作相應調 整。於歸屬日,確認為開支之款額 會予以調整,以反映歸屬購股權 之實際數目(並對購股權儲備作 相應調整),惟因並無達致與本公 司股份市值相關之歸屬條件才沒 收之購股權除外。權益款額乃於 購股權儲備內確認,直至購股權 獲行使(當其轉撥至股份溢價賬) 或購股權到期(直接撥入累計虧 損時)為止。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Employee benefits (Continued)

(ii) Share-based payments (Continued)

Share options granted to consultant in an equity-settled share-based payment transactions.

Share options issued in exchange for goods or services are measured at fair values of the goods or services rendered, unless that fair value cannot be reliably measured, in which case the goods or services received are measured by reference to the fair value of the share options granted. The fair values of goods or services received are recognised as expenses immediately, unless the goods or services qualify for recognition as assets. Corresponding adjustment has been made to equity (share option reserve).

Taxation

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

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

3. 主要會計政策(續)

僱員福利(續)

(ii) 以股份為基礎之付款(續) 於一項以股權結算以股份為基礎 之付款交易中向顧問授出的購股 權。

為換取貨品或服務而發行的購股 權按收到的貨品或服務的公平值 計量,除非有關公平值無法可靠 計量,在此情況下收到的貨品或 服務參考授出的購股權的公平值 計量。本集團取得的貨品或服務 的公平值乃即時確認為開支,除 非貨品或服務符合資格確認為資 產。已在權益(購股權儲備)作出 相應調整。

税項

所得税支出指本期應付税項及遞延税 項總額。

本期應付税項乃按年度應課税溢利計 算。應課税溢利與除税前溢利不同,此 乃由於在其他年度應課税或可扣減之 收入或支出項目以及永不課税或扣減 之項目。本集團之本期税項負債乃使 用於報告期末已制訂或實際上已制訂 之税率計算。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

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. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments 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. 主要會計政策(續)

税項(續)

遞延税項負債就與於附屬公司投資有 關之應課税暫時差額確認,惟倘集團 能控制暫時差額撥回且暫時差額於可 見未來不會撥回則作別論。與該等投 資及權益相關的可扣減暫時差額所產 生的遞延税項資產僅在動用暫時差額 利益時有足夠的應課税溢利且預期在 可見將來其將被撥回時,方可確認。

遞延税項資產之賬面值會於各報告期 末均作檢討,並在不大可能再有足夠 應課税溢利收回全部或部分資產時減 少。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

3. 主要會計政策(續)

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 rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

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

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

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 Income Taxes requirements to the leasing transaction as a whole. Temporary differences relating to right-of-use assets and lease liabilities are assessed on a net basis. Excess of depreciation on right-of-use assets over the lease payments for the principal portion of lease liabilities resulting in net deductible temporary differences.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

税項(續)

遞延税項資產及負債以負債被清償或 資產被變現的期間內預期適用的税率 衡量,並根據於報告期末已制訂或實 際上已制訂的税率(和税務法例)計量。

遞延税項負債及資產之計量反映隨本 集團預期於報告期末時收回或償還資 產及負債賬面值所產生之税務後果。

就計量租賃交易的遞延税項而本集團 在當中確認使用權資產及相關租賃負 債而言,本集團首先釐定税項扣減是 否源自該使用權資產或租賃負債。

就税項扣減源自租賃負債的租賃交易 而言,本集團就整宗租賃交易應用香 港會計準則第12號所得税規定。與使 用權資產及租賃負債有關的暫時差異 按淨額基準評估。由於使用權資產折 舊超過租賃負債主要部分之租金,而 導致可扣減暫時淨差額。

當有法定可執行權利將當期税項資產 抵銷當期税項負債時,以及當它們與 同一税務機關徵收的所得税有關且本 集團有意按淨額基準結算其即期税項 資產及負債時,遞延所得税資產和負 債均予以抵銷。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

Current and deferred tax is 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. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Provisions

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).

(a) Provision for production safety

Provision for the Group's production safety are based on certain percentage of the Group's revenue in accordance with PRC rules and regulations.

3. 主要會計政策(續)

税項(續)

即期及遞延税項於損益確認,惟倘該 等税項與於其他全面收益或直接在權 益中確認的項目有關,則即期及遞延 税項亦分別在其他全面收益或直接於 權益確認。倘即期税項或遞延税項源 自業務合併的初步會計處理,則税務 影響納入該業務合併的會計處理。

撥備及或然負債

倘本集團因過去事件而須承擔現時責任(法定或推定)而本集團很可能須履行有關責任且有關責任所涉之金額能可靠估計,則確認撥備。

確認為撥備之金額是對於報告期末履 行現時責任所需代價所作之最佳估計, 並考慮圍繞有關責任之風險及不確定 性。當按履行現時責任所需之估計現 金流量計量撥備時,倘貨幣之時間價 值影響重大,則賬面值即是該等現金 流量之現值。

(a) 生產安全撥備 本集團的生產安全撥備乃根據中 國的規則及法規,基於本集團收 益的若干百分比計算得出。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Government grants

Government grants are recognised in the consolidated statement of financial position initially when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Grants that compensate the Group for expenses incurred are recognised as revenue in profit or loss on a systematic basis in the same periods in which the expenses are incurred. Grants that compensate the Group for the cost of an asset are deducted from the carrying amount of the asset and consequently are effectively recognised in profit or loss over the useful life of the asset by way of reduced depreciation expense.

A government grant that becomes receivables as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the entity with no future related costs shall be recognised in profit or loss of the period in which it becomes receivable.

Foreign currencies

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Renminbi ("RMB").

The functional currency of the Company is Hong Kong dollars ("HK\$") and the presentation currency is RMB. The reason for using RMB as a presentation currency is that the functional currency of the principal operating subsidiaries within the Group is RMB.

3. 主要會計政策(續)

政府津貼

倘可合理確定能夠收取政府津貼,而 本集團將符合政府津貼所附帶的條件, 則政府津貼在綜合財務狀況表中初步 確認。補償本集團所產生開支的津貼 於產生開支的同一期間有系統地於損 益確認為收益。補償本集團資產成本 的津貼在相關資產賬面值中扣除,其 後於該項資產的可用年期內以減少折 舊開支方式於損益實際確認。

作為產生之開支或虧損的補償或為實 體提供即時財務援助之應收政府津貼 如無未來相關成本,須於應收期間內 於損益確認。

外幣

本集團各實體之財務報表中所包括之 項目,均使用有關實體業務所在之主 要經濟環境之貨幣(「功能貨幣」)進行 計量。綜合財務報表乃以人民幣(「人 民幣」)呈列。

本公司之功能貨幣為港元(「港元」)及 呈報貨幣為人民幣。使用人民幣作為 呈報貨幣之原因為本集團內主要附屬 公司之功能貨幣均為人民幣。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies (Continued)

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Nonmonetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

The results of foreign operations are translated into RMB at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items, are translated into RMB at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the translation reserve.

On disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

3. 主要會計政策(續)

外幣(續)

年內以外幣結算之交易乃按交易當日 之匯率換算。以外幣計值之貨幣資產 及負債,則按報告期末之匯率換算。匯 兑收益及虧損乃於損益確認。

按歷史成本計量及以外幣列值之非貨 幣資產及負債,乃按於交易日期之匯 率換算。以外幣列值並按公平值列賬 之非貨幣資產及負債,均按於計量公 平值當日之匯率換算。

海外業務之業績均按與於交易當日之 匯率相若之匯率換算為人民幣。財務 狀況表項目均按於報告期末之收市匯 率換算為人民幣。所產生之匯兑差額, 均於其他全面收益確認及於換算儲備 的權益中分開累計。

當出售海外業務時,與該海外業務有 關的累計匯兑差額於出售盈虧確認時, 由權益重新分類至損益。

130 CHINA CBM GROUP COMPANY LIMITED Annual Report 2021

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

3. 主要會計政策(續)

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 added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

Any specific borrowing that remain outstanding after the related asset is ready for its intended use or sale is included in the general borrowing pool for calculation of capitalisation rate on general borrowings. 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.

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

Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's lines of business and geographical locations.

借貸成本

收購、建造或生產合資格資產(即需要 一段較長時間方可達致擬定用途或出 售的資產)直接應佔的借貸成本會加入 該等資產的成本,直至資產大致上可 作擬定用途或出售時為止。

於相關資產可供用於其擬定用途或銷 售後尚未償還的任何特定借款,乃計 入用於計算一般借貸資本化比率的一 般借貸組合。以待用作合資格資產開 支之特定借貸作出的短暫投資賺取的 投資收入從合資格資本化的借貸成本 中扣除。

所有其他借貸成本於產生期間於損益 確認。

分部呈報

財務報表所呈報之經營分部及各分部 項目之款項乃於為分配資源予本集團 不同業務及地區以及評估該等業務及 地區之表現而定期向本集團首席執行 管理人員提供之財務資料中確認。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Segment reporting (Continued)

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

Related parties

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

3. 主要會計政策(續)

分部呈報(續)

就財務報告而言,個別重大經營分部 不會合併,惟分部間有類似經濟特點 及在產品及服務性質、生產過程性質、 客戶種類或類別、用作分銷產品或提 供服務之方法以及監管環境性質方面 相類似則除外。倘並非個別重大之經 營分部符合大部份此等準則,則該等 經營分部可能合併處理。

關連人士

- (a) 倘屬以下人士,即該人士或該人 士之近親與本集團有關連:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響;或
 - (iii) 為本集團或本集團母公司的 主要管理層成員。
- (b) 倘符合下列任何條件,即實體與本集團有關連:
 - (i) 該實體與本集團屬同一集團 之成員公司(即各母公司、附 屬公司及同系附屬公司彼此 間有關連);
 - (ii) 一間實體為另一實體的聯營
 公司或合營企業(或另一實
 體為成員公司之集團旗下成
 員公司之聯營公司或合營企
 業);

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Related parties (Continued)

- (b) *(Continued)*
 - (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;
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (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); and
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

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. 主要會計政策(續)

關連人士(續)

- (b) *(續)*
 - (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;
 - (v) 實體為本集團或與本集團有 關連之實體就僱員利益設立 的離職後福利計劃;
 - (vi) 實體受(a)所識別人士控制或 受共同控制;
 - (vii) 於(a)(i)所識別人士對實體有重 大影響力或屬該實體(或該 實體的母公司)主要管理層成 員;及
 - (viii) 實體、或一間集團之任何成員公司(為集團之一部分)向本集團或本集團之母公司提供主要管理人員服務。

個人的近親家庭成員指在與該實體進 行交易時預期可影響,或受該個人影 響的家庭成員。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. ACCOUNTING JUDGEMENTS AND ESTIMATES

Judgements and estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(a) Sources of estimation uncertainty

Key sources of estimation uncertainty are as follows:

(i) Provision of ECL for trade receivables

The Group uses provision matrix to calculate ECL for the trade receivables. The provision rates are based on aging of trade receivables as groupings of various debtors that have similar loss patterns. The provision matrix is based on the Group's historical default rates taking into consideration forward-looking information that is reasonable and supportable and available without undue costs or effort. At every reporting date, the historical observed default rates are reassessed and changes in the forward-looking information are considered. In addition, trade receivables with significant balances and credit impaired receivables are assessed for ECL individually.

The provision of ECL is sensitive to changes in estimates. Due to greater financial uncertainty triggered by the Covid-19 pandemic, the Group has increased the expected loss rates in the current year as there is higher risk that a prolonged pandemic could led to increased credit default rates. The information about the ECL and the Group's trade receivables are disclosed in notes 21 and 35.

4. 會計判斷及估計

(i)

判斷及估計將按過往經驗及其他因素 (包括相信在當時情況下合理發生之預 期未來事項)作出持續評估。

(a) 估計不確定性之來源

估計不確定性之主要來源如下:

應收賬款預期信貸虧損撥備 本集團使用撥備矩陣計算應 收賬款的預期信貸虧損。撥 備率乃基於具有類似虧損。撥 備率乃高債務人組別的應收 賬款團的歷史違約率,並考 慮無需過大成本或努力就可 前瞻性資的歷史違約率會重新 前離察並考慮前瞻性資料的 變動。此外,具有大量結餘及 信貸減值的應收賬款將分別 評估預期信貸虧損。

預期信貸虧損撥備對估計變 動尤為敏感。鑒於2019冠狀 病毒病疫情觸發的較大財務 不確定性,本集團因應疫情 持續可能導致信貸違約率增 加的較高風險,已增加本年 度的預期損失率。有關預期 信貸虧損及本集團應收賬款 的資料於附註21及35披露。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

4. 會計判斷及估計(續)

(a) Sources of estimation uncertainty (Continued)

(ii) Impairment of property, plant and equipment and right-of-use assets

The Group assessed whether property, plant and equipment and right-of-use assets have suffered any impairment in accordance with relevant accounting policies. The recoverable amounts have been determined based on value-in-use calculations. The value-in-use calculations require the use of estimates such as the profit forecast, cash flows projections and pre-tax discount rates. As at 31 December 2021, the carrying amounts of property, plant and equipment and right-of-use assets amounted to approximately RMB225,216,000 (2020: RMB371,573,000) and RMB20,519,000 (2020: RMB33,149,000) respectively, net of accumulated impairment losses recognised of approximately RMB215,405,000 (2020: RMB203,497,000).

(iii) Income taxes

Determining income tax provisions involves judgement on the future tax treatment of certain transactions. The Group carefully evaluates tax implications of transactions and tax provisions are set-up accordingly. The tax treatment of such transactions is reconsidered periodically to take into account changes in tax legislations. Deferred tax assets are recognised for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

- (a) 估計不確定性之來源(續)
 - (ii) 物業、機器及設備以及使用權 資產減值

本集團根據有關會計政策就 物業、機器及設備以及使用 權資產有否出現任何減值進 行評估。可收回金額根據使 用價值計算及公平值計算釐 定。使用價值計算需要利用 溢利預測、現金流量預測及 税前貼現率等估計。於二零 二一年十二月三十一日,物 業、機器及設備以及使用權 資產的賬面值分別為約人民 幣225,216,000元(二零二零 年:人民幣371,573,000元)及 人民幣20,519,000元(二零 二零年:人民幣33,149,000 元),已扣除已確認的累計減 值虧損約人民幣215,405,000 元(二零二零年:人民幣 203,497,000元)。

(iii) 所得税

釐定所得税撥備涉及對未來 若干交易之税項待遇之判斷。 本集團謹慎評估交易的税務 影響,並相應作出税項撥備。 有關交易之税務待遇會定期 重就檢討,以計及稅法變動。 就所有未被動用稅項虧」。 就所有未被動用稅項虧」。 就過利可能可用作抵扣可予 確認之遞延稅項資產金額, 個時間及數額連同未來稅 規劃策略作出重大管理層判 斷。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

4. 會計判斷及估計(續)

(b) Critical accounting judgements in applying the Group's accounting policies

In the process of applying the Group's accounting policies, management has made the following critical accounting judgements:

(i) Renewal of gas business operating permits

The Group holds certain gas business operating permits with licence period of 3 to 5 years at date of issue which will be expired in year 2020 to 2022 and the renewal of which is subject to the approval by the relevant PRC authorities. In the opinion of the directors, taking into account legal opinion from the Company's PRC legal counsel and past history of renewals, there are no legal impediments for the Group to renew its gas business operating permits upon expiry without incurring significant costs.

If the Group were unable to renew these permits upon expiry, the carrying amounts of the Group's property, plant and equipment of approximately RMB225,216,000 (2020: RMB371,573,000) and right-of-use assets of approximately RMB20,519,000 (2020: RMB33,149,000) might have to be significantly reduced because of impairment losses that would be required to be recognised, and the Group might increase depreciation and amortisation charges of those assets where their useful lives are less than previously estimated, or it might write off or write down the carrying amount of those assets.

(b) 在應用本集團會計政策時所 作之重大會計判斷

於應用本集團的會計政策過程中, 管理層已作出以下重大會計判斷:

(i) 天然氣業務經營許可證的續 期

本集團持有若干天然氣業務 經營許可證,於發出日期的 有效期間為3至5年,並將於 二零二零年至二零二二年到 ,而該等許可證的續期將 須獲得相關中國部門的批准。 董事認為,考慮到本公司中 國法律顧問的法律意見及過 往的續期記錄,本集團於其 天然氣業務經營許可證到期 時進行續期不存在任何法律 障礙及並未產生重大成本。

倘若本集團無法於該等許可 證到期時續期,則本集團物 業、機器及設備的賬面值約 人民幣225,216,000元(二零 二零年:人民幣371,573,000 元)及使用權資產約人民幣 20,519,000元(二零二零年: 人民幣33,149,000元)可能會 因為減值的需要而增加使第 產的折舊及攤銷費用,或 能 猶或撇減該等資產的賬 面值。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

4. ACCOUNTING JUDGEMENTS AND **ESTIMATES** (Continued)

4. 會計判斷及估計(續)

(b) Critical accounting judgements in applying the Group's accounting policies (Continued)

Going concern consideration (ii)

The assessments of the going concern assumptions involve making judgement by the directors of the Company, at a particular point of time, about the future outcome of events or conditions which are inherently uncertain. The directors of the Company 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 1 to the consolidated financial statements.

(b) 在應用本集團會計政策時所 作之重大會計判斷(續)

(ii) 持續經營考慮

評估持續經營假設涉及本公 司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。本 公司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1。

5. **REVENUE**

5. 收益

(a) Disaggregation of revenue from contracts with customers

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Type of goods or services	貨品或服務種類		
Sales of liquefied coalbed gas	液化煤層氣銷售	31,462	22,304
Sales of piped natural gas	管道天然氣銷售	140,409	140,212
Provision of liquefied coalbed gas	提供液化煤層氣		
logistics services	物流服務	229	4,375
Provision of gas supply connection	提供供氣接駁服務		
services		30,312	12,438
Provision of coalbed gas liquefaction	提供煤層氣液化加工		
processing services	服務	12,713	-
		215,125	179,329
Timing of revenue recognition	收益確認時間		
On point in time basis	按時間點基準	184,813	166,891
Over time basis	按隨時間基準	30,312	12,438
Total	總計	215,125	179,329

(a) 與客戶合約之收益分類

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

5. **REVENUE** (Continued)

- (b) Performance obligations for contracts with customers
 - (i) Sales of liquefied coalbed gas and piped natural gas

Revenue from Sales of liquefied coalbed gas and piped natural gas is recognised when customers obtain control of the liquefied coalbed gas and piped natural gas, which is when the gas is delivered to customers' specific location. Invoices are usually payable within 30 days.

(ii) Provision of liquefied coalbed gas logistics services The performance obligation is satisfied at a point in time when the liquefied coalbed gas are delivered to customers' specific location.

(iii) Provision of gas supply connection services

The performance obligation is satisfied over time as services are rendered and payment is generally due within 5 working days from the date of billing. The Group is entitled to the final payment until the service quality is satisfied by the customers.

Provision of coalbed gas liquefaction processing services

The performance obligation is satisfied of a point in time when the liquefaction processing services are completed and the liquefied coalbed gas are accepted by customers.

The Group has applied the practical expedient in paragraph 121 of HKFRS 15 to its sales contracts for its products and services such that information about revenue that the Group will be entitled to when it satisfies the remaining performance obligations under the contracts that had an original expected duration of one year or less is not disclosed.

- 5. 收益(續)
 - (b) 與客戶合約之履約責任
 - (i) 液化煤層氣及管道天然氣銷售

當客戶獲得對液化煤層氣及 管道天然氣的控制,即當供 氣運達客戶的特定地點,液 化煤層氣及管道天然氣的銷 售收益獲確認。發票通常於 30天內支付。

- (ii) 提供液化煤層氣物流服務 於某一時間點將液化煤層氣 運送至客戶的特定地點,即 達成履約義務。
- (iii) 提供供氣接駁服務

履約義務會隨著一段時間內 提供服務而達成,且通常應 在開票之日起5個工作日內到 期付款。直至客戶滿意服務 質量,本集團有權取得最終 付款。

(iv) 提供煤層氣液化加工服務

履約責任於液化加工服務完成且液化煤層氣得到客戶接受的某一個時間點履行。

本集團已就其產品及服務的 銷售合約應用香港財務報告 準則第15號第121段所載可權 宜方法,因此,未有披露當合 約的原先預計有效期為一年 或以內時,其餘下履約義務 獲滿足後本集團將有權獲取 之收益的資料。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

6. OTHER INCOME AND GAINS OR LOSSES

6. 其他收入及收益或虧損

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Other income	其他收入		
Interest income from bank deposits	銀行存款之利息收入	43	31
Foreign exchange gain	外匯收益	890	- 1000
Rental income	租金收入	286	324
Service income	服務收入	-	16,492
Value-added tax refund	可抵扣增值税	4,407	6,394
Sundry income	雜項收入	2,355	1,357
		7,981	24,598
Other gains or losses	其他收益或虧損		
(Loss)/gain on disposal of property,	出售物業、機器及設備之		
plant and equipment	(虧損)/收益	(6)	110
Written-off of property,	物業、機器及設備撇銷		
plant and equipment		(315)	(3,538)
Reversal of prepayment	先前減值的預付款項撥回		
previously impaired (note (i))	(附註(i))	10,906	1,510
		18,566	22,680

Notes:

附註:

(i)

(i) The amount is mainly related to prepayment of the Group for the acquisition of interests in land located in the PRC which would be held for own use under operating leases. Pursuant to sale and purchase agreement of the interests in the land, the Group had to complete land development by 5 August 2018, otherwise the Group's legal right on the land may be forfeited. In the opinion of the directors of the Company, as the Group had not yet completed the development and land had been idle up to 31 December 2018, the recoverability of the prepayment was in doubt and full impairment loss on the prepayment was provided as at 31 December 2018.

During the year ended 31 December 2021, the prepayment was fully refunded to the Group by the PRC government, therefore reversal of prepayment previous impaired amounted to approximately RMB10,906,000 is recognised in consolidated profit or loss during the year.

該金額主要涉及本集團就收購位於中國的土

地之權益之預付款項,該土地將根據經營租賃 持作自用。根據土地之權益買賣協議,本集團

須於二零一八年八月五日前完成土地開發,

否則本集團對該土地上的合法權利可能會被 沒收。本公司董事認為,由於截至二零一八年

款項已由中國政府全額退還本集團,因此本年 度於綜合損益內確認先前減值預付款項金額 約人民幣10,906,000元。

十二月三十一日本集團尚未完成開發且該土 地被閒置,預付款項的可收回性存在疑問,並 於二零一八年十二月三十一日就預付款項計 提全額減值虧損。
截至二零二一年十二月三十一日止年度,預付

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

7. (REVERSAL OF IMPAIRMENT)/IMPAIRMENT LOSSES UNDER EXPECTED CREDIT LOSS MODEL, NET OF REVERSAL

預期信貸虧損模式下(撥回減 值)/減值虧損,扣除撥回

減值評估的詳情載於附註35(b)。

	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Impairment losses (reversed)/recognised 就下列各項確認之減值		
on: (撥回)/虧損:		
- Trade receivables -應收賬款	(3,013)	777
- Other receivables - 其他應收款項	970	(25)
	(2,043)	752

Details of impairment assessment are set out in note 35(b).

8. 財務費用

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Interest expenses on bank and	銀行及其他借款之利息開支		
other borrowings		6,664	3,364
Effective interest on convertible bonds	可換股債券之實際利息	-	3,382
Finance charges on lease liabilities	租賃負債之財務費用	1,124	1,381
		7,788	8,127

8. FINANCE COSTS

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 给合时教起主财社

綜合財務報表附註

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

9. LOSS BEFORE TAXATION

9. 除税前虧損

Loss before taxation is arrived at after charging:

除税前虧損已扣除以下各項:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
(a) Staff costs (including directors' and chief executive's emoluments in note 11)	(a) 員工成本 (包括附註11的 董事及最高行政人員 酬金)		
Salaries and other benefits	薪金及其他福利	18,996	17,275
Retirement benefits schemes	退休福利計劃供款		
contributions		3,228	752
Total staff costs	總員工成本	22,224	18,027
		,	-,-
		2021	2020
		 二零二一年	 二零二零年
		RMB'000 人民幣千元	RMB'000 人民幣千元
		人民幣千元	RMB'000 人民幣千元
(b) Other items	(b) 其他項目		
Cost of inventories recognised	(b) 其他項目 確認為開支之存貨成本	人民幣千元	人民幣千元
Cost of inventories recognised as expense	確認為開支之存貨成本	人民幣千元 173,259	
Cost of inventories recognised as expense Auditors' remuneration	確認為開支之存貨成本 核數師薪酬	人民幣千元	人民幣千元
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property,	確認為開支之存貨成本	人民幣千元 173,259	人民幣千元 108,412
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入	人民幣千元 173,259 1,385	人民幣千元 108,412 1,493
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本	人民幣千元 173,259 1,385 37,426	人民幣千元 108,412 1,493 44,084
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本	人民幣千元 173,259 1,385	人民幣千元 108,412 1,493
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本	人民幣千元 173,259 1,385 37,426 5,849	人民幣千元 108,412 1,493 44,084
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本 一行政及其他開支	人民幣千元 173,259 1,385 37,426	人民幣千元 108,412 1,493 44,084
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs – Administration and other expenses Depreciation of right-of-use	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本	人民幣千元 173,259 1,385 37,426 5,849	人民幣千元 108,412 1,493 44,084 5,849
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs – Administration and other expenses	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本 一行政及其他開支 使用權資產折舊計入	人民幣千元 173,259 1,385 37,426 5,849	人民幣千元 108,412 1,493 44,084 5,849
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs – Administration and other expenses Depreciation of right-of-use	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本 一行政及其他開支 使用權資產折舊計入 一銷售成本	人民幣千元 173,259 1,385 37,426 5,849	人民幣千元 108,412 1,493 44,084 5,849
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs – Administration and other expenses Depreciation of right-of-use assets included in	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本 一行政及其他開支 使用權資產折舊計入	人民幣千元 173,259 1,385 37,426 5,849 6,348	人民幣千元 108,412 1,493 44,084 5,849 7,799
Cost of inventories recognised as expense Auditors' remuneration Depreciation of property, plant and equipment included in – Cost of sales – Selling and distribution costs – Administration and other expenses Depreciation of right-of-use assets included in – Cost of sales	確認為開支之存貨成本 核數師薪酬 物業、機器及設備折舊計入 一銷售成本 一銷售及分銷成本 一行政及其他開支 使用權資產折舊計入 一銷售成本	人民幣千元 173,259 1,385 37,426 5,849 6,348	人民幣千元 108,412 1,493 44,084 5,849 7,799

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

10. INCOME TAX CREDIT

10. 所得税抵免

(a) Taxation in the consolidated statement of profit or loss (a) 綜合損益表內之税項指: represents:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Current tax – PRC Enterprise Income Tax ("EIT") Provision for the year	即期税項−中國企業所得 税(「 企業所得税 」) 本年度撥備	-	878
Deferred tax	遞延税項		
Origination and reversal of temporary differences	暫時差額產生及撥回	(346)	(1,084)
Income tax credit	所得税抵免	(346)	(206)

The Company was incorporated in the Cayman Islands and continued in Bermuda as an exempted company under the laws of Bermuda and, accordingly, is exempted from payment of the Bermuda Income Tax.

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profits for both years. No provision for Hong Kong Profits Tax has been made as the Group has no estimated assessable profits arising in or derived from Hong Kong for the years ended 31 December 2021 and 2020.

Under the Law of the PRC on EIT (the "EIT Law") and Implementation Regulations of the EIT Law, the tax rate of the PRC subsidiaries is 25% from 1 January 2008 onwards.

Taxation for overseas subsidiaries is charged at the appropriate current rates of taxation ruling in the relevant countries.

本公司在開曼群島註冊成立並根 據百慕達法例於百慕達存續為獲 豁免公司,因此獲豁免繳納百慕 達所得税。

兩個年度之香港利得税均按估計 應課税溢利之16.5%計算。由於本 集團於截至二零二一年及二零二 零年十二月三十一日止年度並無 於香港產生或源自香港的估計應 課税溢利,故並無為香港利得税 作出任何撥備。

根據有關企業所得税的中國法律 (「企業所得税法」)及企業所得 税法實施條例,中國附屬公司自 二零零八年一月一日起之税率為 25%。

海外附屬公司的税項乃按相關國 家現行適當税率徵收。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

10. INCOME TAX CREDIT (Continued)

10. 所得税抵免(續)

(b) Reconciliation between income tax credit and accounting loss at applicable tax rates:

(b) 按適用税率計算之所得税(抵 免)/開支與會計虧損之對賬如 下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Loss before taxation	除税前虧損	(20,212)	(36,430)
Notional tax on loss before taxation, calculated at the rates applicable	按相關税務司法權區適用 税率計算之除税前虧損		
to the tax jurisdictions concerned	名義税項	(6,380)	(8,410)
Tax effect of non-deductible expenses	不可扣減開支之税務影響	2,656	7,730
Tax effect of non-taxable income	毋須課税收入之税務影響	(1,442)	(477)
Tax effect of unrecognised temporary	未確認暫時差額之税務		
differences	影響	(8,389)	(174)
Tax effect of tax losses not recognised	未確認税項虧損之税務 影響	13,384	4,604
Utilisation of tax losses previously	動用先前未確認之税務		
not recognised	虧損	(122)	(3,250)
PRC withholding tax	中國預扣税	(53)	(229)
Income tax credit	所得税抵免	(346)	(206)

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

10. INCOME TAX CREDIT (Continued)

(c) Pursuant to the EIT Law in the PRC, from 1 January 2008, non-resident enterprises without an establishment or place of business in the PRC or which have an establishment or place of business in the PRC but whose relevant income is not effectively connected with the establishment or a place of business in the PRC, will be subject to withholding tax at the rate of 10% (unless reduced by tax treaty) on various types of passive income such as dividends derived from sources within the PRC.

Pursuant to the Sino-Hong Kong Double Tax Arrangement and the related regulations, a qualified Hong Kong tax resident will be liable for a reduced withholding tax rate of 5% on dividends from a PRC enterprise if the Hong Kong tax resident is the "beneficial owner" and holds 25% or more of the equity interest of the PRC enterprise. A withholding tax rate of 5% is applicable to entities held by a qualified Hong Kong incorporated subsidiary.

10. 所得税抵免(續)

(c) 根據中國企業所得税法,由二零 零八年一月一日起,在中國境內 未設立機構或營業地點,或者雖 在中國境內設立機構或營業地點 但取得之收入與其在中國境內所 設機構或營業地點沒有實際聯繫 之非居民企業,將須就多種被動 收入(如源於中國境內之股息)按 10%税率(除非按税收協定減免) 繳納預扣税。

> 根據中港雙重徵税安排及有關規 定,倘香港繳税居民為中國企業 的「實益擁有人」,並持有該中國 企業25%或以上股本權益,合資格 香港繳税居民獲中國企業派付的 股息則可享有經調低預扣税税率 5%。通用於預扣税率5%在香港註 冊成立之合資格附屬公司持有之 實體。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

11. 董事及最高行政人員酬金

The emoluments paid or payable to each of the directors and the chief executive of the Company were as follows: 已付或應付本公司董事及最高行政人 員各人之酬金如下:

		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	Discretionary bonuses 酌情花紅 RMB'000 人民幣千元	Retirement benefits schemes contributions 退休福利 計劃供款 RMB'000 人民幣千元	Equity-settled share-based payment expenses 以股權結算 以股份為基礎 之付款開支 RMB'000 人民幣千元	2021 Total 二零二一年 總計 RMB'000 人民幣千元
Executive directors	執行董事						
Wang Zhong Sheng	王忠勝	-	1,430	-	19	-	1,449
Chang Jian	常建	-	240	-	-	-	240
Non-Executive Directors	非執行董事						
Duan Shi Chuan	段士川	-	40	-	-	-	40
Wang Chen	王琛	1,500	243	-	51	-	1,794
Liang Feng	梁峰	-	244	-	19	-	263
Independent non-executive directors	獨立非執行董事						
Lau Chun Pong	劉振邦	99	-	-	-	-	99
Wang Zhi He	王之和	45	-	-	-	-	45
Xu Yuan Jian	羅維崑	-	-	-	-	-	-
		1,644	2,197	_	89	_	3,930

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

11. 董事及最高行政人員酬金(續)

			Salaries, allowances		Retirement benefits	Equity-settled share-based	
		Fees	and benefits in kind	Discretionary bonuses	schemes contributions	payment expenses 以股權結算	2020 Total
		袍金 RMB'000 人民幣千元	薪金、津貼及 實物福利 RMB'000 人民幣千元	酌情花紅 RMB'000 人民幣千元	退休福利 計劃供款 RMB'000 人民幣千元	以股份為基礎 之付款開支 RMB ¹ 000 人民幣千元	二零二零年 總計 RMB'000 人民幣千元
Executive directors	執行董事		1 405		10		1 400
Wang Zhong Sheng Chang Jian (appointed on	王忠勝 常建(於二零一九年	-	1,465	-	18	-	1,483
19 June 2019)	六月十九日獲委任)	-	230	-	4	-	234
Non-Executive Directors	非執行董事						
Duan Shi Chuan (appointed on 16 July 2020) Wu Kun (retired on	段士川(於二零二零年 七月十六日獲委任) 鄔昆(於二零二零年	-	-	-	-	-	-
30 June 2020)	六月三十日退任)	-	218	-	7	-	225
Wang Chen	王琛	-	230	-	32	-	262
Liang Feng	梁峰	-	244	-	18	-	262
Independent non-executive directors	獨立非執行董事						
Lau Chun Pong	劉振邦	107	-	-	-	-	107
Wang Zhi He	王之和	48	-	-	-	-	48
Xu Yuan Jian	徐願堅	_	-	-	-	-	-
		155	2,387	-	79	-	2,621

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

During the years ended 31 December 2021 and 2020, since the appointment of the chief executive officer of the Company remains outstanding, there was no emoluments paid in respect of the chief executive officer of the Company.

Salaries, allowances and other benefits paid to or for the executive and non-executive directors are generally emoluments in respect of those persons' other services in connection with the management of the affairs of the Company and its subsidiaries.

Neither the chief executive officer nor any of the directors waived any emoluments in the years ended 31 December 2021 and 2020. No inducement payments to join or upon joining the Group or as compensation for loss of office were paid or payable to any director or the chief executive officer for the years ended 31 December 2021 and 2020.

12. INDIVIDUALS WITH HIGHEST EMOLUMENTS 1

Of the five individuals with the highest emoluments in the Group, three (2020: three) are directors whose emoluments are disclosed in note 11. The aggregate of the emoluments in respect of the other two (2020: two) individuals are as follows:

11. 董事及最高行政人員酬金(續)

於截至二零二一年及二零二零年十二 月三十一日止年度,由於本公司尚未 委任行政總裁,故並無向本公司行政 總裁支付酬金。

支付予執行董事及非執行董事或為其 支付的薪金,津貼及其他福利通常為 有關該等人士對本公司及其附屬公司 的事務管理所提供其他服務的酬金。

於截至二零二一年及二零二零年十二 月三十一日止年度,概無行政總裁或 任何董事放棄任何酬金。於截至二零 二一年及二零二零年十二月三十一日 止年度,並無向任何董事或行政總裁 支付或應付任何加入本集團或加入本 集團時之獎賞或離職補償。

12. 最高薪人士

本集團五名最高薪人士中,三名(二零 二零年:三名)為董事,其酬金於附註 11披露。其他兩名(二零二零年:兩名) 人士之酬金總額如下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Salaries and other emoluments Retirement benefits schemes	薪金及其他酬金 退休福利計劃供款	632	701
contributions		15	26
		647	727

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

12. INDIVIDUALS WITH HIGHEST EMOLUMENTS 12. 最高薪人士(續) (Continued)

The emoluments of the two (2020: two) individuals with the highest emoluments are within the following bands:

兩名(二零二零年:兩名)最高薪人士 之酬金介乎以下範圍:

		2021 二零二一年 Number of individuals 人數	2020 二零二零年 Number of individuals 人數
Nil to HK\$1,000,000 (equivalent to approximately RMB830,000 (2020: RMB890,000))	零至1,000,000港元(相等於 約人民幣830,000元 (二零二零年: 人民幣890,000元))	2	2

13. DIVIDENDS

No dividend was paid or proposed for ordinary shareholders of the Company during 2021, nor has any dividend been proposed since the end of the reporting period (2020: Nil).

14. LOSS PER SHARE

The basic and diluted loss per share is RMB0.13 cents per share (2020: RMB3.08 cents per share). The calculation of the basic loss per share for the year ended 31 December 2021 is based on the loss attributable to equity shareholders of the Company of approximately RMB2,236,000 (2020: RMB40,627,000) and the weighted average number of shares of approximately 1,766,281,000 (2020: 1,319,484,000) in issue during the year ended 31 December 2021.

13. 股息

二零二一年期間,本公司並無支付或 建議派付普通股東股息,自報告期期 末亦無建議派付任何股息(二零二零 年:無)。

14. 每股虧損

每股基本及攤薄虧損為每股人民幣 0.13分(二零二零年:每股人民幣3.08 分)。截至二零二一年十二月三十一 日止年度之每股基本虧損乃根據於截 至二零二一年十二月三十一日止年 度本公司權益股東應佔虧損約人民 幣2,236,000元(二零二零年:人民幣 40,627,000元)及已發行股份加權平均 數約1,766,281,000股(二零二零年: 1,319,484,000股)計算得出。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

14. LOSS PER SHARE (Continued)

The calculation for diluted loss per share for the year ended 31 December 2021 is based on the loss attributable to equity shareholders of the Company of approximately RMB2,236,000 (2020: RMB40,627,000) and the denominator used are the same as for the basic loss per share. Diluted loss per share attributable to equity shareholders of the Company for the years ended 31 December 2021 and 2020 is the same as the basic loss per share as the effect of potential ordinary shares from the exercise (2020: exercise and conversion) of share options (2020: share options and convertible bonds) were anti-dilutive.

15. SEGMENT REPORTING

The Group's operating segments are determined based on information reported to the chief operating decision maker (the "CODM"), being the Company's board of directors, for the purpose of resources allocation and performance assessment. The CODM reviews the Group's internal reporting, assesses the performance and allocates the resources of the Group as a whole, as all of the Group's activities are considered by the CODM to be primarily dependent on the performance of exploitation, liquefaction production and sale of natural gas in the PRC. Therefore, the Group has only one operating segment under the requirements of HKFRS 8 Operating Segments. In this regard, no segment information is presented.

Additional disclosure in relation to segment information is not presented as the CODM assess the performance of the sole operating segment identified based on the consistent information as disclosed in the consolidated financial statements.

The total segment result is equivalent to the loss for the year as shown in the consolidated statement of profit or loss and the total segment assets and total segment liabilities are equivalent to total assets and total liabilities as shown in the consolidated statement of financial position.

14. 每股虧損(續)

截至二零二一年十二月三十一日止年 度之每股攤薄虧損乃根據本公司權益 股東應佔虧損約人民幣2,236,000元(二 零二零年:人民幣40,627,000元)計算 得出,而用於計算之分母與每股基本 虧損相同。截至二零二一年及二零二 零年十二月三十一日止年度本公司權 益股東應佔每股攤薄虧損與每股基本 虧損相同,原因是來自行使(二零二零 年:行使及轉換)購股權(二零二零年: 購股權及可換股債券)之潛在普通股具 有反攤薄效應。

15. 分部呈報

本集團的經營分部乃根據向首席營運 決策人(「首席營運決策人」,即本公司 董事會)就資源分配及表現評估而呈報 的資料而釐定。鑑於本集團的所有活 動均被首席營運決策人視為主要依 氣的表現,首席營運決策人從整體上 來檢討本集團的內部呈報、評估本 關的表現及分配本集團資源。因此,根 據香港財務報告準則第8號經營分部的 規定,本集團僅有一個經營分部。就此 而言,並無呈列分部資料。

由於首席營運決策人根據綜合財務報 表中披露的統一資料而評核已識別的 唯一經營分部之表現,因此並無呈列 有關分部資料的額外披露。

分部業績總額相等於綜合損益表所示 的本年度虧損,而分部資產總值及分 部負債總額則相等於綜合財務狀況表 所示的總資產及總負債。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

15. SEGMENT REPORTING (Continued)

(a) Geographical information

For the two years ended 31 December 2021 and 2020, all of the Group's revenue were derived from customers in the PRC (country of domicile) and all non-current assets of the Group were located in the PRC, Accordingly, no further analysis of the Group's geographical information is disclosed.

(b) Information about major customers

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

15. 分部呈報(續)

(a) 地理資料

截至二零二一年及二零二零年 十二月三十一日止兩個年度,所 有本集團之收益均來自於中國(原 駐國家)之客戶及本集團所有非流 動資產均位於中國,因此並無披 露本集團地區資料之進一步分析。

(b) 主要客戶資料

於相關年度,來自對本集團總收 益貢獻超過10%之客戶之收益如 下:

		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Customer A	客戶A	22,439	25,741

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

16. PROPERTY, PLANT AND EQUIPMENT

16. 物業·機器及設備

		Buildings held for own use 持作自用 之樓宇 RMB'000 人民幣千元	Leasehold improvements 租賃 裝修工程 RMB'000 人民幣千元	Pipelines 管道 RMB'000 人民幣千元	Plant and machinery 機器及機械 RMB'000 人民幣千元	Computer equipment 電腦設備 RMB'000 人民幣千元	Furniture and equipment 傢俱及設備 RMB'000 人民幣千元	Transportation and motor vehicles 運輸工具 及汽車 RMB'000 人民幣千元	Construction in progress (Note iv) 在建工程 (附註v) RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Cost		150.101	4 000	100.010	570.047	015	0.000	00.057	470.000	4 400 070
At 1 January 2020	於二零二零年一月一日	158,134	1,866	188,242	570,917	315	3,039	26,957	172,802	1,122,272
Additions	添置 出售	5	-	-	123	-	152	(10.455)	13,824	14,375
Disposals Written off	山 li 撤銷	-	_	-	(9,404)	_	_	(13,455) (38)	-	(13,455) (9,442)
Exchange adjustments	mush 匯兑調整	-	(45)	-	(3,404)	(2)	(7)	(108)	-	(3,442) (162)
At 31 December 2020 and 1 January 2021	於二零二零年十二月三十一日 及二零二一 年一月一日	158,139	1,821	188,242	561,636	313	3,184	13,627	186,626	1,113,588
Additions	法告				1.014	10	151		11 400	10.077
Additions	添置 出售	-	-	-	1,014	16	151	-	11,496	12,677
Disposals Transfer	山 告 轉讓	-	-	-	(426) 6,058	-	_	(392)	- (© () E O)	(818)
Reclassification to disposal group	^{转破} 重新分類為持作出售之	-	-	-	0,000	-	-	-	(6,058)	-
held for sale (Note 23)	出售組別(附註23)	(3,388)	_	(55,392)	(9,387)	_	(888)	(570)	(26,065)	(95,690)
Disposal of a subsidiary (Note 41(a))	出售一間附屬公司	(0,000)		(00,002)	(0,001)		(000)	(010)	(20,000)	(00,000)
biopodal of a dabolatary (1600 11(a))	(附註41(a))	(38,118)	_	(9,549)	(51,597)	(104)	(295)	(454)	(2,847)	(102,964)
Written off	撤銷	(00)110/	-	(0)0.10)	(1,628)	-	(200)	-	(2,0.17)	(1,628)
Exchange adjustments	匯兑調整	-	(19)	-	-	(1)	(3)	(43)	-	(66)
At 31 December 2021	於二零二一年十二月三十一日	116,633	1,802	123,301	505,670	224	2,149	12,168	163,152	925,099
Accumulated depreciation and impairment	累計折舊及減值									
At 1 January 2020	於二零二零年一月一日	112,045	1,681	76,170	410,161	309	2,753	23,626	53,038	679,783
Charge for the year	本年度支出	4,205	72	10,442	41,803	3	133	1,074	-	57,732
Impairment	減值	-	-	-	-	-	-	-	23,355	23,355
Written back on disposals	出售撥回	-	-	-	-	-	-	(12,789)	-	(12,789)
Written off	撤銷	-	-	-	(5,866)	-	-	(38)	-	(5,904)
Exchange adjustments	匯兑調整	-	(45)	-	-	(2)	(7)	(108)	-	(162)
At 31 December 2020 and	於二零二零年十二月三十一日									
1 January 2021	及二零二一年一月一日	116,250	1,708	86,612	446,098	310	2,879	11,765	76,393	742,015
Charge for the year	本年度支出	3,713	71	9,799	35,218	2	120	700	-	49,623
Impairment	減值	-	-	7,899	8,927	-	-	-	9,550	26,376
Reclassification to disposal group held for sale (Note 23)	重新分類為持作出售之 出售組別(附註23)	(1,442)	_	(33,525)	(2,519)	_	(685)	(514)	_	(38,685)
Disposal of a subsidiary (Note 41(a))	出售一間附屬公司			,		(10.1)	. ,			
Written healt an dissession	(附註41(a)) 山集塔回	(16,498)	-	(9,242)	(50,788)	(104)	(295)	(414)	-	(77,341)
Written back on disposals Written off	出售撥回 撤銷	-	-	-	(354) (1,313)	-	-	(372)	-	(726) (1,313)
Exchange adjustments	做明 匯兑調整	-	(19)	-	(1,313)	(1)	(3)	(43)	-	(1,313) (66)
At 31 December 2021	於二零二一 年十二月三十一日	102,023	1,760	61,543	435,269	207	2,016	11,122	85,943	699,883
Carrying amount	賬面值		10	01 750	70.101		100	1.046	77.000	225,216
At 31 December 2021	於二零二一年十二月三十一日	14,610	42	61,758	70,401	17	133	1,046	77,209	220,210

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

16. PROPERTY, PLANT AND EQUIPMENT (Continued)

Notes:

- (i) The buildings held for own use are situated on land held under medium-term leases in the PRC.
- (ii) The pipelines of the Group are located in the PRC.
- (iii) At 31 December 2021, the Group's pipelines and plant and machinery with carrying amounts of approximately RMB61,758,000 (2020: RMB75,506,000) and RMBNil (2020: RMB8,000) respectively were pledged as security under 2019 Finance Lease Arrangement with CIMC (Notes 19 and 26).
- (iv) Included coalbed methane development costs capitalised with carrying amount of approximately RMB54,080,000 as at 31 December 2021 (2020: RMB82,573,000).

Impairment test on property, plant and equipment and right-of-use assets

Based on the management's investigation on construction in progress, certain construction in progress has been ceased for construction and its future economic benefits for the Group are uncertain, and hence an impairment loss of approximately RMB20,376,000 was recognised for certain construction in progress in Yangcheng Huiyang CGU for the year ended 31 December 2020 to fully write down the costs incurred in respect of the construction in progress.

During the year ended 31 December 2021, certain property, plant and equipment in Luoyang Shunhe (defined in Note 41(a)) amounted to approximately RMB315,000 (2020: Yangcheng Huiyang CGU amounted to approximately RMB3,538,000) were written off due to wear and tear.

16. 物業、機器及設備(續)

附註:

(i) 持作自用之樓宇位處中國按中期租約持有之 土地上。

(ii) 本集團之管道位於中國。

- (iii) 於二零二一年十二月三十一日,本集團賬面值 分別約人民幣61,758,000元(二零二零年:人 民幣75,506,000元)及人民幣零元(二零二零 年:人民幣8,000元)之管道和機器及機械根據 與中集訂立的二零一九年融資租賃安排(附註 19及26),質押為抵押品。
- (iv) 於二零二一年十二月三十一日,已入賬資本化 煤層氣開發成本賬面值約為人民幣54,080,000 元(二零二零年:人民幣82,573,000元)。

物業·機器及設備及使用權資產 之減值測試

根據管理層對在建工程的調查,若干在 建工程已停工建設,其對本集團的未 來經濟效益存在不確定性,因此,已於 截至二零二零年十二月三十一日止年 度就陽城惠陽現金產生單位的在建工 程確認減值虧損約人民幣20,376,000 元,以悉數撇銷在建工程所產生的成 本。

於截至二零二一年十二月三十一日止 年度,洛陽順和(定義見附註41(a))之 若干物業、機器及設備,金額約人民幣 315,000元(二零二零年:陽城惠陽現 金產生單位約人民幣3,538,000元),因 損耗而撇銷。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

16. PROPERTY, PLANT AND EQUIPMENT (Continued) 1

ued) 16. 物業、機器及設備(續)

Impairment test on property, plant and equipment and right-of-use assets (Continued)

In view of the continuing operating losses of certain subsidiaries operating in the PRC during the year ended 31 December 2021, apart from the non-current assets relating to Guangxi Beiliu which have been reclassified as held for sale at 31 December 2021 (Note 23), the directors of the Company have performed impairment assessment on property, plant and equipment and right-of-use assets in these identified subsidiaries based on cash-generating units ("CGUs") as at 31 December 2021. For the purpose of impairment testing, the identified subsidiaries in the PRC are grouped under two (2020: three) CGUs - (i) Shanxi Qinshui CGU and (ii) Yangcheng Huiyang CGU (2020: (i) Guangxi Beiliu CGU, (ii) Shanxi Qinshui CGU and (iii) Yangcheng Huiyang CGU), which the principal activities are sales of piped natural gas and provision of gas supply connection services for the Guangxi Beiliu CGU, manufacture and sales of liquefied coalbed gas for the Shanxi Qinshui CGU and exploration, development and production of coalbed methane for the Yangcheng Huiyang CGU. The recoverable amounts of these CGUs have been determined by an independent professional valuer, Asset Appraisal Limited ("Asset Appraisal") based on value-in-use calculations as at 31 December 2021 and 2020.

物業·機器及設備及使用權資產 之減值測試(續)

鑒於截至二零二一年十二月三十一 日止年度於中國經營的若干附屬公 司的持續經營虧損(除於二零二一年 十二月三十一日已重分類為持作出 售的廣西北流有關非流動資產外(附 註 23)),本公司董事已於二零二一年 十二月三十一日根據現金產生單位(「現 金產生單位」)就該等已識別的附屬公 司之物業、機器及設備及使用權資產 進行減值評估。為進行減值檢測,該等 已識別的附屬公司分為兩個(二零二 零年:三個)現金產生單位-(i)山西沁 水現金產生單位及(iii)陽城惠陽現金產 生單位(二零二零年:(i)廣西北流現金 產生單位、(ii)山西沁水現金產生單位以 及(iii)陽城惠陽現金產生單位。)它們的 主要業務為山西沁水現金產生單位銷 售管道天然氣及廣西北流現金產生單 位提供供氣接駁服務,山西沁水現金 產生單位生產及銷售液化煤層氣及陽 城惠陽現金產生單位勘探、開發及生 產煤層氣。於二零二一年及二零二零 年十二月三十一日,該等現金產生單 位的可收回金額乃由獨立專業估值師 中誠達資產評值顧問有限公司(「中誠 達資產評值」)根據使用價值計算釐定。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

16. PROPERTY, PLANT AND EQUIPMENT (Continued) 16. 物業、機器及設備(續)

Impairment test on property, plant and equipment and right-of-use assets (Continued)

物業、機器及設備及使用權資產 之減值測試(續)

CGU 現金產生單位		Guangxi Beiliu 廣西北流		Shanxi Qinshui 山西沁水		Yangcheng Huiyang 陽城惠陽		Total 總計	
		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Property, plant and equipment Right-of-use assets	物業、機器及設備 使用權資產	N/A 不適用 N/A 不適用	54,101 6,703	1,407 8,567	26,876 12,021	234,664 712	272,442 698	236,071 9,279	353,419 19,422
Carrying amount before impairment loss for the respective years Impairment on property, plant and equipment	各年度賬面值(扣除減值 虧損前) 物業、機器及設備減值	N/A 不適用 N/A 不適用	60,804 -	9,974 -	38,897 -	235,376 (26,376)	273,140	245,350 (26,376)	372,841
Net carrying amount	賬面淨值	N/A 不適用	60,804	9,974	38,897	209,000	273,140	218,974	372,841
Recoverable amount	可收回金額	N/A 不適用	62,700	10,000	42,000	209,000	276,000		

Key assumptions used for value-in-use calculations:

使用價值計算中使用的主要假設:

CGU 現金產生單位		Guangx 廣西:		Shanxi(山西)		Yangcheng Huiyang 陽城惠陽	
		2021 二零二一年	2020 二零二零年	2021 二零二一年	2020 二零二零年	2021 二零二一年	2020 二零二零年
Projection period	預測期	N/A 不適用	5 years 5年	5 years 5年	5 years 5年	*9 years *9年	*10 years *10年
Growth rate after projection period	預測期後之增長率	N/A 不適用	3%	0%	0%	N/A 不適用	N/A 不適用
Pre-tax discount rate	除税前貼現率	N/A 不適用	27.8%	28.9%	28.7%	26.7%	24.5%

* Based on the operating lease term

基於經營租期

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

16. PROPERTY, PLANT AND EQUIPMENT (Continued) 16.

Impairment test on property, plant and equipment and right-of-use assets (Continued)

The recoverable amounts of the CGUs were determined based on certain similar key assumptions. The management of the Group prepared cash flow forecasts for the CGUs derived from the most recent available financial budgets approved by management.

The key assumptions used in the calculation of value-in-use were discount rate, growth rate, budgeted revenue, budgeted gross margins and net profit margins. The budgeted revenue, gross margins and net profit margins were based on past performance and the management's expectation of market development.

There has been no change from the valuation technique used in prior year. As a result of the impairment assessment of the CGUs, management of the Group determined that impairment loss of approximately RMB26,376,000 (2020: Nil) had been recognised in respect of property, plant and equipment under Yangcheng Huiyang CGU for the year ended 31 December 2021. Under the prolonged unfavourable impact of COVID-19 pandemic in the PRC, the revenue of Yangcheng Huiyang CGU has been dropped significantly and incurred loss during the year ended 31 December 2021. Therefore the directors of the Company expected that the revenue and net profit of the Yangcheng Huiyang CGU will be decreased in the near future. As a result, the recoverable amount of the Yangcheng Huiyang CGU decreased and impairment loss was recognised for the year ended 31 December 2021.

For Shanxi Qinshui CGU, no impairment loss was recognised for the year ended 31 December 2021 (2020: Nil). Management believes that any reasonably possible change in any of the above assumptions would not cause the carrying amount of Shanxi Qinshui CGU to exceed the recoverable amount of Shanxi Qinshui CGU.

) 16. 物業、機器及設備(續)

物業·機器及設備及使用權資產 之減值測試(續)

現金產生單位的可收回金額乃根據部 分類似的假設釐定。本集團管理層以 經管理層批准的最近期財務預算,編 製現金產生單位之現金流量預測。

用於計算使用價值的關鍵假設乃貼現 率、增長率、預算收入、預算毛利率及 淨利潤率。預算收入、毛利率及淨利潤 率乃基於過往表現及管理層對市場發 展的預期。

所使用的估值方法與去年相同。由於 對現金產生單位作出減值評估,本集 團管理層判定已於截至二零二一年 十二月三十一日止年度就陽城惠陽現 金產生單位項下的物業、機器及設備 確認減值虧損約人民幣26,376,000元 (二零二零年:零)。在中國COVID-19 疫情長期不利的影響下,陽城惠陽現 金產生單位已於截至二零二一年十二 月三十一日止年度大幅下跌並產生虧 損。因此,本公司董事預期,陽城惠陽 現金產生單位的收入及淨利潤將會在 不久的將來減少。因此,陽城惠陽現金 產生單位的可收回金額減少,並於截 至二零二一年十二月三十一日止年度 確認減值虧損。

就山西沁水現金產生單位而言,截至 二零二一年十二月三十一日止年度(二 零二零年:零)概無確認減值虧損。管 理層相信,上述假設的任何合理可能 變動,將不會導致山西沁水現金產生 單位的賬面值超過山西沁水現金產生 單位的販面值超過山西沁水現金產生 單位的可收回金額。

綜合財務報表附註

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

17. RIGHT-OF-USE ASSETS

17. 使用權資產

		Leasehold lands 租賃土地 RMB'000
		人民幣千元
Cost	成本	
At 1 January 2020	於二零二零年一月一日	34,194
Addition	添置	700
At 31 December 2020	於二零二零年十二月三十一日	34,894
Addition	添置	504
Reclassification to disposal group held for sale	重新分類為持作出售之出售組別	
(Note 23)	(附註23)	(7,114)
Disposal of a subsidiary (Note 41(a))	出售一間附屬公司(附註41(a))	(6,159)
At 31 December 2021	於二零二一年十二月三十一日	22,125
Accumulated depreciation	累計折舊	
At 1 January 2020	於二零二零年十二月三十一日	870
Depreciation charge	折舊開支	875
At 31 December 2020	於二零二零年十二月三十一日	1,745
Depreciation charge	折舊支出	881
Reclassification to disposal group held for sale	重新分類為持作出售之出售組別	
(Note 23)	(附註23)	(616)
Disposal of a subsidiary (Note 41(a))	出售一間附屬公司(附註41(a))	(404)
At 31 December 2021	於二零二一年十二月三十一日	1,606
Carrying values	賬面值	
At 31 December 2021	於二零二一年十二月三十一日	20,519
At 31 December 2020	於二零二零年十二月三十一日	33,149

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

2021

2020

17. RIGHT-OF-USE ASSETS (Continued)	17. 使用權資產(續)
The Group has obtained the land use right certificates for all leasehold lands except for leasehold lands with carrying amount of approximately RMB712,000 (2020: RMB698,000) in which the Group is in the process of obtaining.	本集團已取得所有租賃土地的土地所 有權證,惟賬面值約人民幣712,000元 (二零二零年:人民幣698,000元)之租 賃土地除外,本集團正辦理取得該土 地的土地所有權證。
The above items of right-of-use assets are depreciated on a straight-line basis at the following estimated useful lives based on the periods of the land use rights:	上述使用權資產項目以直線法根據土 地使用權期間於下列估計可使用年期 內計提折舊:
Leasehold lands 50 years	租賃土地 50年
The analysis of the net book value of right-of-use assets by	使用權資產按相關資產類別劃分的賬

class of underlying asset is as follows: 面淨值分析載列如下:

		二零二一年 RMB'000 人民幣千元	二零二零年 RMB'000 人民幣千元
Ownership interests on leasehold land held for own use in the PRC, with remaining lease term of between	在中國持作自用的租賃土地 的擁有權權益 [,] 餘下租期 介乎10年至50年		
10 and 50 years		20,519	33,149
		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Expense relating to short-term leases Total cash outflow for leases	涉及短期租賃的開支 租賃的現金流出總額	1,322 1,322	825 825

綜合財務報表附註

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

18. INTANGIBLE ASSETS

18. 無形資產

		Exclusive right for piped natural gas operation 管道天然氣 業務之獨家權利 RMB'000 人民幣千元
Cost	成本	
At 1 January 2020 and	於二零二零年一月一日及二零二零 ⁴ 十二月三十一日	
31 December 2020 Reclassification to disposal group held for sale		334,811
(Note 23)	全和力類為符IF山台之山台組別 (附註23)	(70,470)
Disposal of a subsidiary (Note 41(a))	出售一家附屬公司(附註41(a))	(264,341)
		(-) -)
At 31 December 2021	於二零二一年十二月三十一日	-
Accumulated amortisation and impairment At 1 January 2020 and 31 December 2020 Reclassification to disposal group held for sale (Note 23) Disposal of a subsidiary (Note 41(a))	累計攤銷及減值 於二零二零年一月一日及二零二零年 十二月三十一日 重新分類為持作出售之出售組別 (附註23) 出售一家附屬公司(附註41(a))	≢ 334,811 (70,470) (264,341)
At 31 December 2021	於二零二一年十二月三十一日	-
Carrying amount At 31 December 2020 and 2021	賬面值 於二零二零年及二零二一年 十二月三十一日	_
(a) Exclusive right for piped natural gas Beiliu City		市經營管道天然氣業 家權利
It represented the exclusive right to opera infrastructure and provision of piped nat City, Guangxi Zhuang Autonomous Regio was amortised as cost of sales on a straig the estimated useful lives of 45 years start	ural gas in Beiliu 北流市約 on, the PRC and 提供管理 pht-line basis over 按直線	指在中國廣西壯族自治區 徑營燃氣管道基礎設施和 道天然氣之獨家權利,並 基準於自二零零九年起計 古計可使用年期內作為銷

The carrying amount of this exclusive right was fully impaired in 2015.

45年之估計可使用年期內作為銷 售成本攤銷。

該獨家權利之賬面值已於二零 一五年全數減值。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

18. INTANGIBLE ASSETS (Continued)

18. 無形資產(續)

(b) Exclusive right for piped natural gas operation in Ruyang County

It represented the exclusive right to operate in gas pipeline infrastructure and provision of piped natural gas in Ruyang County, Luoyang City, Henan Province, the PRC and was amortised as cost of sales on a straight-line basis over the estimated useful lives of approximately 28.5 years starting from 2011.

The carrying amount of this exclusive right was fully impaired in 2015.

(b) 在汝陽縣經營管道天然氣業 務之獨家權利

> 該權利指在中國河南省洛陽市汝 陽縣經營燃氣管道基礎設施和提 供管道天然氣之獨家權利,並按 直線基準於自二零一一年起計約 28.5年之估計可使用年期內作為 銷售成本攤銷。

> 該獨家權利之賬面值已於二零 一五年全數減值。

19. 訂金及預付款項

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Warranty money paid for the acquisition	就售後租回安排下收購設備		
of equipment under sales and	支付之保證金 (附註(i))		
leaseback arrangements (note (i))		2,000	2,000
Prepayments	預付款項	821	821
Prepayments relating to construction	關於建築開支的預付款		
expenses		22,796	23,220
		25,617	26,041

19. DEPOSITS AND PREPAYMENTS

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

19. DEPOSITS AND PREPAYMENTS (Continued)

Notes:

(i) On 25 July 2019, 山西沁水順泰能源發展有限公司(transliterated as Shanxi Qinshui Shuntai Energy Development Company Limited) ("Shanxi Qinshui") entered into a conditional equipments agreement with 中集融資租賃有限公司(transliterated as CIMC Capital Ltd.) ("CIMC") ("2019 Finance Lease Arrangement"), pursuant to which, (i) Shanxi Qinshui conditionally agreed to sell and CIMC conditionally agreed to purchase the certain liquefied natural gas equipment ("Equipments") for a total consideration of RMB50,000,000; and (ii) Shanxi Qinshui conditionally agreed to lease for CIMC, and CIMC conditionally agreed to lease to Shanxi Qinshui, the Equipments for a total lease consideration of RMB58,320,000 in aggregate for a term of 36 months by monthly installments inclusive of interest, with a lump sum handling fee in the sum of RMB750,000. The lease consideration may be adjusted according to the floating lending interest rate to be promulgated by PBC from time to time. Shanxi Qinshui shall pay an amount of RMB5,000,000 as warranty money to CIMC.

20. INVENTORIES

19. 訂金及預付款項(續)

附註:

() 於二零一九年七月二十五日,山西沁水順泰 能源發展有限公司(「山西沁水」)與中集融資 租賃有限公司(「中集」)簽訂有條件融資租賃 協議(「二零一九年融資租賃安排」),據此, (i)山西沁水有條件同意出售而中集有條件同 意購買若干液化天然氣設備(「設備」),總代 價為人民幣50,000,000元;及(ii)山西沁水有條 件同意向中集承租,而中集有條件同意向山 西沁水出租設備,總租賃代價合共為人民幣 58,320,000元,為期36個月(按月分期付款,包 括利息),另加一筆手續費合共人民幣750,000 元。租賃代價可根據中國人民銀行不時頒佈的 浮動借貸利率作出調整。山西沁水須向中集支 付人民幣5,000,000元作為保證金。

20. 存貨

- (a) Inventories in the consolidated statement of financial position comprise:
- (a) 於綜合財務狀況表內之存貨 包括:

		2021 二零二一年 RMB'000 人民幣千元	RMB'000
Raw materials Finished goods	原材料 製成品	7,005 1,397	6,496 820
		8,402	7,316

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

20. INVENTORIES (Continued)

20. 存貨(續)

- (b) The analysis of the amount of inventories recognised as an expense and included in profit or loss is as follows:
- (b) 已確認為開支並計入損益之 存貨金額之分析如下:

	2021	2020
	二零二一年	二零二零年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Cost of inventories sold 已售存貨	〔之成本 173,259	108,412

21. TRADE AND OTHER RECEIVABLES

21. 應收賬款及其他應收款項

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Trade receivables	應收賬款		
- contracts with customers	- 與客戶之合約	1,564	6,103
Less: Allowance for credit losses	減:信貸虧損撥備	(1,301)	(4,590)
		263	1,513
Bills receivables	應收票據	-	500
Other receivables and deposits (note)	其他應收款項及按金(附註)	29,400	12,081
Amount due from a related company	應收關連公司款項		
(note 39(a)(i))	(附註39(a)(i))	6,000	6,000
Advances to suppliers	向供應商墊款	-	1,611
Other prepayments	其他預付款項	10,202	7,764
Value-added tax recoverable	可抵扣增值税	4,954	7,220
		50,819	36,689

Note: Included in other receivables and deposits at 31 December 2021 is an amount of approximately RMB14,523,000 relating to balance of the cash consideration for the disposal of subsidiary, Luoyang Shunhe (see note 41(a)). The balance is non-interest bearing and receivable within 1 year upon completion of the disposal of Luoyang Shunhe.

附註: 於二零二一年十二月三十一日計入其他應 收款項及按金為與出售附屬公司洛陽順和 (見附註41(a))現金代價結餘有關的款項約 人民幣14,523,000元。結餘為免息並可於出 售洛陽順和完成後一年內收取。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

21. TRADE AND OTHER RECEIVABLES (Continued)

21. 應收賬款及其他應收款項(續)

As of the end of the reporting period, the ageing analysis of the trade receivables, based on invoice date and net of allowance for credit losses, is as follows:

應收賬款(按發票日期及扣除信貸虧 損撥備)於報告期末之賬齡分析如下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Within 1 month	1個月內	183	1,320
More than 1 month but less than	1個月後但3個月內		
3 months		-	-
More than 3 months but less than	3個月後但6個月內		
6 months		-	40
More than 6 months but less than	6個月後但12個月內		
12 months		-	66
More than 12 months	12個月後	80	87
		263	1,513

The Group generally allows credit period of 30 to 180 days to its customers. The Group may, on a case by case basis and after evaluation of the business relationship and creditworthiness, extend the credit period upon the customers' requests.

本集團一般給予客戶30至180日信貸 期。本集團可按每個個案及於評估業 務關係及信譽後,應客戶要求延長信 貸期。

The ageing analysis of trade receivables that were past due but not impaired are as follows:

已逾期但未減值的應收賬款之賬齡分 析如下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Neither past due nor impaired	未逾期及未減值	183	1,320
Less than 1 month past due	逾期少於1個月	-	40
1 to 3 months past due	逾期1至3個月	-	66
Over 3 months past due	逾期超過3個月	80	87
		80	193
		263	1,513

Details of impairment assessments of trade and other receivables are set out on Note 35(b).

應收賬款及其他應收款項之減值評估 詳情載於附註35(b)。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

22. BANK BALANCES AND CASH

22. 銀行結餘及現金

		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash and cash equivalents	現金及現金等值物		
- Cash at bank and in hand	一銀行及手頭現金	63,938	25,880

Cash at bank earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default.

For the years ended 31 December 2021 and 2020, the Group performed impairment assessment on the bank balances and concluded that the probability of defaults of the counterparty banks are insignificant and accordingly, no allowance for credit losses is provided.

At the end of the reporting period, the cash and cash equivalents of the Group denominated in RMB amounted to approximately RMB9,869,000 (2020: RMB25,808,000). RMB is not freely convertible into other currencies, however, under the PRC'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 banks authorised to conduct foreign exchange business. 於銀行之現金根據銀行每日存款利率 按浮動利率賺取利息。銀行結餘存放 於信譽良好及最近並無拖欠記錄的銀 行。

截至二零二一年及二零二零年十二月 三十一日止年度,本集團對銀行結餘 進行減值評估,並認為對手方銀行違 約可能性不大,因此並無就信貸虧損 計提撥備。

於報告期末,本集團以人民幣計值的現 金及現金等值物約為人民幣9,869,000 元(二零二零年:人民幣25,808,000 元)。人民幣不可自由兑換成其他貨幣, 但根據中國之外匯管理條例和結匯、 售匯及付匯管理規定,本集團獲准透 過獲授權進行外匯業務之銀行把人民 幣兑換成其他貨幣。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

23. ASSETS OF A DISPOSAL GROUP CLASSIFIED AS HELD FOR SALE

On 2 December 2021, the Group with other party (together as the "Vendors") entered into a conditional sale and purchase agreement with a third party, Guangxi Tongzhou Holding Co., Ltd. (the "Purchaser"), pursuant to which the Vendors agreed to sell and the Purchaser agreed to acquire 100% equity interest of Guangxi Beiliu at a total cash consideration of RMB80,000,000, subject to adjustments. The directors of the Company estimated that the net proceeds will be approximately RMB51,000,000. After the completion of the disposal, the Group will cease to hold the 97.5% equity interest in Guangxi Beiliu held by the Group as at 31 December 2021. The resolution for approving the disposal by the shareholders of the Company was passed in the Company's special general meeting on 10 February 2022. Guangxi Beiliu is principally engaged in sales of piped natural gas and provision of gas supply connection services in the PRC. The following are the major classes of assets and liabilities of Guangxi Beiliu which have been classified as assets and liabilities of disposal group held for sale in the consolidated statement of financial position at 31 December 2021.

23. 分類為持作銷售之一間出售集 團之資產

本集團與其他訂約方(統稱為「賣方」) 與第三方Guangxi Tongzhou Holding Co., Ltd. (「買方」)於二零二一年十二 月二日訂立有條件買賣協議,據此, 本集團同意出售而買方同意以現金 總代價人民幣80.000.000元(可予調 整)收購廣西北流100%股權。本公司 董事估計所得款項淨額將約為人民幣 51,000,000元。於出售完成後,本集團 於二零二一年十二月三十一日將不再 持有其於廣西北流擁有的97.5%的權 益。 有關批准該出售事項之決議案已於 二零二二年二月十日經本公司臨時股 東大會通過。廣西北流主要於中國從 事管道天然氣銷售及提供供氣接駁服 務。下列為廣西北流的主要資產和負 **債類別已在二零二一年十二月三十一** 日的綜合財務狀況表中分類為持作出 售之出售組別的資產及負債。

		RMB'000 人民幣千元
Property, plant and equipment	物業、廠房及設備	57,005
Right-of-use assets	使用權資產	6,498
Intangible assets	無形資產	-
Inventories	存貨	788
Trade and other receivables	應收賬款及其他應收款項	5,655
Tax recoverable	可收回税項	593
Bank balances and cash	現金及現金等值物	681
Total assets classified as held for sale	分類為持作出售之總資產	71,220
Trade and other payables	應付賬款及其他應付款項	(33,871)
Amount due to a non-controlling shareholder	應付予非控股股東的款項	(5,099)
Bank borrowings	銀行借款	(35,000)
Provision	撥備	(8,724)
Contract liabilities	合約負債	(16,749)
Total liabilities associated with assets	與分類為持作出售之資產有關之總負債	
classified as held for sale		(99,443)

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

24. TRADE AND OTHER PAYABLES

24. 應付賬款及其他應付款項

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Trade payables	應付賬款	57,778	89,822
Amount due to ultimate controlling	應付最終控股方款項		
party (note 39(a)(ii))	(附註39(a)(ii))	320	18,481
Amounts due to directors (note 39(a)(ii))	應付董事款項 (附註39(a)(ii))	65	581
Amounts due to non-controlling	應付附屬公司之非控股股東		
shareholders of subsidiaries	款項 (附註39(a)(ii))		
(note 39(a)(ii))		1,103	3,437
Accrued expenses and other payables	應計開支及其他應付款項		
(note (i))	(附註(i))	34,099	29,997
Payables for acquisition of property,	业購物業、機器及設備		
plant and equipment	應付款項	106,200	114,306
Loan interest payables	應付貸款利息	3,319	3,033
Value-added and other taxes payables	增值税及其他應付税項	913	1,158
		203,797	260,815

Notes:

附註:

(i)

(i) Accrued expenses and other payables included the estimated costs of dismantling and removing the items of property, plant and equipment and restoring the site on which they are located, amounting to approximately RMB3,302,000 as at 31 December 2021 (2020: RMB3,302,000). 於二零二一年十二月三十一日,應計開支及 其他應付款項包括拆卸及搬遷物業、廠房及設 備項目以及恢復項目所在地原貌之估計成本 約為人民幣3,302,000元(二零二零年:人民幣 3,302,000元)。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

24. TRADE AND OTHER PAYABLES (Continued)

24. 應付賬款及其他應付款項(續)

As of the end of the reporting period, the ageing analysis of the trade payables, based on invoice date, is as follows:

於報告期末,應付賬款(按發票日期) 之賬齡分析如下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Within 1 month	1個月內	-	20,830
More than 1 month but less than	1個月後但3個月內		
3 months			8
More than 3 months but less than	3個月後但6個月內		
6 months		-	687
More than 6 months but less than	6個月後但12個月內		
12 months		-	659
More than 12 months	12個月後	57,778	67,638
		57,778	89,822

25. BANK AND OTHER BORROWINGS

25. 銀行及其他借款

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Secured bank loans (note (a)) Unsecured other loan (note (b))	已抵押銀行貸款(附註(a)) 無抵押其他貸款(附註(b))	- 24,000	35,000 24,200
		24,000	59,200
Analysed as: Amount due within 1 year shown	分析如下: 一年內到期之款項		
under current liabilities Amount due after 1 year shown	(列於流動負債項下) 一年後到期之款項	24,000	54,200
under non-current liabilities	(列於非流動負債項下)	-	5,000
		24,000	59,200

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

25. BANK AND OTHER BORROWINGS (Continued)

Notes:

- (a) At 31 December 2020, secured bank loans carried various interest rates which ranged from 4.5% to 4.7% per annum.
- (b) Unsecured other loan represents loan due to non-controlling shareholder of PRC subsidiary of the Group and bears interest at fixed rate of 5.15% (2020: 7.12%) per annum. Interest expenses on unsecured other loan to non-controlling shareholder of the subsidiary amounted to approximately RMB1,240,000 (2020: RMB1,726,000) payable to Chengrong Investment (note 39(c)) was charged to profit or loss within "finance costs" during the year ended 31 December 2021.

25. 銀行及其他借款(續)

附註:

- (a) 於二零二零年十二月三十一日,已抵押銀行貸款按介乎每年4.5%至4.7%之利率計息。
 - (b) 無抵押其他貸款指應付本集團中國附屬公司 非控股股東之貸款,按每年5.15%(二零二零 年:7.12%)之固定利率計息。向附屬公司非 控股股東作出之無抵押其他貸款之利息開支 約人民幣1,240,000元(二零二零年:人民幣 1,726,000元)應付盛融投資(附註39(c)),已 自截至二零二一年十二月三十一日止年度「財 務費用」內之損益扣除。

26. LEASE LIABILITIES

26. 租賃負債

Lease liabilities payable:	應付租賃負債:	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Within 1 year	1年內	5,998	6,652
After 1 year but within 2 years After 2 years but within 5 years	1年後但2年內 2年後 但5年內	1,503 –	5,998 1,503
		1,503	7,501
Less: Amount due for settlement within 12 months shown	減:12個月內到期償還之 款項(列於流動負債	7,501	14,153
under current liabilities	項下)	(5,998)	(6,652)
Amount due for settlement after 12 months shown under	12個月後到期償還之款項 (列於非流動負債項下)		
non-current liabilities		1,503	7,501

As disclosed in Note 19, the Group entered into 2019 Finance Lease Arrangement with CIMC. Since the transfer of the Equipments – pipelines and plant and machinery does not satisfy the requirements as a sale, the Group as a seller-lessee continues to recognise the Equipments and accounts for the transfer proceeds as lease liabilities within the scope of HKFRS 9. At 31 December 2021, the carrying amount of the pipelines and plant and machinery included in the property, plant and equipment under the 2019 Finance Lease Arrangement are approximately RMB61,758,000 (2020: RMB75,506,000) and RMBNil (2020: RMB8,000) (Note 16). The Group's shareholding is Shanxi Qinshui and Yangcheng Huiyang were also pledged as security for the lease liabilities. 誠如附註19所披露,本集團與中集訂 立二零一九年融資租賃安排。由於轉 讓設備一管道及機器以及器械未能滿 足銷售規定,故本集團作為賣方承租 人繼續將在香港財務報告準則第9號 範圍內轉讓所得款項的設備及馬 確認為租賃負債。於二零二年十二 月三十一日,根據二零一九年融資 時 定 號計入物業、儀器及設備的管 路以及器械的賬面值約為人民幣 61,758,000元)及人民幣零元(二零二 零年:人民幣8,000元)(附註16)。本 集團於山西沁水和陽城惠陽的股權亦 質押用作租賃負債的抵押品。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

27. CONVERTIBLE BONDS

During the year ended 31 December 2015, the Company issued HK\$ denominated zero-coupon convertible bonds with principal amount of HK\$21,238,440 as part of the consideration for acquisition of the Nuoxin Engineering Group. The convertible bonds have a maturity period of 5 years from the issue date and are convertible at the option of the bondholder into 94,142,021 ordinary shares of HK\$0.01 each in the capital of the Company at a conversion price of HK\$0.2256 per share.

The convertible bonds contained two components: liability and equity elements. The equity element on initial recognition amounted to RMB10,544,000 was presented in equity as part of the "convertible bonds reserve". The effective interest rate of the liability component of the convertible bonds on initial recognition was 23.4% per annum.

The movement of the liability component of the convertible bonds for the year ended 31 December 2020 is set out below:

27. 可換股債券

截至二零一五年十二月三十一日止年 度內,本公司發行以港元計值、本金額 為21,238,440港元之零息可換股債券, 以作為收購諾信集團之部分代價。可 換股債券自發行日期起計五年屆滿, 且債券持有人可選擇按換股價每股 0.2256港元轉換為本公司股本中每股 面值0.01港元之94,142,021股普通股。

可換股債券包含兩個部分:負債及權 益部分。初步確認時權益部分為人民 幣10,544,000元,於權益內列作「可換 股債券儲備」之一部分。於初步確認時 可換股債券負債部分之實際年利率為 23.4%。

可換股債券負債部分截至二零二零年 十二月三十一日之變動載列如下:

		2020 二零二零年 RMB'000 人民幣千元
At 1 January	於一月一日	15,604
Effective interest expense charged	已扣除之實際利息開支	3,382
Exchange difference	匯兑差額	(1,167)
Maturity of convertible bonds	可換股債券到期	(17,819)
At 31 December	於十二月三十一日	_

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

28. PROVISION

28. 撥備

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
At 1 January	於一月一日	21,583	19,078
Provision for the year	本年度撥備	3,009	3,376
Amount utilised for the year	本年度動用之款項	(1,403)	(871)
Reclassification to disposal group	重新分類至持作出售之		
held for sale (Note 23)	出售組別(附註23)	(8,724)	-
At 31 December	於十二月三十一日	14,465	21,583

The provision for production safety has been determined by the directors to meet the production safety standards, based on certain percentage of the Group's revenue in accordance with PRC rules and regulations.

生產安全撥備乃由董事根據中國規則 及法規,按照本集團收益之若干百分 比釐定,以符合生產安全標準。

29. CONTRACT LIABILITIES

29. 合約負債

		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Sales of piped natural gas	銷售管道天然氣	-	20,180

As at 1 January 2020, contract liabilities amounted to RMB14,724,000.

The contract liabilities primarily relate to the advance consideration received from customers for sales of piped natural gas, for which revenue is recognised at point in time. This will be recognised as revenue when control of the goods has transferred, being when the goods have been shipped to the customer's specific location. 於二零二零年一月一日,合約負債為 人民幣14,724,000元。

合約負債主要與就銷售管道天然氣預 收客戶代價有關,有關收益於某時間 點確認。其將於貨品的控制權轉移,即 貨品運送至客戶指定地點時確認為收 益。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

29. CONTRACT LIABILITIES (Continued)

The amounts of approximately RMB18,362,000 and RMB11,756,000 included in contract liabilities at 31 December 2020 and 31 December 2019 respectively have been recognised as revenue in 2021 and 2020 respectively.

The significant decreases in contract liabilities in 2021 were due to the reclassification of contract liabilities of Guangxi Beiliu to liabilities associated with assets classified as held for sale (Note 23).

30. DEFERRED TAXATION

Deferred tax liabilities recognised

The components of deferred tax liabilities recognised in the consolidated statement of financial position and the movements during the year are as follows:

29. 合約負債(續)

於二零二零年十二月三十一日及二零 一九年十二月三十一日分別計入合 約負債的金額約人民幣18,362,000元 及人民幣11,756,000元已分別於二零 二一年及二零二零年確認為收益。

於二零二一年的合約負債大幅減少乃 由於廣西北流之合約負債重新分類為 與分類為持作出售之資產有關的負債 (附註23)。

30. 遞延税項

已確認之遞延税項負債

於綜合財務狀況表內確認之遞延税項 負債部分及其於年內之變動如下:

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

30. DEFERRED TAXATION (Continued)

30. 遞延税項(續)

Deferred tax liabilities recognised (Continued)

The following is the analysis of the deferred tax balances for financial reporting purposes:

已確認之遞延税項負債(續)

下列為就財務報告而言的遞延税項結 餘分析:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Deferred tax liabilities recognised in the consolidated statement of	於綜合財務狀況表內確認 之遞延税項負債		
financial position		(4,065)	(4,944)

Deferred tax assets not recognised

At 31 December 2021, the Group has not recognised deferred tax assets in respect of (1) estimated cumulative tax losses carried forward of approximately RMB151 million (2020: RMB120 million) which are due to expire within 1 to 5 years under the current tax legislation and are available for offsetting against future taxable profits of the Group in which the losses arise and (2) deductible temporary difference from excess of tax written down values over the accounting carrying values of certain property, plant and equipment of approximately RMB33.6 million (2020: RMB0.7 million). The cumulative tax losses and the deductible temporary difference have not been recognised as a deferred tax asset as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction and entity.

尚未確認之遞延税項資產

於二零二一年十二月三十一日,本集 團並未確認有關以下各項的遞延税項 資產(1)結轉估計累計税項虧損(其根 據當前税法將於產生虧損之一至五年 內到期,可供抵銷本集團日後之應課 税溢利)約人民幣151,000,000元(二零 二零年:人民幣120,000,000元)及(2)税 項撇銷價值超過若干物業、機器及設 備的會計賬面價值的可扣減暫時差額 約人民幣33,600,000元(二零二零年: 人民幣700,000元)。累計税項虧損及 可扣減暫時差額並未被確認為遞延税 項資產,乃由於在相關税務司法權區 及實體不大可能有可抵銷虧損之未來 應課税溢利。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

31. CAPITAL AND RESERVES

31. 資本及儲備

(a) Authorised and issued share capital

(a) 法定及已發行股本

		202 二零二 Number of shares 股份數目 '000 千股		202 二零二 Number of shares 股份數目 '000 千股	-
Authorised ordinary shares of HK\$0.01 each:	每股面值0.01港元之 法定普通股:				
At 1 January and 31 December	於一月一日及十二月 三十一日	20,000,000	174,064	20,000,000	174,064
lssued and fully paid – Ordinary shares of HK\$0.01 each:	已發行及繳足 一每股面值0.01 港元之普通股				
At 1 January Shares issued in share subscriptions arrangement	於一月一日 根據認購協議發行 的股份(附註i)	1,319,484	10,910	1,319,484	10,910
(note i)		758,516	6,223	-	-
At 31 December	於十二月三十一日	2,078,000	17,133	1,319,484	10,910

Notes:

- (i) On 31 May 2021, pursuant to a subscription agreement dated 31 December 2020 between the Company and Mr. Wang Zhong Shen ("Mr. Wang"), the ultimate controlling party and director of the Company, the Company issued 758,515,714 new ordinary shares of HK\$0.01 each at a price of HK\$0.028 per share to Mr. Wang. Details of the share subscription were contained in the Company's announcements dated 31 May 2021, 21 May 2021, 17 May 2021, 21 April 2021, 16 April 2021, 26 March 2021, 11 February 2021, 21 January 2021 and 31 December 2020.
- (ii) The holders of ordinary shares are entitled to receive dividends as declared from time to time and entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

附註:

- () 於二零二一年五月三十一日,根據本公司與最終控股方及本公司董事王忠勝先生(「王先生」)於二零二零年十二月三十一日簽訂的認購協議,本公司以每股0.028港元的價格向王先生發行758,515,714股每股面值0.01港元的新普通股。有關股份認購之詳情已刊載於本公司日期為二零二一年五月三十一日、二零二一年五月二十一日、二零二一年五月十七日、二零二一年四月二十一日、二零二一年四月十六日、二零二一年二月十一日、二零二一年一月十一日及二零二零年十二月三十一日之公告內。
- () 普通股持有人有權收取不時宣派之股息 及於本公司會議上享有每股一票之投票 權。所有普通股對本公司之剩餘資產均 享有相等權益。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

31. CAPITAL AND RESERVES (Continued)

(b) Nature and purpose of reserves

(i) Share premium

The application of share premium account is governed by the Companies Act 1981 of Bermuda.

(ii) General reserve

According to the relevant laws and regulations in the PRC, each of the PRC subsidiaries is required to appropriate at least 10% of its after-tax profit (after offsetting prior years' losses), based on the PRC statutory financial statements prepared in accordance with the generally accepted accounting principles ("GAAP") and financial regulations applicable to PRC enterprises, to the general reserve fund until the balance of the fund reaches 50% of the PRC subsidiary's registered capital. Thereafter, any further appropriation can be made at the directors' discretion.

The general reserve fund can be utilised to offset the prior years' losses, or be utilised to increase the capital on the condition that the general reserve shall be maintained at a minimum of 25% of the registered capital after such increase.

(iii) Share options reserve

The share options reserve comprises the portion of the grant date fair value of unexercised share options granted to executive directors, employees and consultants of the Group that has been recognised in accordance with the accounting policy adopted for share-based payments in note 3.

31. 資本及儲備(續)

(b) 儲備之性質及目的

(i) 股份溢價

股份溢價賬之應用受百慕達 公司法(一九八一年)所規 管。

(ii) 一般儲備

根據中國有關法律及法規, 各中國附屬公司於抵銷過往 年度虧損後,須根據按公認 會計原則(「公認會計原則」) 及中國企業適用之財務規例 編製之中國法定財務報表, 將其税後溢利撥出最少10% 作為一般儲備金,直至基金 之結餘達到中國附屬公司註 冊資本之50%為止。其後,董 事可酌情決定作出任何額外 撥款。

一般儲備金可用作抵銷過往 年度虧損,或用作增加資本, 惟增加資本後,一般儲備須維 持不少於註冊資本之25%。

(iii) 購股權儲備

購股權儲備包括授予本集團 執行董事、僱員及顧問的未 行使購股權的授出日期公平 值部分,該部分已根據附註3 所述就以股份為基礎的付款 所採納的會計政策而予以確 認。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

31. CAPITAL AND RESERVES (Continued)

(b) Nature and purpose of reserves (Continued)

(iv) Translation reserve

The translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policy set out in note 3.

(v) Contributed surplus

The contributed surplus represents the surplus from share capital reduction arising from the capital reorganisation in 2014.

(vi) Convertible bonds reserve

The convertible bonds reserve represent the value of unexercised equity component of convertible bonds issued by the Company. The reserve is dealt with in accordance with the accounting policy set out in note 3.

32. EQUITY SETTLED SHARE-BASED TRANSACTIONS

The Company's share option scheme (the "Scheme") was adopted pursuant to an ordinary resolution passed by the shareholders of the Company at the extraordinary general meeting held on 18 May 2011 and will remain in force for a period of 10 years. The purpose of the Scheme is to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, consultants and advisers of the Group and to promote the success of the business of the Group. The Scheme was expired on 18 May 2021. A new share option scheme of the Company (the "New Scheme") is conditionally adopted by the shareholders of the Company subsequent to the end of the reporting period on 28 March 2022. There is no material difference in terms between the Scheme and the New Scheme.

31. 資本及儲備(續)

(b) 儲備之性質及目的(續)

(iv) 換算儲備

換算儲備包括所有換算國外 業務財務報表產生之匯兑差 額。換算儲備按照附註3所載 之會計政策處理。

(v) 實繳盈餘

實繳盈餘指因二零一四年資 本重組導致股本削減之盈餘。

(vi) 可換股債券儲備 可換股債券儲備指本公司發 行的可換股債券的未行使權 益部分之價值。該儲備根據 附註3所載的會計政策處理。

32. 以股權結算以股份為基礎之交 易

本公司的購股權計劃(「該計劃」)乃根 據本公司股東於二零一一年五月十八 日舉行的股東特別大會上通過普通決 議案採納,並將於十年期間內持續有 效。該計劃的目的是吸引及挽留優秀 人員,向本集團的僱員(全職及兼職)、 董事、顧問及諮詢人提供額外獎勵,並 促進本集團業務成功。該計劃已於二 零二一年五月十八日屆滿。本公司股 東於二零二二年三月二十八日報告期 末有條件採納本公司新購股權計劃(「新 計劃」)。該計劃與新計劃的條款並無 重大差異。

174

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

32. EQUITY SETTLED SHARE-BASED TRANSACTIONS (Continued)

32. 以股權結算以股份為基礎之交易(續)

(a) The terms and conditions of the grants are as follows:

(a) 授出條款及條件如下:

	Number of options 購股權數目	Vesting conditions 歸屬條件	Contractual life of options 購股權合約年期
Options granted: 已授出購股權 :			
30 May 2011 二零一一年五月三十日	27,957,078	Vest immediately 即時歸屬	10 years 十年
30 May 2011	5,596,092	50% are exercisable at any time after the expiry of 1 year from the date of grant up to 2 years from the date of grant; and 100% are exercisable at any time after the expiry of 2 years from the date of grant up to 10 years from the date of offer.	10 years
二零一一年五月三十日 		50%可於授出日期起計滿1年至授出日期起計滿2年期 間隨時行使:及100%可於授出日期起計滿2年至要 約日期起計滿10年期間隨時行使。	十年
Total share options granted 已授出購股權總數	33,553,170		

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

32. EQUITY SETTLED SHARE-BASED TRANSACTIONS (Continued)

(b) The number and weighted average exercise prices of share options are as follows:

The following table discloses movements in the Company's share options under the Scheme during the year ended 31 December 2021:

32. 以股權結算以股份為基礎之交易(續)

(b) 購股權之數目及加權平均行 使價如下:

下表披露截至二零二一年十二月 三十一日止年度該計劃項下之本 公司購股權變動:

Date of grant 授出日期	Period during which share options are exercisable 購股權可行使期	Exercise price per share 每股行使價 HK\$ 港元	Outstanding at 1 January 2021 於二零二一年 一月一日 未行使	Number of share options granted during the year 年內授出之 購股權數目	Exercised during the year 年內已行使	Lapsed during the year 年內已失效	Outstanding at 31 December 2021 於二零二一年 十二月三十一日 未行使
30/5/2011 30/5/2011 30/5/2011	30/5/2011 - 29/5/2021 30/5/2012 - 29/5/2021 30/5/2013 - 29/5/2021	3.81 3.81 3.81	27,632,328 2,243,373 2,243,373		- - -	(27,632,328) (2,243,373) (2,243,373)	-
			32,119,074	-	-	32,119,074	-
Exercisable at the end of year 於年末可行使							
Weighted average exercise price (HK\$) 加權平均行使價 (港元)			3.81	-	-	-	-

CHINA CBM GROUP COMPANY LIMITED

176

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

32. EQUITY SETTLED SHARE-BASED TRANSACTIONS (Continued)

32. 以股權結算以股份為基礎之交易(續)

(b) 購股權之數目及加權平均行

使價如下:(續)

(b) The number and weighted average exercise prices of share options are as follows: (Continued)

The following table discloses movements in the Company's share options under the Scheme during the year ended 31 December 2020:

下表披露截至二零二零年十二月 三十一日止年度該計劃項下之本 公司購股權變動:

Date of grant 授出日期	Period during which share options are exercisable 購股權可行使期	Exercise price per share 每股行使價 HK\$ 港元	Outstanding at 1 January 2020 於二零二零年 一月一日 未行使	Number of share options granted during the year 年內授出之 購股權數目	Exercised during the year 年內已行使	Lapsed during the year 年內已失效	Outstanding at 31 December 2020 於二零二零年 十二月三十一日 未行使
30/5/2011 30/5/2011 30/5/2011	30/5/2011 – 29/5/2021 30/5/2012 – 29/5/2021 30/5/2013 – 29/5/2021	3.81 3.81 3.81	27,632,328 2,243,373 2,243,373	- - -	- - -	- - -	27,632,328 2,243,373 2,243,373
			32,119,074	-	_	-	32,119,074
Exercisable at the end of year 於年末可行使							32,119,074
Weighted average exercise price (HK\$) 加權平均行使價 (港元)			3.81	-	-	-	3.81

No new share options were granted to eligible participants under the Scheme during the years ended 31 December 2021 and 2020.

No share options were exercised during the years ended 31 December 2021 and 2020.

The options outstanding at 31 December 2020 had an exercise price of HK\$3.81 and a weighted average remaining contractual life of 0.4 years. 截至二零二一年及二零二零年 十二月三十一日止年度,概無根 據該計劃向合資格參與者授出新 購股權。

截至二零二一年及二零二零年 十二月三十一日止年度,概無購 股權獲行使。

於二零二零年十二月三十一日之 未行使購股權之行使價為3.81港 元,餘下之加權平均合約年期為0.4 年。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

33. DEFINED CONTRIBUTION RETIREMENT PLAN

The Group operates a Mandatory Provident Fund Scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF Scheme is a defined contribution retirement scheme administered by independent trustees. Under the MPF Scheme, the employer and its employees are each required to make contributions to the MPF Scheme at 5% of the employee's relevant income, subject to a cap of monthly relevant income of HK\$30,000. Contributions to the MPF Scheme vest immediately.

The Company's subsidiaries established in the PRC participate in a mandatory central pension scheme organised by the PRC Government for certain of its employees, the assets of which are held separately from those of the Group. Contributions made are based on a percentage of the eligible employees' salaries and are charged to profit or loss as they become payable in accordance with the rules of the scheme. The employer's contributions vest fully once they are made.

Under the above schemes, retirement benefits of existing and retired employees are payable by the relevant scheme administrators and the Group has no further obligations beyond the annual contributions.

The aggregate amounts of employer's contributions by the Group in respect of retirement benefits schemes dealt with in profit or loss for the year are disclosed in note 9(a) to these consolidated financial statements.

The Group does not have any other pension schemes for its employees in respect of the subsidiaries outside Hong Kong and the PRC. In the opinion of the directors of the Company, the Group did not have any significant contingent liabilities as at 31 December 2021 and 2020 in respect of the retirement of its employees.

33. 定額供款退休計劃

本集團就僱用於香港僱傭條例管轄範 圍之僱員,根據香港強制性公積金計 劃條例設立強制性公積金計劃(「強積 金計劃」)。強積金計劃指由獨立信託 人管理之定額供款退休計劃。根據強 積金計劃,僱主及其僱員須各自按僱 員相關收入之5%向強積金計劃作出供 款,每月之相關收入上限為30,000港 元。強積金計劃供款將即時撥歸僱員 所有。

本公司於中國成立之附屬公司為其若 干僱員參與由中國政府籌辦之強制性 中央退休金計劃,該計劃之資產與本 集團之資產分開持有。根據該計劃之 規則,本集團按合資格僱員之薪金比 率作出供款,並於應付時於損益扣除。 僱主供款於作出後立即全數撥歸僱員 所有。

根據上述計劃,現有及退休僱員之退 休福利由有關計劃管理人負責支付, 本集團除每年供款外並無其他責任。

本集團就退休福利計劃作出之僱主供款總額於年內之損益中處理,並已於 此等綜合財務報表附註9(a)中披露。

本集團並無就香港及中國以外附屬公 司之僱員設立任何其他退休金計劃。 本公司董事認為,於二零二一年及二 零二零年十二月三十一日,本集團並 無任何有關其僱員退休之重大或然負 債。

178

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

34. CAPITAL RISK MANAGEMENT

34. 資本風險管理

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher levels of borrowings afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt.

The Group monitors its capital structure on the basis of total debt to equity. Total debt comprises the Group's bank and other borrowings, lease liabilities and convertible bonds as shown in the consolidated statement of financial position. Equity comprises equity attributable to equity shareholders of the Company as shown in the consolidated statement of financial position.

The total debt to equity ratio as at 31 December 2021 and 2020 are as follows:

本集團管理資本之主要目標為確保本 集團持續經營之能力,以向股東提供 回報,並維持最佳資本結構藉以減低 資金成本。

本集團積極並定期檢討及管理其資本 結構,以在盡可能提高股東回報與穩 健資本狀況可承受之較高借貸水平之 間取得平衡,並因應經濟情況之變動 對資本結構作出調整。為維持或調整 資本結構,本集團可能調整派付予股 東之股息金額、發行新股或出售資產 以減低債務。

本集團以總負債對權益基準監察其資本結構。總負債包括本集團之銀行及 其他借款、租賃負債及可換股債券(如 綜合財務狀況表所示)。權益包括本公 司權益股東應佔權益(如綜合財務狀 況表所示)。

於二零二一年及二零二零年十二月 三十一日之總負債對權益比率如下:

		Notes 附註	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Bank and other borrowings Lease liabilities	銀行及其他借款 租賃負債	25 26	24,000 7,501	59,200 14,153
Total debt Equity attributable to equity shareholders of the Company	總負債 本公司權益股東應佔權益		31,501	73,353
Total debt to equity ratio	總負債對權益比率		19.49%	49.65%

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

34. CAPITAL RISK MANAGEMENT (Continued)

The Group is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2021 and 2020.

35. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments

The carrying amounts of each of the categories of financial instruments of the Group as at the end of the reporting period are as follows:

34. 資本風險管理(續)

本集團毋須受限於任何外部施加的資 本規定。截至二零二一年及二零二零 年十二月三十一日止年度,管理資本 的目標、政策或程序並無變動。

35. 金融工具

(a) 金融工具分類

本集團於報告期末的各類金融工 具之賬面值如下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Financial assets	金融資產		
At amortised cost: Trade and other receivables Cash and cash equivalents	以攤銷成本列賬: 應收賬款及其他應收款 現金及現金等值物	37,663 63,938	22,094 25,880
Financial liabilities	金融負債		
At amortised cost:	以攤銷成本列賬:		
Trade and other payables	應付賬款及其他應付款	202,884	259,657
Bank and other borrowings	銀行及其他借款	24,000	59,200
Lease liabilities	租賃負債	7,501	14,153

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

35. 金融工具(續)

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade and other receivables, cash and cash equivalents, trade and other payables, bank and other borrowings and lease liabilities. Details of the financial instruments are disclosed in the respective notes. The risks associated with these financial instruments include credit risk, liquidity risk, interest rate risk, currency risk and other price risk arises in the normal course of the Group's business. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner. There has been no change to the types of the Group's exposure in respect of financial instruments or the manner in which it manages and measures the risks.

Credit risk and impairment assessment

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

(i) Trade receivables

The Group has no significant concentration of credit risk with respect to trade receivables as no one customer is responsible for more than 10% of the Group's trade receivables.

(b) 財務風險管理目標及政策

本集團之主要金融工具包括應收 賬款及其他應收款項、現金及現金 等值物、應付賬款及其他應付款 項、銀行及其他借款及租賃負債。 金融工具之詳情於其各自附註披 露。該等金融工具之相關風險包 括本集團在日常業務過程中產生 之信貸風險、流動資金風險、利率 風險、貨幣風險及其他價格風險。 管理層管理及監測該等風險,以 確保能及時有效落實妥善的措施。 本集團有關金融工具之風險類型 或其管理及計量風險之方式並無 變動。

信貸風險及減值評估

信貸風險指本集團的對手方違反 其合約責任,導致本集團蒙受財 務損失。本集團的信貸風險主要 源於應收賬款、應收票據、其他應 收款項、應收一間關聯公司款項 及銀行結餘。本集團並無持有任 何抵押品或其他信貸增強措施以 保障與金融資產有關的信貸風險。

(i) 應收賬款

本集團按應收賬款而言,並 無重大信貸集中風險,因為 概無單一客戶佔本集團應收 賬款超過10%。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

- 35. 金融工具(續)
- (b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)(i) Trade receivables (Continued)

The Group has concentration of credit risk by geographical location as the entire balance of its trade receivable as at 31 December 2021 and 2020 were in the PRC.

In order to minimise risk, the management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis. Credit evaluations of its customers' financial position and condition are performed on each major customer periodically. These evaluations focus on the customers' past history of making payments when due and current ability to pay, and take into account information specific to the customers as well as pertaining to the economic environment in which the customers operate. The Group does not require collateral in respect of its financial assets. Trade debtors are usually due within 30 to 180 days from the date of billing.

The Group also performs impairment assessment under ECL model on trade receivables individually or based on provision matrix. Except for items that are subject to individual evaluation, which are assessed for impairment individually, the remaining trade receivables are grouped under a provision matrix based on shared credit risk characteristics by reference to repayment histories for recurring customers and current past due exposure. Impairment of RMBNil (2020: RMB848,000) is recognised during the year. Details of the quantitative disclosures are set out below in this note. (b) 財務風險管理目標及政策 (續)

信貸風險及減值評估(續) (i) 應收賬款(續)

本集團按地理位置而言面臨 信貸集中風險,因為其於二 零二一年及二零二零年十二 月三十一日之應收賬款結餘 全部均位於中國。

為盡量減低風險,管理層已 訂立一項信貸政策,並對有 關信貸風險進行持續監察。 本集團會定期對各主要客戶 之財務狀況及條件進行信覺 評估。該等評估針對客戶 前之支付能力,並考慮不戶 精定資料及客戶經營所處距 就其金融資產要求抵押品。 應收賬款一般自開單日期起 30至180日內到期。

本集團亦根據預期信貸虧損 模式個別及按照撥備矩陣對 應收賬款進行減值評估。除 須進行個人估值的項目單 進行減值評估外,其餘應收 賬款均參考經常性客戶的還 款記錄及目前的逾期風險, 按照共同信貸風險特徵根據 續先陣歸類。年內確認減 值人民幣848,000元)。量化披 露詳情載於本附註下文。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

35. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued) (ii) Bills receivables

The credit risk associated with bills receivables, which are all bank acceptance drafts, is limited because the accepting bank will cash the bills unconditionally when the entity presents these bills.

(iii) Bank balances

The credit risk of the Group on liquid funds is limited because the majority of the counterparties are international banks and state-owned banks with good reputation.

(iv) Other receivables and amount due from a related company

Apart from the credit-impaired other receivables as disclosed in the note below, the credit risk on other receivables and amount due from a related company is also limited because of the natures of these balances, credit quality of the counterparties and the historical settlement record. (b) 財務風險管理目標及政策 (續)

信貸風險及減值評估(*續*) (ii) 應收票據

與應收票據(為所有銀行承 兑匯票)有關的信貸風險有 限,因為接收銀行將在實體 出示該等票據時無條件兑現 票據。

(iii) 銀行結餘

本集團就流動資金承受的信 貸風險有限,因為大部分對 手方為信譽良好的國際銀行 及國有銀行。

(iv) 其他應收款項及應收一間關 聯公司款項

除下文附註所披露的其他信 貸減值應收款項外,就其他 應收款項及應收一間關聯公 司款項承受的信貸風險亦有 限,乃由於該等結餘的性質、 對手方的信貸質素及過往結 算記錄所致。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FII	NANCIAL INSTRUMENTS (Continu	ed)	35	5.金融工具(續)	
(b)	Financial risk management objective (Continued)	es and p	olicies	(b) 財務風險管理目 <i>(續)</i>	標及政策
	Credit risk and impairment assessment (Continued) The tables below detail the credit risk exposures of the Group's financial assets, which are subject to ECL assessment:			信貸風險及減值評 6 下表列示本集團須 虧損評估的金融資 詳情:	接受預期信貸
	2021	Notes	Internal credit rating	12-month or lifetime ECL 12個月或全期	Gross carrying amount
	二零二一年	附註	內部信貸評級	預期信貸虧損	賬面總值 RMB'000 人民幣千元
	Financial assets at amortised costs				
	按攤銷成本列賬的金融資產 Bank balances and cash 銀行結餘及現金	22	N/A 不適用	12-month ECL 12個月預期信貸虧損	63,938
	Trade receivables 應收賬款	21	(note i) (附註i)	Lifetime ECL 全期預期信貸虧損	1,564
	Amount due from a related company 應收一間關聯公司款項	21	(note ii) (附註ii)	12-month ECL 12個月預期信貸虧損	6,000
	Other receivables 其他應收款項	21	(note ii) (附註ii) (note iii) (附註iii)	12-month ECL 12個月預期信貸虧損 Lifetime ECL 全期預期信貸虧損	18,029 15,466

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

35. 金融工具(續)

(續)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

信貸風險及減值評估(續)

(b) 財務風險管理目標及政策

2020 二零二零年	Notes 附註	Internal credit rating 內部信貸評級	12-mor lifetime 12個月 預期信	ECL 或全期	Gross carrying amount 賬面總值 RMB'000 人民幣千元
Financial assets at amortised costs 按攤銷成本列賬的金融資產 Bank balances and cash 銀行結餘及現金	22	N/A 不適用		nth ECL 預期信貸虧損	25,880
Trade receivables 應收賬款	21	(note i) (附註i)	Lifetime 全期預	ŧECL 期信貸虧損	6,103
Amount due from a related company 應收一間關聯公司款項	21	(note ii) (附註ii)		nth ECL 預期信貸虧損	6,000
Other receivables 其他應收款項	21	(note ii) (附註ii) (note iii) (附註iii)	12個月 Lifetime	nth ECL 預期信貸虧損 ∋ ECL 期信貸虧損	- 15,781
Notes:			附註	:	
(i) For trade receivables, the Group has applied the in HKFRS 9 to measure the loss allowance at life items that are subject to individual evaluation, wh impairment individually, the Group determines the E past due status.	time ECL. hich are as	Except for sessed for	(i)	就應收賬款而言,本 務報告準則第9號的 期信貸虧損計量減(別估值的項目已單3 團按逾期情況釐定調 虧損。	的簡化法,按全期預 直撥備。除須進行個 蜀評估減值外,本集
(ii) For the purposes of internal credit risk management due information to assess whether credit risk has since initial recognition. As at 31 December 20 balances are either not past due or doesn't have fixe	increased and 20	significantly 020, these	(ii)	就內部信貸風險管理 逾期資料評估信貸 是否顯著增加。於二 零年十二月三十一日 期或不設固定還款其	■險自初步確認以來 =零二一年及二零二 ∃,該等結餘並未逾
(iii) The directors of the Company considers credit significantly and those past due more than 90 da credit-impaired.			(iii)	本公司董事認為信貸 且該等逾期超過90日 現信貸減值。	

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

35. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

As part of the Group's credit risk management, the Group uses debtors' aging to assess the impairment for its customers because these customers have common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The following table provides information about the exposure to credit risk for trade receivables which are assessed based on provision matrix within lifetime ECL (not credit-impaired).

(b) 財務風險管理目標及政策 (續)

信貸風險及減值評估(續)

作為本集團信貸風險管理的一部 分,本集團使用債務人的賬齡評 估客戶的減值,因為該等客戶具 共同風險特徵,可反映客戶根據 合約條款在所有款項到期時支付 的能力。下表提供有關應收賬款 信貸風險的資料,該等風險乃根 據全期預期信貸虧損內的撥備矩 陣(未出現信貸減值)評估。

		2021 二零二一年		2020 二零二零年		
Gross carrying amount 賬面總值		Average loss rate 平均損失率	Trade receivables 應收賬款	Average loss rate 平均損失率	Trade receivables 應收賬款	
Current (not past due) Less than 1 month past due 1 to 6 months past due 7 to 12 months past due Over 1 year past due	即期(未逾期) 逾期少於一個月 逾期一至六個月 逾期七至十二個月 逾期超 過一年	0% 0% 0% 94%	183 - - 1,381	0% 0% 0% 100%	1,320 40 66 87 4,590	
			1,564		6,103	

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated. 估計損失率乃根據債務人於預期 年期內的過往觀察違約率估計, 並就無需過大成本或努力就可獲 得的前瞻性資料作出調整。管理 層定期檢討該組合,以確保更新 特定債務人的相關資料。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

31 December 2021.

simplified approach.

35. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued) During the year ended 31 December 2021, the Group provided impairment allowance for trade receivables, based on the provision matrix. The impairment allowance

amounted to RMB1,301,000 (2020: RMB4,590,000) as at

The following table shows the movement in lifetime ECL

that has been recognised for trade receivables under the

(續) 信貸風險及減值評估(續) 截至二零二一年十二月三十一日

(b) 財務風險管理目標及政策

止年度,本集團根據撥備矩陣就 應收賬款計提減值撥備。於二零 二一年十二月三十一日,減值撥 備為人民幣1,301,000元(二零二 零年:人民幣4,590,000元)。

下表列示根據簡化法就應收賬款 確認的全期預期信貸虧損變動。

		Lifetime ECL (credit- impaired) 全期預期信貸 虧損(已出現 減值虧損) RMB'000 人民幣千元
As at 1 January 2020	於二零二零年一月一日	3,813
Impairment losses recognised	已確認減值虧損	848
Impairment losses reversed	減值虧損撥回	(71)
As at 31 December 2020	於二零二零年十二月三十一日	4,590
Impairment losses reversed	減值虧損撥回	(3,013)
Reclassification to disposal group held for sale	重新分類為持作出售之出售組別	(88)
Release on disposal of subsidiaries	於出售附屬公司時解除	(188)
As at 31 December 2021	於二零二一年十二月三十一日	1,301

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. 金融工具(續) 35. FINANCIAL INSTRUMENTS (Continued) (b) Financial risk management objectives and policies (b) 財務風險管理目標及政策 (Continued)

Credit risk and impairment assessment (Continued)

Changes in the loss allowance for trade receivables are mainly due to:

(續)

信貸風險及減值評估(續)

應收賬款之虧損撥備變動乃主要 由於:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Increase in days past due over	逾期日數增加超過180日		
180 days resulted in an increase in loss allowance	導致虧損撥備增加	-	848
Settlement in full of trade receivables which were impaired in previous yea	悉數結付過往年度減值的 rs 貿易應收款項	(3,013)	(71)
Reclassification to disposal group held for sale	重新分類為持作出售之 出售組別	(88)	_
Release on disposal of subsidiaries	於出售附屬公司時解除	(188)	
		(2.000)	
		(3,289)	777

The following tables show reconciliation of loss allowances that has been recognised for other receivables.

下表列示就其他應收款項確認的 虧損撥備對賬。

		Lifetime ECL (credit- impaired) 全期預期信貸 虧損(已出現 減值虧損) RMB'000 人民幣千元
As at 1 January 2020	於二零二零年一月一日	7,497
Impairment loss reversed	減值虧損撥回	(25)
As at 31 December 2020	於二零二零年十二月三十一日	7,472
Impairment loss reversed	減值虧損撥回	(86)
Impairment loss recognised	已確認減值虧損	100
Reclassification to disposal group held for sale	重新分類為持作出售之出售組別	(5)
Release on disposal of subsidiaries	於出售附屬公司時解除	(100)
As at 31 December 2021	於二零二一年十二月三十一日	7,381

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

. FINANCIAL INSTRUMENTS (Con	ntinued)	35. 金	融工具(續)	
(b) Financial risk management object (Continued)	tives and policies	(b)	財務風險管理 <i>(續)</i>	目標及政策
	Credit risk and impairment assessment (Continued) Changes in the loss allowance for other receivables are mainly due to:			評估 <i>(續)</i> 5損撥備的變動乃
			2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Changes in average loss rate/Net remeasurement of loss allowance Settlement in full of other receivables which were impaired in	平均損失率變動/虧 撥備重新計量淨額 悉數結付過往年度減(其他應收款項		100	-
previous years	*//· ヘ/· ++ /나 ···· ··· 나 =		-	(25)
Write-off of other receivables Reclassification to disposal group	撤銷其他應收款項 重新分類為持作出售;	Ż	(86)	-
held for sale Release on disposal of subsidiaries	出售組別 於出售附屬公司時解	全	(5) (100)	-
- Telease Un dispusar un subsidiaries	<u>水田百附廣</u> ム时时件		(100)	
			(91)	(25)

Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including the short-term investment of cash surpluses and the raising of loans to cover expected cash demands, subject to board of directors' approval. The Group's policy is to regularly monitor current and expected liquidity requirements and its compliance with lending covenants to ensure that it maintains sufficient amount of cash and adequate committed lines of funding from financial institutions to meet its liquidity requirements in the short and longer term.

流動資金風險

本集團旗下之獨立營運實體須負 責其各自之現金管理,包括現金 盈餘之短期投資及籌措貸款以滿 足預期現金需求,惟須獲董事會 批准方可作實。本集團之政策查 定期監察當前及預計之流動資 定期監察當前及預計之流動資金 需求,及遵守借貸契諾之情況,以 確保本集團能維持充裕的現金金 額及從金融機構取得足夠的承諾 信貸融資,以滿足其短期及長期 流動資金之要求。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

The following tables set out the weighted average effective interest rate and the remaining contractual maturities at the end of the reporting period of the Group's non-derivative financial liabilities based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay:

35. 金融工具(續)

(b) 財務風險管理目標及政策 (續)

流動資金風險(續)

下表載列本集團之非衍生金融負 債於報告期末之加權平均實際利 率及餘下合約期,乃基於合約未 貼現現金流量(包括使用合約利 率或(如按浮息)按報告期末之現 行利率計算之利息付款)及本集團 須予償還之最早日期而釐定:

		2021 二零二一年			2020 二零二零年								
				More than	More than	Total				More than	More than	Total	
			Within	1 year but	2 years but	contractual			Within	1 year but	2 years but	contractual	
		Effective	1 year or	less than	less than	undiscounted	Carrying	Effective	1 year or	less than	less than	undiscounted	Carrying
		interest rate	on demand	2 years	5 years	cash flows	amount	interest rate	on demand	2 years	5 years	cash flows	amount
			1年內			合約			1年內			合約	
			或須按	1年以上	2 年以上	未貼現現金			或須按	1年以上	2年以上	未貼現現金	
		實際利率	要求償還	2年以內	5年以內	流量總額	賬面值	實際利率	要求償還	2年以內	5年以內	流量總額	賬面值
		%	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	%	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	%	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
Non-derivative Financial	非衍生金融負債												
liabilities													
Trade payables	應付賬款	N/A不適用	57,778	-	-	57,778	57,778	N/A不適用	89,822	-	-	89,822	89,822
Amount due to ultimate controlling	應付最終控股公司款項												
party		N/A不適用	320	-	-	320	320	N/A不適用	18,481	-	-	18,481	18,481
Amounts due to directors	應付董事款項	N/A不適用	65	-	-	65	65	N/A不適用	581	-	-	581	581
Amounts due to non-controlling	應付附屬公司之非控股												
shareholders of subsidiaries	股東款項	N/A不適用	1,103	-	-	1,103	1,103	N/A不適用	3,437	-	-	3,437	3,437
Accrued expenses and	應計開支及其他應付款項												
other payables		N/A不適用	37,418	-	-	37,418	37,418	N/A不適用	33,030	-	-	33,030	33,030
Payables for acquisition of property,	收購物業、機器及設備之												
plant and equipment	應付款項	N/A不適用	106,200	-	-	106,200	106,200	N/A不適用	114,306	-	-	114,306	114,306
Bank and other borrowings	銀行及其他借款	5.15%	25,235	-	-	25,235	24,000	4.5% to 7.12%	32,971	30,973	-	63,944	59,200
Lease liabilities	租賃負債	10.28%	6,415	1,555	-	7,970	7,501	10.28%	7,776	6,415	1,555	15,746	14,153
			234,534	1,555	-	236,089	234,385		300.404	37,388	1,555	339,347	333,010

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

35. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

Interest rate risk

The Group's fair value interest rate risk relates to primarily to its fixed-rate borrowings. The cash flow interest rate risk of the Group relates primarily to their variable-rate bank deposits and lease liabilities. The management considers that the exposure to interest rate risk on bank deposits is insignificant. For borrowings which are fixed-rate instruments is insensitive to any change in interest rates. A change in interest rates at the end of the reporting period would not affect profit or loss. The cash flow interest rate risk is mainly concentrated on the fluctuation of the interest rate to be promulgated by the People's Bank of China ("PBOC") arising from the Group's RMB denominated lease liabilities. The Group currently does not have an interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

Sensitivity analysis

At 31 December 2021, it is estimated that a general increase/decrease of 50 basis points in the interest rates, with all other variables held constant, would have increased/ decreased the Group's loss for the year by approximately RMB158,000 (2020: RMB367,000). The sensitivity analysis above indicates the instantaneous change in the Group's loss for the year that would arise in respect of the exposure to cash flow interest risk arising from floating rate lease liabilities held by the Group.

(b) 財務風險管理目標及政策 (續)

利率風險

敏感度分析

於二零二一年十二月三十一日, 在所有其他變數維持不變的情況 下,估計利率整體增加/減少50個 基點將導致本集團年內虧損增加/ 減少約人民幣158,000元(二零二 零年:人民幣367,000元)。上述之 敏感度分析顯示,本集團持有之 浮息租賃負債所產生之現金流量 利率風險將會令本集團年內虧損 出現即時變動。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

- (b) Financial risk management objectives and policies (Continued)

Currency risk

(i) Exposure to currency risk

RMB is not freely convertible into foreign currencies. All foreign exchange transactions involving RMB must take place through PBOC or other institutions authorised to buy and sell foreign exchange. The exchange rate adopted for foreign exchange transactions are the rates of exchange quoted by the PBOC that would be subject to a managed float against an unspecified basket of currencies.

Foreign currency payments, including the remittance of earnings outside the PRC, are subject to the availability of foreign currency (which depends on the foreign currency denominated earnings of the Group) or must be arranged through the PBOC with government approval.

The group entities collect most of the revenue and incur most of expenditures in their respective functional currencies. The directors consider that the Group's exposure to foreign currency exchange is insignificant as the majority of the Group's transactions are denominated in the functional currency of each individual group entity. The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign exposure should the need arise.

35. 金融工具(續)

(b) 財務風險管理目標及政策 (續)

貨幣風險 (i) 貨幣風險承擔

人民幣不可自由兑換為外幣。 所有涉及人民幣之外匯交易 必須透過人行或其他獲准買 賣外匯之機構進行。就外匯 交易採納之匯率為人行所報 之匯率,有關匯率將根據一 籃子沒有列明之貨幣於受監 管範圍內浮動。

外幣付款,包括將盈利匯出 中國,須視乎外幣供應情況 (外幣供應則視乎本集團以外 幣列值之盈利金額)而定或必 須在政府批准下透過人行安 排。

集團實體收取的大部份收益 及產生的大部份開支均以其 各自的功能貨幣計值。董事 認為,由於本集團大部份交 易以個別集團實體各自的功 能貨幣計值,故本集團所面 臨的外匯風險並不重大。本 集團現時並無外幣對沖政策。 然而,管理層會監察外匯風 險,並於有需要時,考慮對重 大外幣風險作出對沖。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

35. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

Currency risk (Continued)

(i) Exposure to currency risk (Continued)

At the end of the reporting period, the carrying amounts of the Group's major monetary assets denominated in a currency other than the functional currencies of the relevant group entities are as follows: (b) 財務風險管理目標及政策 (續)

貨幣風險(續)

(i) 貨幣風險承擔(續)

於報告期末,本集團以相關 集團實體功能貨幣以外貨幣 列值之主要貨幣資產之賬面 值如下:

		Exposure to fo 外幣風	
		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Cash and cash equivalents	現金及現金等值物		
– Hong Kong dollars	一 港元	54,069	72

(ii) Sensitivity analysis

The following table indicates the approximate change in the Group's loss for the year and accumulated losses in response to reasonably possible changes in the foreign exchange rates to which the Group has significant exposure at the end of the reporting period. (ii) 敏感度分析

下表説明,於報告期末,本集 團本年度虧損及累計虧損因 應本集團有顯著風險承擔之 匯率之合理可能變動而產生 之概約變動。

	20		2020		
	二零二	二一年	_零_	零年	
	ncrease/	Effect on	Increase/	Effect on	
(decrease)	loss after	(decrease)	loss after	
	n foreign	taxation and	in foreign	taxation and	
e	exchange	accumulated	exchange	accumulated	
	rates	losses	rates	losses	
		對税後虧損		對税後虧損	
1 日本	率上升/	及累計虧損	匯率上升/	及累計虧損	
	(下跌)	之影響	(下跌)	之影響	
		RMB'000		RMB'000	
		人民幣千元		人民幣千元	
	5%	(2,703)	5%	(4)	
	(5%)	2,703	(5%)	4	

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. FINANCIAL INSTRUMENTS (Continued)

- 35. 金融工具(續)
- (b) Financial risk management objectives and policies (Continued)

Currency risk (Continued)

(ii) Sensitivity analysis (Continued)

The sensitivity analysis above has been determined assuming that the change in foreign exchange rates had occurred at the end of the reporting period and had been applied to the Group's exposure to currency risk for financial instruments in existence at that date, and that all other variables, in particular interest rates, remain constant. Results of the analysis as presented in the above table represent an aggregation of the effects on each of the group entities' loss for the year. The stated changes are used when reporting currency risk internally to key management and represent management's assessment of reasonably possible changes in foreign exchange rates over the period until the end of the next reporting period. The analysis is performed on the same basis for 2020.

Other price risk

Oil and gas price risk

Apart from the financial instruments disclosed above, the Group's activities expose it to market risk relating to oil and gas price risks.

The Group is engaged in a wide range of gas related activities. The global oil and gas market is affected by international political, economic and global demand for and supply of oil and gas. A decrease in the world prices of cruel oil and gas could adversely affect the Group's financial position. The Group has not used any derivative instruments to hedge against potential price fluctuations of crude oil and refined and gas products. The management will consider hedging oil and gas exposure should the need arise. (b) 財務風險管理目標及政策 (續)

貨幣風險(續) (ii) 敏感度分析(續)

上述敏感度分析乃假設外匯 匯率變動於報告期末已發生, 並已應用於本集團就該日存 在之金融工具承擔之貨幣風 ,且假設所有其他變數(尤 其是利率)維持不變而釐定。 上表星列之分析結果代表對 各集團實體年內溢變動於「 在之分析結果代表對 各集團實體年內溢變動於「 下一個報告則 末止期間之合理潛在變動之 評估。有關分析按與二零二 零年相同之基準進行。

其他價格風險 *石油及天然氣價格風險*

除上文所披露之金融工具外,本 集團之業務活動令本集團承受與 石油及天然氣價格風險相關之市 場風險。

本集團從事多項天然氣相關業務。 全球石油及天然氣市場受國際政 治、經濟及全球石油及天然氣供 求所影響。原油及天然氣之全球 價格下跌可對本集團之財務狀況 造成不利影響。本集團並未使用 任何衍生工具,對沖原油、經提煉 產品及天然氣產品之潛在價格波 動。倘有需要時,管理層將會考慮 對沖石油及天然氣價格風險。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

35. 金融工具(續) 35. FINANCIAL INSTRUMENTS (Continued) (c) 金融工具之公平值計量 (c) Fair value measurement of financial instruments 於二零二一年及二零二零年十二 The carrying amounts of the Group's financial instruments 月三十一日,本集團按成本或攤 carried at cost or amortised cost are not materially different from their fair values as at 31 December 2021 and 2020 銷成本列賬之金融工具之賬面值 due to their short term maturities. 與其公平值概無重大差異,此乃 由於其期限較短。

36. CAPITAL COMMITMENTS

The Group had the following significant capital commitments contracted but not provided for in the consolidated financial statements:

36. 承擔

本集團於綜合財務報表已訂約惟未撥 備之重大資本承擔如下:

		2021	2020
		二零二一年	二零二零年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Acquisition of property, plant and equipment (including construction	收購物業、機器及設備 (包括在建工程)		
in progress)		27,543	30,978

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

37. NOTE TO THE CONSOLIDATED STATEMENT 3 OF CASH FLOWS

37. 綜合現金流量表附註

(i) Changes in liabilities arising from financing activities

(i) 融資活動產生之負債變動

產生之負債變動:

下表列示本年度本集團融資活動

The following table shows the Group's changes in liabilities arising from financing activities during the year:

		Bank and other borrowings 銀行及 其他借款 RMB'000 人民幣千元	Lease liabilities 租賃負債 RMB'000 人民幣千元	Convertible bonds 可換股債券 RMB'000 人民幣千元	Total liabilities from financing activities 融資活動產生 的總負債 RMB'000 人民幣千元
At 1 January 2020	於二零二零年一月一日	55,507	13,669	15,604	84,780
Interest expense recognised	已確認利息支出	3,364	1,381	3,382	8,127
Changes in cash flows	現金流量變動	3,362	(897)	-	2,465
Non-cash changes	非現金變動	(3,033)	-	(18,986)	(22,019)
At 31 December 2020 and 1 January 2021	於二零二零年 十二月三十一日及 二零二一年一月一日	59,200	14,153	_	73,353
Interest expense recognised	已確認利息支出	6,664	1,124	_	7,788
Changes in cash flows	現金流量變動	(1,838)	(7,776)	-	(9,614)
Reclassification to disposal group held	重新分類為持作 出售之出售組別				
for sale		(35,000)	-	_	(35,000)
Non-cash changes	非現金變動	(5,026)	-	-	(5,026)
At 31 December 2021	於二零二一年 ————————————————————————————————————	24.000	7 501		21 501
	十二月三十一日	24,000	7,501	-	31,501

(ii) Major non-cash transaction

As detailed in Note 31(a), a total of number of 758,515,714 ordinary shares of the Company of HK\$0.01 each were issued. The subscription monies for the new shares issued amounted to approximately HK\$21,238,000 and was settled against approximately RMB17,425,000 of the amount due to ultimate controlling party during the year ended 31 December 2021.

(ii) 重大非現金交易

詳情如附註31(a)所載,本公司總共 發行758,515,714股每股面值0.01 港元的普通股。截至二零二一年 十二月三十一日止年度,已發行 新股的認購款項約為21,238,000 港元,並按應付最終控股方金額 約人民幣17,425,000元結算。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

38. PLEDGE OF ASSETS

As at 31 December 2021 and 2020, the Group's shareholding in Shanxi Qinshui and Yangcheng Huiyang and certain pipelines and plant and machinery were pledged as security for lease liabilities of the Group (Notes 16 and 26).

39. MATERIAL RELATED PARTY TRANSACTIONS

For the years ended 31 December 2021 and 2020, the directors are of the view that the following are related parties of the Group:

Name of party	Relationship	有關各方名稱	關係
沁水縣盛融投資有限責 任公司(transliterated as Shanxi Qinshui Prefecture Chengrong Investment Limited) ("Chengrong Investment")	Effectively owned 17% equity interest in Wanzhi Logistics as a non-controlling shareholder of a subsidiary.	沁水縣盛融投資 有限責任公司 (「盛融投資」)	作為一間附屬公 司非控股股東 實際擁有萬志 物流的17%股 本權益。
invoounont j			
陽城縣陽泰集團實業有 限公司(transliterated as Yangcheng Yangtai Group Industrial Company Limited) ("Yangcheng Yangtai")	Effectively owned 20% equity interest in Yangcheng Huiyang as a non-controlling shareholder of a subsidiary.	陽城縣陽泰集團 實業有限公司 (「陽城陽泰」)	作為一間附屬公 司之非控股股 東實際擁有陽 城惠陽的20% 股本權益。
鄭州貞成能源技術服務有限 公司(transliterated as Zhengzhou Zhengcheng Energy Technology Service Company Limited) ("Zhengzhou Zhengcheng")	Effectively owned 20% equity interest in Yangcheng Huiyang as a non-controlling shareholder of a subsidiary.	鄭州貞成能源技 術服務有限公司 (「鄭州貞成」)	作為一間附屬公 司之非控股股 東實際擁有陽 城惠陽的20% 股本權益。

38. 資產抵押

於二零二一年及二零二零年十二月 三十一日,本集團於山西沁水和陽城 惠陽的股權及若干管道及儀器以及器 械抵押用作本集團租賃負債的抵押品 (附註16及26)。

39. 重大關連人士交易

截至二零二一年及二零二零年十二月 三十一日止年度,董事認為下列各方 為本集團之關連人士:

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

39. 重大關連人士交易(續) **39. MATERIAL RELATED PARTY TRANSACTIONS** (Continued)

(a) Balances with related parties

As at 31 December 2021 and 2020, the Group and the Company had the following balances with related parties:

(i) Amount due from a related company

(a) 與關連人士之結餘

於二零二一年及二零二零年十二 月三十一日,本集團及本公司與 關連人士有下列結餘:

應收一間關聯公司款項 (i)

			Maximum amount outstanding
			during the year 年內最高 未償還金額
Name of related party 關連人士名稱	2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	RMB'000 人民幣千元
Yangcheng Yangtai 陽城陽泰	6,000	6,000	6,000

The amount due is unsecured, interest-free and repayable on demand.

(ii) Amounts due to ultimate controlling party/directors/ former directors/non-controlling shareholders of subsidiaries

The amounts due are unsecured, interest-free and repayable on demand.

(iii) Other borrowings

該等結欠款項為無抵押、免 息及須按要求償還。

(ii) 應付最終控股方/董事/前 董事/附屬公司之非控股股 東款項

該等結欠款項為無抵押、免 息及須按要求償還。

(iii) 其他借款

	2021	2020
	二零二一年	二零二零年
Name of related party	RMB'000	RMB'000
關連人士名稱	人民幣千元	人民幣千元
Chengrong Investment 盛融投資	24,000	24,200

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

39. MATERIAL RELATED PARTY TRANSACTIONS 39. 重大關連人士交易(續) (Continued)

(b) Key management personnel remuneration

(b) 主要管理人員之薪酬

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors and the chief executive as disclosed in note 11 and certain of the highest paid employees as disclosed in note 12, is as follows: 本集團主要管理人員之薪酬(包 括分別於附註11及附註12披露之 已付本公司董事、最高行政人員 及若干最高薪酬僱員之款項)如 下:

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Short-term employee benefits Post-employment benefits	短期僱員福利 離職後福利	4,473 104	3,243 105
Total remuneration is included in "Staff costs" (note 9(a))	薪酬總額計入「員工成本」 (附註9(a))	4,577	3,348

- (c) The Group entered into the following material related party transactions during the years ended 31 December 2021 and 2020:
- (c) 截至二零二一年及二零二零年 十二月三十一日止年度,本集團 已訂立下列重大關連人士交易:

		2021 二零二一年	2020 二零二零年
Name of related party 關連人士名稱	Nature of transaction 交易性質	RMB'000 人民幣千元	RMB'000 人民幣千元
Chengrong Investment 盛融投資	Loan interest expense 貸款利息開支	1,240	1,726

- (d) As stated in Note 31(a) and Note 37(ii), the Company issued 758,515,714 new ordinary shares of HK\$0.01 each at a price of HK\$0.028 per share, which was for settled against approximately RMB17,425,000 of the amount of due to ultimate controlling party during the year ended 31 December 2021.
- (d) 如附註31(a)及附註37(ii)所述,截至二零二一年十二月三十一日止年度,本公司以每股0.028港元的價格發行758,515,714股每股面值0.01港元的新普通股,按應付最終控股方金額約人民幣17,425,000元結算。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY

40. 本公司主要附屬公司之詳情

Particulars of the Company's principal subsidiaries at 31 December 2021 are as follows: 於二零二一年十二月三十一日,本公 司主要附屬公司之詳情如下:

				roportion o ership inte 股權比例		
Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment/ operations 註冊成立// 成立/經營地點	Particulars of issued and paid-up share/registered capital 已發行及繳付股本/ 註冊資本詳情	Group's effective interest 本集團之 實際權益	Direct 直接		- Principal activities 主要業務
山西陽城順泰能源發展有限公司 (transliterated as Shanxi Yangcheng Shuntai Energy Development Company Limited) ("Shanxi Yangcheng Shuntai") (notes (a)) 山西陽城順泰能源發展有限公司 (「山西陽城順泰」)(附註(a))	PRC 中國	Registered capital of HK\$83,000,000 註冊資本 83,000,000港元	100%	100%	-	Investment holding 投資控股
Shanxi Qinshui (notes (a) and (d)) 山西沁水 (附註(a)及(d))	PRC 中國	Registered capital of HK\$350,000,000 註冊資本 350,000,000港元	100%	100%	-	Manufacture and sales of liquefied coalbed gas 生產及銷售液化煤層氣
廣西北流燃氣有限公司 (transliterated as Guangxi Beiliu Gas Company Limited) (note (b)) 廣西北流燃氣有限公司 (附註(b))	PRC 中國	Registered capital of RMB33,212,567 註冊資本 人民幣33,212,567元	97.5%	-	97.5%	Sales of piped natural gas and provision of gas supply connection services 銷售管道天然氣及提供 供氣接駁服務
河北順泰能源有限公司 (transliterated as Hebei Shuntai Energy Company Limited) (note (a)) 河北順泰能源有限公司 (附註(a))	PRC 中國	Registered capital of RMB87,280,000 註冊資本 人民幣87,280,000元	100%	100%	-	Sales of liquefied coalbed gas 銷售液化煤層氣
山西萬志物流有限公司 (transliterated as Shanxi Wanzhi Logistics Limited) ("Wanzhi Logistics") (note (c)) 山西萬志物流有限公司 (「萬志物流」)(附註(c))	PRC 中國	Registered capital of RMB60,000,000 註冊資本 人民幣60,000,000元	83%	-	83%	Provision of liquefied coalbegas logistics services 提供液化煤層氣物流服務

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

Proportion of

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

40. 本公司主要附屬公司之詳情

			Proportion of ownership interest 股權比例		_	
Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment/ operations 註冊成立/ 成立/經營地點	Particulars of issued and paid-up share/registered capital 已發行及繳付股本/ 註冊資本詳情	Group's effective interest 本集團之 實際權益	Direct 直接		Principal activities 主要業務
Hong Kong Chung Wo Energy Investments Limited 香港中和能源產業投資有限公司	Hong Kong 香港	H K\$1 1港元	100%	-	100%	Investment holding 投資控股
陽城縣惠陽新能源發展有限公司 (transliterated as Yangcheng Huiyang New Energy Development Company Limited) ("Yangcheng Huiyang") (note (b)) 陽城縣惠陽新能源發展有限公司 (「陽城惠陽」)(附註(b))	PRC 中國	Registered capital of RMB30,000,000 註冊資本 人民幣30,000,000元	60%	-	60%	Exploration, development and production of coalbed methane 勘探、開發及生產煤層氣
陽城縣順安集輸管道有限公司 (transliterated as Yangcheng Shun An Gathering Pipeline Company Limited) (note (a)) 陽城縣順安集輸管道有限公司(附註(a))	PRC 中國	Registered capital of RMB10,000,000 註冊資本 人民幣10,000,000元	100%	-	100%	Gas distribution 天然氣分銷
諾信 (獻縣) 機械工程材料有限公司 (transliterated as Nuoxin (Xian County) Engineering Materials Company Limited) ("Nuoxin Engineering") (note b) 諾信 (獻縣) 機械工程材料有限公司 (「菜信 L) (附註 b)	PRC 中國	Registered capital of RMB47,564,900 註冊資本 人民幣47,564,900元	100%	-	100%	Manufacturing and sales of PE gas pipelines 生產及銷售聚乙烯供氣管道

(「諾信」)(附註b)

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

Notes:

附註:

Registered under the laws of the PRC as a wholly-owned foreign enterprise. (a)

(b) Registered under the laws of the PRC as a limited liability enterprise.

- Registered under the laws of the PRC as a Sino-foreign equity joint venture. (c)
- The registered capital of Shanxi Qinshui was HK\$350,000,000, of which (d) HK\$240,000,000 (2020: HK\$240,000,000) has been paid up as at 31 December 2021.

40. 本公司主要附屬公司之詳情 (續)

> 董事認為上表所列本公司之附屬公司 為主要影響本集團之業績或資產者。 董事認為,提供其他附屬公司之詳情 會導致篇幅過於冗長。

- 根據中國法律註冊為外商獨資企業。 (a)
- 根據中國法律註冊為有限責任企業。 (b)
- 根據中國法律註冊為中外合資企業。 (C)
- 山西沁水之註冊資本為350,000,000港元,其中 (d) 240,000,000港元(二零二零年:240,000,000 港元)已於二零二一年十二月三十一日繳付。

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

40. 本公司主要附屬公司之詳情

The following table shows information of subsidiary that has non-controlling interest ("NCI") material to the Group. The summarised financial information represents amounts before inter-company eliminations.

陽城縣惠陽新能源發展有限公司

(transliterated as Yangcheng Huiyang New Energy Development Company Limited)

(*潤)* 下表列示本集團擁有重大非控股權益 (「非控股權益」)之附屬公司之資料。

(「非控股權益」)之附屬公司之資料。 財務資料概要呈列集團內公司間撤銷 前之金額。

陽城縣惠陽新能源發展有限公司

		2021 二零二一年	2020 二零二零年
Principal place of business/country of incorporation	主要營業地點/註冊 成立國家	PRC 中國	PRC 中國
% of ownership interests/voting rights held by NCI	非控股權益持有之所有者 權益/投票權百分比	40%/40%	40%/40%
		RMB'000 人民幣千元	RMB'000 人民幣千元
At 31 December:	於十二月三十一日:		
Non-current assets	非流動資產	217,748	282,593
Current assets	流動資產	153,459	154,467
Current liabilities	流動負債	(474,273)	(497,981)
Net liabilities	淨負債	(103,066)	(60,921)
Accumulated NCI	累計非控股權益	(41,226)	(24,368)
Year ended 31 December:	截至十二月三十一日止年度:		
Revenue	收益	49,769	55,732
Reversal of impairment loss on other	其他應收款項減值虧損撥回		
receivable		96	34
Impairment loss on property,	物業、儀器及設備減值虧損		
plant and equipment		(26,376)	-
(Loss)/profit	(虧損)/溢利	(42,145)	10,906
Total comprehensive income	全面收入總額	(42,145)	10,906
(Loss)/profit allocated to NCI	分配至非控股權益之		
	(虧損)/溢利	(16,858)	4,363
Dividends paid to NCI	派付予非控股權益之股息	-	-
Net cash generated from (used in)	經營活動產生(所用)之		
operating activities	現金淨額	813	(1,034)
Net cash used in investing activities	投資活動所用之現金淨額	(49)	(972)
Net cash used in financing activities	融資活動所用之現金淨額	(1,397)	(1,650)
Net decrease in cash and cash	現金及現金等值物		
equivalents	減少淨額	(633)	(3,656)

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

41. DISPOSAL OF SUBSIDIARIES

(a) On 30 June 2021, the Group entered into a sale agreement with ENN Gas Hong Kong Investment Limited (the "Purchaser"), an independent third party to dispose of the entire equity interest in a subsidiary, Luoyang Shunhe Energy Co., Ltd. ("Luoyang Shunhe") at a consideration of approximately RMB73,984,000. The consideration is satisfied by cash. The principal activities of Luoyang Shunhe are pipeline gas transmission and distribution, storage and sales. The disposal was effected in order to obtain funds for the Group's research and development and repayment of debt. The disposal was completed on 4 October 2021, on which date control of Luoyang Shunhe passed to the Purchaser. For details, please refer to the Company's announcements dated 4 October 2021 and 16 July 2021, and the Company's circular dated 7 September 2021. The net assets of Luoyang Shunhe at the date of disposal were as follows:

41. 出售附屬公司

(a) 於二零二一年六月三十日,本集 團與一名獨立第三方新奧燃氣香 港投資有限公司(「買方」)訂立銷 售協議,以出售於一間附屬公司 洛陽順和能源有限公司(「洛陽順 和」)的全部股權,代價約為人民 幣73.984.000元。該代價以現金償 付。洛陽順和的主營業務為管道 燃氣傳輸及分銷、貯存及銷售。出 售事項旨在為本集團研發取得資 金以及償還債務。出售事項已於 二零二一年十月四日完成,當日 洛陽順和的控制權轉移至買方。 有關詳情,請參閱本公司日期為 二零二一年十月四日及二零二一 年七月十六日之公告,以及本公 司日期為二零二一年九月七日之 通函。於出售日期,洛陽順和的資 產淨值如下:

		RMB'000 人民幣千元
Net assets disposed of:	所出售的資產淨值:	
Property, plant and equipment	物業、機器及設備	25,623
Right-of-use assets	使用權資產	5,755
Intangible assets	無形資產	-
Trade and other receivables	應收賬款及其他應收款項	136
Cash and bank balances	現金及銀行結餘	6
Trade and other payables	應付賬款及其他應付款項	(4,775)
Tax payable	應付税項	(533)
Deferred tax liabilities	遞延税項負債	(2,884)
		23,328
Gain on disposal of subsidiary:	出售附屬公司之收益:	
Consideration	代價	73,984
Net assets disposed of	所出售的資產淨值	(23,328)
Gain on disposal	出售事項收益	50,656
Net cash inflow arising on disposal:	出售事項產生之現金流入淨額:	
Cash consideration	現金代價	73,984
Less: cash and bank balances disposed of	減:所出售的現金及銀行結餘	(6)
consideration receivable (Note 21)	應收代價(附註21)	(14,523)
		59,455

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

41. DISPOSAL OF SUBSIDIARIES (Continued)

41. 出售附屬公司(續)

- (b) On 7 April 2021, the Group entered into a sale agreement with an independent third party to dispose of the entire equity interest in a subsidiary, Shenzhen Ruishi Investment Co., Ltd. ("Shenzhen Ruishi") at a consideration of RMB1. The disposal was completed on 7 April 2021, on which date control of Shenzhen Ruishi passed to the purchaser. The net liabilities of Shenzhen Ruishi at the date of disposal were as follows:
- (b) 於二零二一年四月七日,本集團 與獨立第三方訂立銷售協議,以 出售於一間附屬公司深圳市睿時 投資有限公司(「深圳睿時」)的全 部權益,代價為人民幣1元。出售 事項於二零二一年四月七日完成, 於當日深圳睿時的控制權轉移至 買方。於出售日期深圳睿時的負 債淨值如下:

		RMB'000 人民幣千元
Net liabilities disposed of: Other payables	所出售的負債淨值: 其他應付款項	(154)
		(154)
Gain on disposal of subsidiary: Consideration Net liabilities disposed of	出售附屬公司之收益: 代價 所出售的負債淨值	_ 154
Release of non-controlling interest	解除非控股權益	(25)
Gain on disposal	出售事項收益	129
Net cash inflow arising on disposal: Cash consideration Less: cash and bank balances disposed of	出售事項產生之現金流入淨額: 現金代價 減:所出售的現金及銀行結餘	

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

42. 本公司之財務狀況表

		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元
Non-current assets Property, plant and equipment Investments in subsidiaries Amounts due from subsidiaries	非流動資產 物業、機器及設備 於附屬公司之投資 應收附屬公司款項	157 80,033 45,399	418 80,033 112,431
		125,589	192,882
Current assets Prepayment and other receivables Cash and cash equivalents	流動資產 預付款項及其他應收款項 現金及現金等值物	629 54,135	667 121
		54,764	788
Current liabilities Amounts due to subsidiaries Amounts due to directors Accrued expenses and other payables	流動負債 應付附屬公司款項 應付董事款項 應計費用及其他應付款項	30,618 1,990 6,070	25,640 18,844 3,746
		38,678	48,230
Net current assets/(liabilities)	流動資產/(負債)淨值	16,086	(47,442)
Total assets less current liabilities	總資產減流動負債	141,675	145,440
Net assets	資產淨值	141,675	145,440
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	17,133 124,542	10,910 134,530
Total equity	總權益	141,675	145,440

Approved and authorised for issue by the board of directors on 31 March 2022.

由董事會於二零二二年三月三十一日 批准及授權刊發。

Wang Zhong Sheng 王忠勝 Director 董事 Chang Jian 常建 Director 董事

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

儲備

42. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

42. 本公司之財務狀況表(續)

Reserves

		Share premium	Translation reserve	Contributed surplus	Share option reserve	Convertible bonds reserve 可換股	Accumulated losses	Total
		股份溢價 RMB'000 人民幣千元	換算儲備 RMB'000 人民幣千元	實繳盈餘 RMB'000 人民幣千元	購股權儲備 RMB'000 人民幣千元	「供加 情券儲備 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
Balance at 1 January 2020	於二零二零年一月一日結餘	(668,084)	26,362	1,384,004	30,849	8,652	(589,679)	192,104
Loss for the year	本年度虧損	-	-	-	-	-	(38,827)	(38,827)
Other comprehensive income for the year	本年度其他全面收入	-	(18,747)	-	-	-	-	(18,747)
Total comprehensive loss for the year	本年度全面虧損總額	_	(18,747)	-	-	-	(38,827)	(57,574)
Transfer to accumulated losses upon maturity of convertible bonds	於可換股債券到期後 轉撥至累計虧損	_	-	_	_	(8,652)	8,652	-
Balance at 31 December 2020 and 1 January 2021	於二零二零年十二月三十一日 及二零二一年一月一日結餘	(668,084)	7,615	1,384,004	30,849	-	(619,854)	134,530
Loss for the year	本年度虧損	-	-	-	-	-	(11,758)	(11,758)
Other comprehensive loss for the year	本年度其他全面虧損	-	(9,432)	-	-	-	-	(9,432)
Total comprehensive loss for the year	本年度全面虧損總額	-	(9,432)	-	-	-	(11,758)	(21,190)
Issue of shares Lapse of share options	發行股份 購股權失效	11,202 -	-	-	- (30,849)	- -	- 30,849	11,202 -
Balance at 31 December 2021	於二零二一年十二月三十一日 結餘	(656,882)	(1,817)	1,384,004	-	_	(600,763)	124,542

FIVE YEAR FINANCIAL SUMMARY 五年財務摘要

For the year ended 31 December 2021 截至二零二一年十二月三十一日止年度

RESULTS

		For the year ended 31 December 截至十二月三十一日止年度					
		2021 二零二一年 RMB'000 人民幣千元	2020 二零二零年 RMB'000 人民幣千元	2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 RMB'000 人民幣千元	2017 二零一七年 RMB'000 人民幣千元	
Revenue	收益	215,125	179,329	168,229	168,097	178,562	
Profit/loss) from operations	經營業務產生之						
Finance costs Impairment loss on property,	溢利/(虧損) 財務費用 物業、機器及設備	14,152 (7,788)	(4,948) (8,127)	(18,295) (9,880)	(73,469) (9,296)	(48,851) (9,171)	
plant and equipment	減值虧損	(26,376)	(23,355)	(40,637)	(39,090)	(8,329)	
Loss before taxation Income tax credit/(expense)	除税前虧損 所得税抵免/(開支)	(20,012) 346	(36,430) 206	(68,812) 1	(121,855) (78)	(66,351) (620)	
Loss for the year	本年度虧損	(19,666)	(36,224)	(68,811)	(121,933)	(66,971)	
Attributable to :	下列應佔:	(2.2.2)	(40.007)	(00 = (0)	(10=000)	(70,010)	
Equity shareholders of the Company Non-controlling interests	本公司權益股東 非控股權益	(2,236) (17,430)	(40,627) 4,403	(63,510) (5,301)	(105,686) (16,247)	(70,219) 3,248	
Loss for the year	本年度虧損	(19,666)	(36,224)	(68,811)	(121,933)	(66,971)	

ASSETS AND LIABILITIES

資產及負債

業績

		2021 二零二一年 RMB'000 人民幣千元		t 31 December 十二月三十一日 2019 二零一九年 RMB'000 人民幣千元	2018 二零一八年 RMB'000 人民幣千元	2017 二零一七年 RMB'000 人民幣千元
Total assets Total liabilities	總資產 總負債	467,940 (353,271)	502,648 (383,854)	558,905 (405,762)	668,220 (444,995)	819,903 (486,278)
		114,669	118,794	153,143	223,225	333,625
Attributable to: Equity shareholders of the Company Non-controlling interests	下列應佔: 本公司權益股東 非控股權益	161,622 (46,953)	147,739 (28,945)	185,554 (32,411)	250,335 (27,110)	344,488 (10,863)
		114,669	118,794	153,143	223,225	333,625

中國煤層氣集團有限公司 China CBM Group Company Limited

1.de